

KIRLOSKAR ELECTRIC COMPANY LTD.,

Sect./26/2022-23 July 20, 2022

To, The Secretary,

BSE LTD.,

Stock Exchange Towers, Floor 25, PJ Towers, Dalal Street, Mumbai – 400 051. Scrip Code 533193; Scrip ID KIRELECT

National Stock Exchange of India Limited

Exchange Plaza, Plot no. C/1, G-Block, Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051. Symbol – KECL; Series – EQ

Dear Sir / Ma'am,

Sub: <u>Submission of the Annual Report under the SEBI (Listing Obligations and Disclosure Requirements)</u>
Regulations, 2015 (Listing Regulations)

Pursuant to Regulation 34(1) of the Listing Regulations, as amended from time to time, we forward herewith the 75th Annual Report of the Company for FY 2021-22. The 75th Annual General Meeting of the Company will be held on **Friday, the 12th day of August 2022 at 11.00 AM** through Video Conference (VC) / Other Audio Visual Means (OAVM). The said Annual Report for the FY 2021-22 has been sent through electronic mode to the shareholders of the Company and is also available on the website of the Company at www.kirloskarelectric.com.

It is requested that the above may please be taken on record.

Thanking you

Yours faithfully

For Kirloskar Electric Company Limited

MAHABALE Digitally signed by MAHABALESHWAR BHAT Date: 2022.07.20 19:47:29 +05'30'

Mahabaleshwar Bhat

Company Secretary & Compliance Officer

Encl: a/a

Regd. Office: No. 19, 2nd Main Road, Peenya 1st Stage, Phase -1, Peenya, Bengaluru, Karnataka, 560058 T+91 80 2839 7256, F +91 80 2839 6727; Email Id: investors@kirloskarelectric.com Customer care No. : 1800 102 8268, website: www.kirloskarelectric.com

CIN: L31100KA1946PLC000415



KIRLOSKAR ELECTRIC COMPANY LTD.,

Converting Energy to Serve the Billions



Annual Report 2021-22



1950kw DC Motor, 880/990RPM, IP55/W7A86 in FRAME KWDC 3157

- Executive Chairman

- Independent Director

BOARD OF DIRECTORS

Mr. Vijay Ravindra Kirloskar

Mr. Satyanarayan Agarwal - Independent Director Mr. Anil Kumar Bhandari - Independent Director Mr. Sarosh Jehangir Ghandy - Independent Director

Mr. Mahendra Vellore Padmanaban Mr. Kamlesh Suresh Gandhi

- Independent Director Dr. Ashok Misra - Independent Director Mr. Suresh Kumar - Non Executive Director Mrs. Meena Kirloskar - Non Executive Director

Mr. Sanjeev Kumar Shivappa

Mr. Ravi Ghai

- Nominee Director (upto 09.02.2022)

& Additional Director (appointed on 12.07.2022) - Additional Director (appointed on 12.07.2022)

- Director (Finance) & Chief Financial Officer

Mr. Anand Balaramacharya Hunnur

DIRECTOR (FINANCE) & CHIEF FINANCIAL OFFICER Mr. Sanjeev Kumar Shivappa

COMPANY SECRETARY AND

COMPLIANCE OFFICER

Ms. K S Swapna Latha (upto 20.04.2022) Mr. Mahabaleshwar Bhat (w.e.f 12.07.2022)

INTERIM COMPLIANCE OFFICER

Ms. P.K. Varsha Raja (w.e.f 20.04.2022 & upto 12.07.2022)

AUDITORS

M/s. K N Prabhashankar & Co

BANKERS

Bank of India State Bank of India

Union Bank (Corporation Bank Ltd)

Bank of Commerce, Kualalumpur(Malaysia)

Dubai Islamic Bank, UAE

REGISTERED OFFICE

No. 19, 2nd Main Road, Peenya 1st Stage, Phase - I, Peenya, Bangalore - 560 058 CIN: L31100KA1946PLC000415 Ph no. 080-28397256 / 28396630 / 28395630 / 28396561 / 28396755

Fax no. 080-28396727

Email: investors@kirloskarelectric.com website: www.kirloskarelectric.com

FACTORIES LOCATION

Govenahalli, Nelamangala - Bengaluru; Budhihal, Nelamangala - Bengaluru;

Gokul Road, Hubli;

Belwadi industrial area, Mysore; Hirehalli village, Tumkur;

Kondhapuri, Pune.

Information for members:

75th Annual General Meeting (AGM)

Date : August 12, 2022

Day : Friday

Time : 11.00 AM

: Video Conferencing ('VC') Mode

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CHAIRMAN'S MESSAGE



Dear Shareholders.

I hope this letter finds you in good health.

This has been another important year for us. FY21-22 was a turnaround year, which had been significantly impacted for the past few years due to COVID-19 pandemic, changes in regulatory norms, global geo political issues, liquidity crunches and overall GDP slow down. In-spite of these challenges in the business, promising signs of growth in FY22 was evident in every segment supplemented by a set of strong fundamentals with a steady sign of recovery in the overall economy, rising industrial outputs and increased infrastructure spending. Not only have we managed the ongoing impact of the COVID-19 pandemic, we have also demonstrated strong resilience by overcoming significant challenges that the Company experienced. Thanks to extensive planning and agile response coupled with the relentless commitment and dedication of every member of the Kirloskar Electric family in these challenging and unprecedented difficult times.

On the business front, we have developed plans that will enable our next chapter in the years to come. We have continuously monitored & studied how the market is moving and what we need to do for serving our customers in better way. The result of this exercise was the evolving of new set of strategic priorities for the Company and a performance framework to help track our progress. We are pleased to inform that the right plans are in place, and our colleagues have embraced them wholeheartedly.

Further, the Indian power and distribution transformer market is undergoing a wide-scale transformation and infrastructure segment is anticipated to witness continuous growth over the coming years. Favorable government policies in India made in accordance with the increasing energy demand, the shift in focus of the government of the country towards renewable energy sources and the growing need to improve its existing grid infrastructure are anticipated to drive the market growth in the coming years which will substantially contribute for the growth of your Company.

The EV push in India opens a plethora of business opportunities for your Company and therefore we are extensively studying and exploring opportunities in the EV business. The global electric vehicle market was estimated at USD 170 billion in 2021 and is expected to reach over USD 1103.17 billion by 2030, poised to grow at a compound annual growth rate (CAGR) of 23.1% during the forecast period 2022 to 2030. Regardless of the country's ambitious targets, India's EV space is at a nascent stage which offers the world's largest untapped market and your Company being one of the foremost manufacturers of Motors for Electrical vehicles stands to benefit on many fronts in the years to come

As the world transitions to a managed phase of the COVID-19 pandemic, we are seeing improvement in overall economic sentiments and in market conditions. While the Company saw heightened level of volatility this year, our focus continues to be in strengthening our business, restoring our financial position, earning power and driving for long-term profitable growth to the Company.

Despite the unprecedented challenges that the Company faced, we remain confident in our business model and are well-placed to take advantage of the new business opportunities and shall continue to accelerate our growth for the coming year and beyond.

With this in mind, I would like to place on record our whole hearted appreciation to all our employees for their immense contributions in these trying times. The work we have done this year and the progress we have made with our customers gives me confidence that we are on the right path to achieve sustainable growth in the future.

Together, we will build on our success over the past year, sustain our position, deliver against our strategic priorities and in doing so accelerate our momentum and drive to keep growing.

On behalf of Board, I would like to thank all our bankers, financial institutions, vendors, suppliers and other stakeholders for their continued encouragement, support and trust in us. Most importantly, I would like to thank you, our valued shareholders, for supporting us and reposing your confidence in your company. We look forward to your continued support as we take on the challenges in the future.

Vijay R. Kirloskar Executive Chairman

NOTICE OF 75th ANNUAL GENERAL MEETING

NOTICE is hereby given that the SEVENTY FIFTH ANNUAL GENERAL MEETING ("AGM") of the members of KIRLOSKAR ELECTRIC COMPANY LIMITED will be held on Friday, the 12th day of August, 2022 at 11.00 A.M through Video Conferencing / Other Audio Visual Means to transact the following businesses:

ORDINARY BUSINESS

- 1. To receive, consider and adopt,
 - a) the audited standalone financial statement of the Company for the year ended March 31, 2022 together with the reports of the Board of Directors and auditor's thereon; and
 - b) the audited consolidated financial statement of the Company for the financial year ended March 31, 2022 and the report of Auditors thereon and in this regard, to consider and if thought fit, to pass the following resolutions as **Ordinary Resolutions:**
 - (a) "RESOLVED THAT the audited standalone financial statements of the Company for the financial year ended March 31, 2022 and the reports of the Board of Directors and Auditor's thereon, as circulated to the members be and are hereby considered and adopted."
 - (b) "RESOLVED THAT the audited consolidated financial statement of the Company for the financial year ended March 31, 2022 and the report of the Auditor's thereon, as circulated to the members, be and are hereby considered and adopted."
- To appoint Mrs. Meena Kirloskar (DIN: 00286774), Non Executive Director, who retires by rotation as a Director and in this regard, to consider and, if thought fit, to pass the following resolution as an 'Ordinary Resolution':
 - "RESOLVED THAT in accordance with the provisions of section 152 and other applicable provisions of the Companies Act, 2013, Mrs. Meena Kirloskar (DIN: 00286774), Non Executive Director, who retires by rotation at this meeting and being eligible has offered herself for reappointment, be and is hereby appointed as Director of the Company liable to retire by rotation."

SPECIAL BUSINESS

- To appoint Mr. Ravi Ghai (DIN: 08715119), as Director of the Company and as an Independent Director of the Company and, if thought fit, to pass the following resolution as a 'Special Resolution':
 - "RESOLVED THAT Mr. Ravi Ghai (DIN: 08715119), who was appointed as an Additional Director of the Company with effect from July 12, 2022 by the Board of Directors,

based on the recommendation of the Nomination and Remuneration Committee, and who holds office upto the date of this Annual General Meeting of the Company under Section 161(1) of the Companies Act, 2013 ('Act') [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and in terms of Articles of Association of the Company, and who is eligible for appointment and in respect of whom the Company has received a notice in writing under Section 160(1) of the Act from a member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of Sections 149, 150, 152 and other applicable provisions, if any, of the Act read with Schedule IV to the Act and the Companies (Appointment and Qualification of Directors) Rules, 2014, Regulation 17 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time and pursuant to Articles of Association of the Company, the appointment of Mr. Ravi Ghai (DIN: 08715119), that meets the criteria for independence as provided in Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Listing Regulations and who has submitted a declaration to that effect, and who is eligible for appointment as an Independent Director of the Company, for a term of five consecutive years with effect from July 12, 2022 and who would not be liable to retire by rotation, be and is hereby approved."

- 4. To appoint Mr. Anand Balaramacharya Hunnur (DIN: 06650798), as Director of the Company, and, if thought fit, to pass the following resolution as an 'Ordinary Resolution':
 - "RESOLVED THAT Mr. Anand Balaramacharya Hunnur (DIN: 06650798) who was appointed as an Additional Director of the Company on July 12, 2022 and who holds office up to the date of this annual general meeting of the Company and in respect of whom the Company has received a notice in writing from a member as per provisions of Section 160 of Companies Act, 2013, signifying his intention to propose the candidature of Mr. Anand Balaramacharya Hunnur as a Director, be and is hereby appointed as Director of the Company."
- To appoint Mr. Anand B Hunnur (DIN: 06650798) as Managing Director of the Company and to consider and, if thought fit, to pass the following resolution as a 'Special Resolution'.
 - "RESOLVED THAT in terms of the provisions of Sections 196, 197, 200 and other applicable provisions, if any, of the Companies Act, 2013, rules framed thereunder and Schedule V, as amended, approval of the company be and is hereby accorded to the appointment, including the terms of appointment, of Mr. Anand B Hunnur (DIN: 06650798), as Managing Director of the company for a period of three (3) years with a

remuneration of ₹ 1,02,00,000/- per annum effective from July 12, 2022 with the remuneration details as set out hereunder:

a. Salary:

₹ 36,00,000/- (Rupees Thirty Six Lakhs) per annum.

b. Perquisites and allowances:

Managing Director shall be entitled to perquisites and allowances like rent free accommodation (including maintenance fee) or house rent allowance in lieu thereof, special allowances, car allowance, performance incentive, reimbursement of water expenses, gas and electricity bills at residence and medical expenses for self and his family including dependents and all other payments in the nature of perquisites and allowances subject to ceiling of ₹ 54,54,840/- (Rupees Fifty Four Lakhs Fifty Four Thousand Eight Hundred & Forty only) per annum which shall also include premium payable towards medi-claim and personal accident insurance as per the policies of the Company.

Explanation

Perquisites shall be evaluated as per the provisions of the income tax rules.

"Family" here means the dependent child of the Managing Director

For the purpose of calculating the above ceiling, perquisites shall be evaluated as per the income tax rules, wherever applicable. In the absence of any such rule, perquisites shall be evaluated at actual cost.

Use of company's car for official purposes and telephone at residence and cell phone (including payment for local calls and long distance official calls) shall not be included in the computation of perquisites for the purpose of calculating the said ceiling.

Apart from the reimbursement of ordinary medical expenses, in case of hospitalization of the Managing Director, the Board of directors shall have the discretion to reimburse the actual expenses incurred by him including on travel, notwithstanding that the total perquisites will exceed the limit of ₹ 54,54,840/-(Rupees Fifty Four Lakhs Fifty Four Thousand Eight Hundred & Forty only) per annum in any financial year.

The Managing Director shall be entitled to reimbursement of all expenses incurred by him in connection with the business of the company.

RESOLVED FURTHER THAT pursuant to the provisions of Section 197 and other applicable provisions of the Companies Act, 2013 read with schedule V, as amended, to the Companies Act, 2013, where in any financial year during the tenure of the appointment, company has losses or its profits are inadequate, the remuneration of ₹ 1,02,00,000/-(Rupees One Crore Two Lakhs only) or such higher remuneration, as may be approved by the Board of directors within the limits permitted under schedule V to the Companies Act, 2013 be paid to Mr. Anand B Hunnur as the minimum remuneration."

6. To appoint M/s. Sundar and Associates (AF no.1172), Chartered Accountants, Malaysia as auditor of the Branch office situated at Kuala Lumpur, Malaysia & to consider and, if thought fit, to pass the following resolution as an 'Ordinary resolution':

"RESOLVED THAT pursuant to the provisions of Section 143(8) and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, as amended from time to time, M/s. Sundar and Associates (AF no. 1172), Chartered Accountants, Malaysia, the retiring auditor of the Company's Branch office at Kuala Lumpur, Malaysia are hereby appointed as Auditor of the Branch office of the Company, to hold the office from the conclusion of this annual general meeting until the conclusion of next annual general meeting of the Company and, on such remuneration, terms and conditions, the Board of directors may deem fit."

7. To appoint M/s. BMS Auditing, Chartered Accountants, as auditor of the Branch office situated at Ajman, UAE and to consider and, if thought fit, to pass the following resolution as an 'Ordinary Resolution':

"RESOLVED THAT pursuant to the provisions of Section 143(8) and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, as amended from time to time, M/s. BMS Auditing, Chartered Accountants, are hereby appointed as Auditor of the Branch office of the Company situated at Ajman, UAE, to hold the office from the conclusion of this annual general meeting until the conclusion of next annual general meeting of the Company and, on such remuneration, terms and conditions, the Board of directors may deem fit."

8. To ratify the remuneration of Cost Auditors for the financial year ending March 31, 2022 and to consider and, if thought fit, to pass the following resolution as an 'Ordinary Resolution':

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 ("Act") and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modifications (s) or reenactment thereof, for the time being in force), M/s. Rao, Murthy & Associates (Firm regn no. 000065), Cost Accountants, were appointed by the Board of Directors on the recommendation of the Audit Committee of the Company, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2022, be paid the remuneration as set out in the Explanatory Statement annexed to the notice convening this meeting.

RESOLVED FURTHER THAT the Board of Directors and the Company Secretary of the Company be and are hereby authorized to perform all such acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

By the order of the Board of Directors For Kirloskar Electric Company Limited

Vijay R Kirloskar
Place: Bengaluru Executive Chairman
Date: 12.07.2022 DIN: 00031253.

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 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021, General circular no. 02/2022 and General Circular no. 03/2022 dated May 05, 2022 (collectively referred to as "MCA Circulars"), which permitted the holding of the Annual General Meeting ("AGM") through VC / OAVM, without the physical presence of the Members at a common venue and in compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and MCA Circulars, the AGM of the Company is being held through VC / OAVM. Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- (b) The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, relating to Special Businesses is annexed hereto. All the Special Businesses are considered to be unavoidable by the Board of Directors of the Company.
- (c) Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021 and May 05, 2022 the Company is providing facility of remote e-voting to its Members in respect of the businesses to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as e-voting at the time of conducting AGM through video conferencing (VC) or other audio visual means (OAVM) will be provided by CDSL.
- (d) Pursuant to the MCA Circular No. 14/2020 dated April 08, 2020 issued by the Ministry of Corporate Affairs and SEBI circular dated May 13, 2022, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat and cast their votes through e-voting.
- (e) 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 1,000 members on first come first served basis. This will not include large members (members 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, Scrutinizers etc., who are allowed to attend the AGM without restriction on account of first come first served basis.
- (f) The attendance of the members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- (g) Pursuant to Circular nos. 14/2020, 17/2020, 20/2020, 02/2021, 02/2022 & 03, 2022 dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021 & May 05, 2022 respectively issued by Ministry of Corporate Affairs and Circulars dated May 12, 2020, January 15, 2021 & May 13, 2022 issued by SEBI, the 75th AGM of the Company will be held through VC/OAVM. Electronic copy of the Annual Report for the year ended March 31, 2022 and Notice of the AGM are being sent to all the members whose email IDs are registered with the Company / Depository Participants(s) for communication purposes by way of link. The Notice can also be accessed from the websites of the Stock Exchanges i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e., www.evotingindia.com. A copy of the notice of the AGM and annual report are also available for download from the website of the Company at www.kirloskarelectric.com.
- (h) For the purpose of AGM, the Register of Members of the Company will remain closed from Saturday, August 06, 2022 to Friday, August 12, 2022 (both the days inclusive).
- (i) Documents relating to any of the items mentioned in the Notice and the Explanatory Statement thereto are open for inspection at the registered office of the Company on any working day during the business hours of the Company.
- (j) Members requiring information on the accounts and operations of the Company are requested to write to the Company at investors@kirloskarelectric.com at least seven days before the date of the AGM to enable the management to keep the information ready.
- (k) Members holding share(s) either singly or jointly in identical order in more than one folio are requested to write to the Company enclosing the share certificates to enable the Company to consolidate their holdings in one folio.
- (I) Members holding shares in physical form are requested to notify any change of their addresses timely to the Company's

Registrar and Share Transfer Agent ("RTA"), i.e., Integrated Registry Management Services PrivateLimited, No. 30, Ramana Residency, 4th Cross, Sampige Road Malleswaram, Bengaluru – 560003. Members holding shares in the electronic form are advised to notify any change in their address to the concerned depository participants.

- (m) Members desirous of making a nomination in respect of their shareholdings in the Company, as permitted under Section 72 of the Companies Act, 2013, are requested to submit the prescribed Form No SH.13 duly completed to the secretarial department of the Company.
- (n) The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their DEMAT accounts. Members holding shares in physical form can submit their PAN details to the Company.
- Voting through electronic means in compliance with the provisions of section 108 of the Companies Act, 2013, Rule 20 of Companies (Management and Administration) Rules, 2014, as substituted by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the Company has provided a facility to its members to exercise their votes electronically through e voting service arranged through Central Depository Services (India) Limited ("CDSL"). The facility to cast votes through e-voting will also be made available during the AGM and members attending the AGM through Video Conference, but who have not cast/ exercised their rights to vote by remote evoting shall be able to exercise their right to vote through e-voting during the AGM. Members who have cast their votes through remote evoting prior to the AGM may attend the AGM through Vide Conference but shall not be entitled to cast their votes again during the AGM. The instructions for remote evoting are provided herein.
- (p) Mr. Sudheendra Ghali, Practicing Company Secretary (ACS No. 7037 / PCS No. 7537), has been appointed as scrutinizer to scrutinize the e-voting process during the AGM and remote e-voting process in a fair and transparent manner.
- (q) THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND E-VOTING DURING AGM AND JOINING MEETING THROUGH VC/OAVM ARE AS UNDER:
 - (i) The voting period will begin on Tuesday, August 09, 2022 (from 9.00 A.M) and will end on Thursday, August 11, 2022 (at 5.00 P.M). During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
 - (ii) The cut-off date for e-voting facility is Friday, August 05, 2022 and members whose names appear in the register of members shall be entitled to avail the service. Any person who becomes a member of the Company after dispatch of the notice of the AGM and holding shares as on the cut-off date is requested to contact Company's RTA to get the details relating to his/her user-id and password. Members may call the RTA through telephone number +91-80-23460815-818 or send an email request to irg@integratedindia.in.
 - (iii) Members who have already voted prior to the meeting date would not be entitled to vote during the meeting.
 - (iv) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its Members, in respect of all Members' resolutions. However, it has been observed that the participation by the public non-institutional Members/retail Members is at a negligible level.
 - Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the Members.
 - In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable evoting to all the Demat account holders, by way of a single login credential, through their Demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
 - (v) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual Members holding securities in Demat mode are allowed to vote through their Demat account maintained with Depositories and Depository Participants. Members are advised to update their mobile number and email Id in their Demat accounts in order to access e-Voting facility.

(vi) Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual Members holding securities in Demat mode is given below:

Type of Members	Login Method		
Individual Members holding securities in Demat mode with CDSL	1) Users of who have opted for CDSL's Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URLs for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on Login icon and select New System Myeasi.		
	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there are also links provided to access the system of all e-Voting Service Providers i.e., CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.		
	3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration		
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin the system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e- Voting Service Providers.		
Individual Members holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re- directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.		
	 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at		
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting		
Individual Members (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider's website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.		

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

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

Login type	Helpdesk details
Individual Members holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022 23058738 and 022 23058542-43.
Individual Members holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 224430

(vii) Login method for e-Voting and joining virtual meeting for physical members & members other than individual holding in DEMAT form.

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

	For physical members & members other than individual holding Shares in DEMAT		
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both DEMAT members as well as physical members)		
	Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the last 8 digits of the DEMAT account/folio number in the PAN field.		
Dividend Bank Details OR Date of Birth (DOB)	Enter the Date of Birth as recorded in your DEMAT account or in the Company records for the said DEMAT account or folio in dd/mm/yyyy format.		
	If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.		

- 7. After entering these details appropriately, click on "SUBMIT" tab.
- 8. Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in DEMAT form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the DEMAT holders for voting for resolutions of any other Company on which they are eligible to vote, provided that Company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- 9. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- 10. Click on the EVSN of KIRLOSKAR ELECTRIC COMPANY LIMITED on which you choose to vote.
- 11. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution & opti-on NO implies that you dissent to the Resolution.
- 12. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.

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- 13. After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- 14. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- 15. You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- 16. If DEMAT account holder has forgotten the same password then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

(viii) Addtional Facility for Non – Individual Members and Custodians – For Remote Voting only:

- Non-Individual Members (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk. evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and/or Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual Members are required to send the relevant Board Resolution/ Authority letter etc. together
 with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to
 the Company at the email address viz; investors@kirloskarelectric.com, if they have voted from individual tab & not
 uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.
- (ix) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.gevoting@cdslindia.com
- (x) The results of the e-voting along with the scrutinizer's report shall be placed in the Company's website www.kirloskarelectric.com and on the website of CDSL within Forty Eight hours of the conclusion of AGM. The results will also be communicated to the stock exchanges where the shares of the Company are listed.

(r) INSTRUCTIONS FOR MEMBERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING AREAS UNDER:

- The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- 4. Members are encouraged to join the Meeting through Laptops / IPads for better experience.
- Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that participants connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to fluctuation in their respective network. It is therefore recommended to use stable Wi-Fi or LAN connection to mitigate any kind of aforesaid glitches.
- 7. Members who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast **07 days prior to meeting** mentioning their name, Demat account number/folio number, email id, mobile number at investors@kirloskarelectric.com. The Members who do not wish to speak during the AGM but have queries may send their queries in advance **07 days prior to meeting** mentioning their

- name, Demat account number/folio number, email id, mobile number at investors@kirloskarelectric.com. These queries will be replied by the company suitably by email.
- 8. Those Members who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those Members, who are 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 available during the AGM.
- 10. If any Votes are cast by the Members through the e-voting available during the AGM and if the same Members have not participated in the meeting through VC/OAVM facility, then the votes cast by such Members shall be considered invalid as the facility of e-voting during the meeting is available only to the Members attending the meeting.
- (s) PROCESS FOR THOSE MEMBER'S WHOSE EMAIL ADDRESSES / MOBILE NUMBER ARE NOT REGISTERED WITH THE COMPANY / DEPOSITORIES FOR OBTAINING LOGIN CREDENTIALS FOR E-VOTING FOR THE RESOLUTIONS PROPOSED IN THIS NOTICE:
 - For Physical Member: please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id.
 - ii. For Demat Members: please provide Demat account details (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), 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 Company/RTA email id.

Contact Details: Quick reference for members			
Company	Kirloskar Electric Company Limited		
Registered Office	No. 19, 2 nd Main Road, Peenya 1 st stage, Phase-I, Peenya, Bengaluru – 560058 CIN: L31100KA1946PLC000415; Email: investors@kirloskarelectric.com Website: www.kirloskarelectric.com Tel No.: 080-28397256; Fax: 080-28396727		
Registrar and Transfer Agent :	M/s. Integrated Registry Management Services Private Limited, No. 30, Ramana Residency, 4th Cross, Sampige Road Malleswaram, Bengaluru — 560003 CIN: U74900TN2015PTC101466 Email: irg@integratedindia.in Tel: 080-23460815-818; Fax: 080-23460819		
e-Voting Agency	Central Depository Services (India) Limited E-mail: helpdesk.evoting@cdslindia.com 022-23058738 and 022-23058542/43. All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.		
Scrutinizer	Mr. Sudheendra Ghali, Practising Company Secretary. E-mail ID: roc@Spghalico.com		

(t) Information about directors seeking appointment / reappointment given in the annexure appended hereto and forms part of this report

By the order of the Board of Directors For Kirloskar Electric Company Limited

Place: Bengaluru Date: 12.07.2022 Vijay R Kirloskar Executive Chairman DIN: 00031253

The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, relating to Special Business is annexed hereto.

Item no. 3

Based on the recommendation of the Nomination and Remuneration Committee ('NRC') and subject to approval by the members, the Board has appointed Mr. Ravi Ghai (DIN: 08715119) as an Additional Director of the Company in the capacity as an Independent Director of the Company not liable to retire by rotation, for a term of five (05) consecutive years with effect from July 12, 2022.

Pursuant to the provisions of Section 161(1) of the Act and Articles of Association of the Company, Mr. Ravi Ghai shall hold office as an additional director up to the date of this AGM and is thereafter eligible to be appointed as a Director. The Company has, in terms of Section 160(1) of the Act, received in writing a notice from a member, proposing Mr.Ghai's candidature for the office of Director. The profile and specific areas of expertise of Mr. Ravi Ghai are provided as **Annexure 1** to this Notice.

Mr. Ravi Ghai has given his declaration to the Board, inter alia, that (i) he meets the criteria of independence as provided under Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Listing Regulations, (ii) he is not restrained from acting as a Director by virtue of any Order passed by SEBI or any such authority and (iii) he is eligible to be appointed as a Director in terms of Section 164 of the Act. He has also given his consent to act as an Independent Director. In the opinion of the Board, Mr. Ravi Ghai is a person of integrity, possesses relevant expertise / experience and fulfills the conditions specified in the Act and the SEBI Listing Regulations for appointment as an Independent Director and he is independent of the management.

Given his experience, the Board considers it desirable and in the interest of the Company to have Mr. Ravi Ghai on the Board of the Company and accordingly the Board recommends the appointment of Mr. Ravi Ghai as an Independent Director as proposed in the Resolution set out at Item No. 3 of the accompanying Notice for approval by the Members. Electronic copy of the terms and conditions of appointment of the Independent Directors is available for inspection.

Except for Mr. Ravi Ghai and/or his relatives, none of the other Directors, Key Managerial Person(s) of the Company including their relatives are, in any way concerned with or interested, financially or otherwise, in the resolution at item no. 3 of the accompanying notice. The Board recommends the resolution at Item No. 3 to be passed as a special resolution.

Item no. 4:

Mr. Anand Balaramacharya Hunnur (DIN: 06650798) was appointed by the Board as an Additional Director with effect from July 12, 2022 in terms of provisions of Section 161 of the Companies Act, 2013, and rules made thereunder. As per the provisions contained under Section 161 of the Companies Act, 2013, the "Additional Director" so appointed shall hold office upto the date of the next Annual General Meeting or the last date on which the Annual General Meeting should have been held, whichever is earlier.

Accordingly, Mr. Anand Balaramacharya Hunnur, as an Additional Director, holds office upto the date of this Annual General Meeting. The Board has received a notice from a member proposing candidature of Mr. Anand Balaramacharya Hunnur, for the office of Director in terms of Section 160 of the Companies Act, 2013. A brief profile covering the details of his age, qualification, experience, terms and conditions of appointment, etc. as required pursuant to the Secretarial Standards on General Meetings, is annexed to this Notice as **Annexure 1**.

The Board considers that on account of vast knowledge and experience of Mr. Anand Balaramacharya Hunnur, his appointment will be in the interest of the Company. Mr. Anand Balaramacharya Hunnur is interested in this resolution and relatives of Mr. Anand Balaramacharya Hunnur may be deemed to be interested in this resolution, to the extent of their shareholding interest, if any, in the Company.

Save and except the above, none of the other Directors, Key Managerial Person(s) of the Company including their relatives are, in any way concerned with or interested, financially or otherwise, in the resolution at Item no. 4 of the accompanying notice. The Board recommends the resolution at Item no. 4 to be passed as an ordinary resolution.

Item no. 5

The Board of directors has, subject to the approval of members, appointed Mr. Anand B Hunnur as Managing Director of the Company for a period of three (3) years effective from July 12, 2022. Hence, it is proposed to seek member's approval to the appointment and payment of remuneration to Mr. Anand B Hunnur as Managing Director. Broad particulars of terms of appointment and remuneration payable to Mr. Anand B Hunnur are mentioned in the resolution. The remuneration proposed to Mr. Anand B Hunnur is ₹1,02,00,000/- per annum, which is within the limits specified in schedule V to the Companies Act, 2013.

Brief resume, nature of his expertise in specific functional areas, names of companies in which Mr. Anand B Hunnur holds directorships, memberships, chairmanships of Board Committees, his shareholding in the company and relationships amongst directors' inter-se as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, are provided in the annexure appended to the notice.

The terms of the appointment of Mr. Anand B Hunnur are contained in the agreement dated July 12, 2022 executed with the Company. The same is available for inspection at the registered office of the company.

Except Mr. Anand B Hunnur, none of the Directors or Key Managerial Person (KMP) or relatives of Directors and KMP, are in any way concerned with or interested, financially or otherwise, in the proposed Resolution under Item no. 5 of the accompanying notice.

The Board of Directors of your Company recommends that the Resolution under Item no. 5 be passed in the interest of your Company. The documents, if any, referred above, will be made available for inspection in electronic mode.

Disclosures as per schedule V of the Companies Act, 2013

I. General information:

1) Nature of industry:

Kirloskar Electric Company Limited (Kirloskar Electric) was incorporated on 26th July, 1946. Kirloskar Electric, the Company, is engaged in the manufacture of various electrical equipments such as motors, alternators and generators, transformers, DG sets and etc..

The Company has different product groups such as transformer and distribution group, large machine group, low voltage machine group, power generation group. Each product group is having different products within its broad range. The Company supplies to the core economic sectors such as power generation, transmission and distribution, transportation, sugar, cement, renewable energy and many key sectors. The Company is having manufacturing facilities across India with wide network of Dealers, Sales offices across India and abroad having authorised service providers and subsidiaries across India and abroad. Thus the Company has business operations spread across and at multiple locations.

The Company is having a large network of spare parts dealers and service centres. This enables the Company to provide premium products, exemplary systems and timely services at competitive rates to the customers. Products are known for their high quality, durability and reliability. The Company adheres to international standards by acquiring and adopting latest technologies along with in-house R&D.

The Company's products are having good demand in domestic and overseas markets. As a renowned Company, it provides elite products and strives to fulfill the expectations of industries and clients spread across the world.

Kirloskar Electric Company is one of the leading Company in India which manufactures and supplies motors which are used in electric vehicles. The Company provides tailor made customized electrical equipments to its customers. The major Companies, PSUS and EPCS are valued customers. The Company has overseas customers also.

2) Date of commencement of commercial production:

July 26, 1946

3) Financial performance based on given indicators:

Financial highlights have been provided in Board's report, which is appended to this annual report.

4) Foreign investments or collaborations, if any:

The company has investments in the following companies abroad:

a. Kirloskar (Malaysia) SDN BHD ₹ 5.29 lakhs for 300,000 shares b. Kirsons Trading Pte Ltd ₹ 11.20 lakhs for 56,250 shares

II. Information about the appointee:

(1) Background details, Recognition or awards:

Mr. Anand B Hunnur, aged 61 years, holds a Bachelor's degree in Engineering from Karnataka University and has a diploma in Marketing & Sales Management from Bharatiya Vidya Bhavan, Mumbai. He was Regional Manager for western India from 2002 to 2005. Later he worked as an Associate Vice President—Marketing from 2006 to 2009. He worked in Emerson Electric Power Generation of India, Pune as Vice President—Marketing from 2009-2011 also worked as Head - Sales from April 2011 to October 2011 in WEG Electric India. He joined Kirloskar Electric Company Limited as Vice President Sales & Marketing in 2011 and was appointed as Director - Sales in August 12, 2014. He was appointed as Managing Director from May 26, 2017. However, due to personal reasons he resigned from the position of Managing Director with effect from April 12, 2019. Presently he is Principal Advisor to the Executive Chairman of the Company. He has been instrumental in generating good business, improving overall operations and achieving the targets. He possesses varied and rich experience in sales and marketing.

The compensation package, which the company has proposed is lower compared to the salaries offered to managerial personnel within the comparable industries.

(2) Past remuneration

SI. No	Particulars	Amount (₹)
1	Salary	25,00,000
2	Perquisites and allowances	55,00,000
	Total	80,00,000

(3) Remuneration proposed

Proposed annual remuneration to the Managing Director

SI. No	Particulars	Amount (₹)	
1	Salary	36,00,000	
2	Perquisites and allowances	54,54,840	
3	Others	11,45,160	
	Total	1,02,00,000	

(4) Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin):

The details of the turnover and the remuneration paid in other comparable Industries are as shown in the table given below:

SI. No	Particulars	Turnover	Amount (₹)
1	TD Power Systems Limited (2020-21)	60,290.68	326.85
2	Voltamp Transformers Limited (2020-21)	69,230.99	972.90
3	Crompton Greaves Consumer Electricals Ltd (2021-22)	5,37,320.00	1,124.03
4	Kirloskar Oil Engines Ltd (2020-21)	2,694.44	968.79

 $(Note: The\ above\ details\ have\ been\ considered\ from\ the\ public\ domain.\ The\ details\ may\ vary.)$

(5) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any.

Except Mr. Anand B Hunnur, none of the directors or key managerial personnel (KMP) or relatives of directors and KMP is concerned or interested in the resolution at item no. 5 of the notice.

III. Other information:

(1) Reasons of loss or inadequate profits:

As the members are aware that the Lloyd Dynamowerke Gmbh & Co.KG (LDW) is a step down subsidiary of the Company set up in Germany. LDW was facing serious financial and operational challenges since the financial year 2011-12 after the economic slowdown in Europe. The Company infused capital from time to time and in the process its Balance Sheet exposure in the form of investment in LDW increased substantially upto ₹ 224.47 crores. LDW recorded huge losses in the year 2012-13 and 2013-14 and ultimately filed for insolvency in a German court of law. As a result of the investment in LDW, KEC experienced gradually incremental severe shortage of working capital, which led to low capacity utilization and thereby resulting into losses for the last two financial years.

After the administrator was appointed to liquidate LDW, KEC lost total control over LDW and hence the investment was substantially impaired in the year 2014-15. Accumulation of operating losses continued to weaken the business environment and funding of LDW together affected Company's operation. In order to address the whole issue, during the year 2014-15 the company drew up a financial reorganization planning consultation with financial lenders (lenders). The lenders formed a Joint Lenders Forum (JLF) and corrective action plan was drawn up in mutual consultation with JLF members and Company.

Since then the Company has taken several initiatives to increase its profitability and to explore new opportunities of achieving cost reduction and price competitiveness.

(2) Steps taken or proposed to be taken for improvement:

As mentioned earlier, the Company has already taken measures for improving its working, such as cutting costs at all levels, reduction in manpower, product development, improving working capital management etc., and the performance is getting improved. On the other hand, the Company has disposed off those assets of the Company and other vacant lands available which had no value to the operations of the Company. The Company has repaid its term loans and working capital loans borrowed under Joint Lenders Forum (JLF) from consortium banks / financial institutions.

(3) Expected increase in productivity and profit in measurable terms:

With the suggestions above, the Company expects to improve the productivity and margin also.

IV. Disclosures:

Applicable disclosures required under Section II of part II, schedule V to the Companies Act, 2013 are mentioned in the Board's report attached to this annual report. Further, the effective capital of the Company is negative and as required under Section II of part II, schedule V to the Companies Act, 2013, the approval of members of the Company is sought by way of special resolution. The Board recommends the resolution set forth under item no. 5 of the accompanying notice for approval of the members. Disclosure under Regulation 36(3) of the Listing Regulations and Secretarial Standard-2 issued by the Institute of Company Secretaries of India are set out in the Annexure to the Explanatory Statement.

Item no. 6

The Company has a branch office at Malaysia and M/s. Sundar and Associates (AF no. 1172), Chartered Accountants, Malaysia were appointed as Branch Auditor to hold the office upto the conclusion of this Annual General Meeting of the Company. Being eligible for reappointment, the approval is sought from the members to reappoint the branch auditor of the Company to hold the office from the conclusion of this Annual General Meeting till the conclusion of next Annual General Meeting of the Company. The members are further requested to authorize the Board of Directors of the Company to fix their remuneration.

None of the Directors, Key Managerial Person (KMP) or relatives of Directors and KMP are in any way concerned with or interested, financially or otherwise, in the resolution at item no. 6 of the accompanying notice. The Board recommends the resolution at item no. 6 to be passed as an ordinary resolution.

Item no. 7

The Company has a branch office at Ajman, UAE, the accounts of which were being audited by M/s K N Prabhashankar & Co., the statutory Auditors of the Company. However in accordance with the laws of that country and other regulatory requirements, approval is sought from the members to appoint BMS Auditing, Chartered Accountants, as branch auditors for the branch office at Ajman, UAE, who shall hold the office from the conclusion of this Annual General Meeting till the conclusion of next Annual General Meeting of the Company. The members are further requested to authorize the Board of Directors of the Company to fix their remuneration.

None of the Directors, Key Managerial Person (KMP) or relatives of Directors and KMP are in any way concerned with or interested, financially or otherwise, in the resolution at item no. 7 of the accompanying notice. The Board recommends the resolution at item no. 7 to be passed as an ordinary resolution.

Item no. 8:

The Board on the recommendation of the Audit Committee had approved the appointment of M/s. Rao, Murthy & Associates, Cost Auditors at remuneration of ₹ 4, 50,000/- (Rupees Four Lakhs Fifty Thousand only) to conduct the audit of the cost records of the Company for the financial year ended March 31, 2022. In accordance with the provisions of the Sec 148 of the Act read with the Companies (Audit & Auditors) Rules, 2014, the remuneration payable to the Cost Auditors has to be ratified by the members of the Company.

None of the Directors or Key Managerial Person (KMP) or relatives of Directors and KMP, are in any way concerned with or interested, financially or otherwise, in the in the proposed Resolution under Item no. 8 of the accompanying notice. The Board of Directors of your Company recommends that the Resolution under Item no. 8 be passed in the interest of your Company. The documents, if any, referred above, will be made available for inspection in electronic mode.

By the order of the Board of Directors For **Kirloskar Electric Company Limited**

Place: Bengaluru Date: 12.07.2022 Vijay R Kirloskar Executive Chairman DIN: 00031253

Annexure-1

Information about Directors seeking appointment / reappointment

Name of director	Mrs. Meena Kirloskar
Age	67 years
Date of appointment	31-07-2009
Relationship with other directors / KMP	Mrs. Meena Kirloskar is spouse of Mr. Vijay Ravindra Kirloskar, Executive Chairman of the Company.
Qualification & experience	Mrs. Meena Kirloskar has more than two decades of experience in the field of business management and has been with your Company since 2009.
Directorship in other listed companies	NIL
Shareholding in the Company	184,514 Equity Shares
Chairperson of committees	Nil
Member of committees	a. Nomination and Remuneration Committee. b. Executive Committee
Name of director	Mr. Ravi Ghai
Age	71 years
Date of appointment	12.07.2022
Relationship with other directors / KMP	NIL
Qualification & experience	Mr. Ravi Ghai is a Mechanical Engineer from IIT – Kharagpur and a Post Graduate in Industrial Engineering from NITIE, Mumbai (1974). He is a retired bank executive with over three decades of experience in corporate banking, risk compliance and credit appraisal. He commenced his career in 1974 at State bank of India where he handled diverse investment banking assignments, mainly loan syndications and IPOs for 6 years. The following 15 years he worked at ANZ Grindlays Bank – across India and overseas in the fields of corporate credit, risks management and finance training. In 1999 he joined Oman International Bank as country Manager, India with a challenging mandate focusing on cleanup of a very weak corporate loans portfolio. He rounded off his career with a senior role in Credit Risk Review function at Arab National Bank, Riyadh where he was responsible for risk compliance and credit audit relating to large corporate portfolio. Notable achievements in his career include two instances of identification of frauds aimed at hiding losses, both undetected by Auditors. Post retirement, Mr. Ghai has handled diverse assignments as a trainer / consultant in finance & soft skills. He also coaches and mentors young adults in performing arts & communication skills privately, as well as on behalf of the Times of India.

KIRLOSKAR ELECTRIC COMPANY LTD

Directorship in other listed companies	Nil
Shareholding in the Company	Nil
Chairperson of committees	Nil
Member of committees	Nil

Name of director	Mr. Anand Balaramacharya Hunnur
Age	61 years
Date of appointment	12.07.2022
Relationship with other directors / KMP	NIL
Qualification & experience	Mr. Anand B Hunnur, aged 61 years, holds a Bachelor's degree in Engineering from Karnataka University and has a diploma in Marketing & Sales Management from Bharatiya Vidya Bhavan, Mumbai. He was Regional Manager for western India from 2002 to 2005. Later he worked as an Associate Vice President–Marketing from 2006 to 2009. He worked in Emerson Electric Power Generation of India, Pune as Vice President – Marketing from 2009-2011 also worked as Head - Sales from April 2011 to October 2011 in WEG Electric India. He joined Kirloskar Electric Company Limited as Vice President Sales & Marketing in 2011 and was appointed as Director - Sales in August 12, 2014. He was appointed as Managing Director from May 26, 2017. However, due to personal reasons he resigned from the position of Managing Director with effect from April 12, 2019. Presently he is Principal Advisor to the Executive Chairman of the Company. He has been instrumental in generating good business, improving overall operations and achieving the targets. He possesses varied and rich experience in sales and marketing.
Directorship in other listed companies	NIL
Shareholding in the Company	1, 208 Equity Shares
Chairperson of committees	Nil
Member of committees	Nil

By the order of the Board of Directors For Kirloskar Electric Company Limited

Place: Bengaluru Date: 12.07.2022 Vijay R Kirloskar Executive Chairman DIN: 00031253

Board's report

Dear Shareholders,

The Directors present the 75th Annual Report of Kirloskar Electric Company Limited (hereinafter referred as "the Company" or "KECL") along with the audited financial statement for the financial year ended March 31, 2022. The consolidated performances of the Company and its subsidiaries have been referred to wherever required.

Review of performance and state of Company's affairs:

During the year under report, your Company achieved a total turnover of ₹ 44,239/- Lakhs (previous year ₹ 28,119/- Lakhs). The operations have resulted in profit of ₹ 3,325/- Lakhs (previous year profit was ₹ 2,114/- Lakhs).

The financial summary and highlights are as follows:

(₹in lakhs)

PARTICULARS	Standalone		Consolidated	
PARTICULARS	2021-22	2020-21	2021-22	2020-21
Revenue from operations	33,467	27,758	33,467	27,758
Other income (Net)	10,772	361	11,902	770
Total Revenue	44,239	28,119	45,369	28,528
Total Expense	38,423	38,906	38,630	33,339
Profit before Exceptional items	5,816	(10,787)	6,739	(4,811)
Exceptional Items	-	-	-	-
Profit / (Loss) before tax	5,816	(10,787)	6,739	(4,811)
Tax Expense	-	-	-	-
Profit / (Loss) after tax	5,816	(10,787)	6,739	(4,811)
Total other comprehensive income	(2,491)	12,901	(2,491)	12,901
Total comprehensive income for the period	3,325	2,114	4,248	8,090

Note: The above figures are extracted from the audited standalone and consolidated financial statements as per Indian Accounting Standards (Ind AS).

COVID-19:

The pandemic continued to be a global challenge, creating disruption across the country. During the first quarter of FY 2021-22, the delta variant had stern impact, as this variant turned out to be more tedious among other variants. The Government had imposed stringent norms and guidelines to curb the spread of Covid variant across the Country.

The third wave i.e., omicron variant seemed to spread much faster than the delta variant, however its impact was placid. None of the factories were shut down during the period under review due to Covid and were operational throughout the year. Multiple response measures have been implemented to ensure our sites are COVID-19 safe working environments. There has been extensive engagement with labour unions and several steps and welfare measures have been taken to ensure safety and well-being of employees. The Company, being responsible and resilient observed all the government advisories/guidelines from time to time thoroughly and in good faith.

At the same time, given the overall uncertainty in business conditions, raw material prices are exhibiting increased volatility. They would need to be critically monitored to cushion the impact on profitability. Standing by its core commitment, the Company is navigating through these unprecedented times by building stronger and deeper relationships with customers and its vendors.

Dividend:

In view of the accumulated losses, the Board of Directors of your Company has not recommended any Dividend for the year under review.

Transfer to Reserves:

In view of the accumulated losses, the Board of Directors of your Company has not transferred any amount to the Reserves for the year under review.

Change in the nature of business:

There was no change in nature of the business of the Company during the financial year ended on March 31, 2022.

Share Capital:

As on March 31, 2022, the paid up share capital of your Company stood at ₹66,41,40,710/- divided into 6,64,14,071 Equity Shares of

Disclosure under section 43(a)(ii) of the Companies Act, 2013:

The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a)(ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

Disclosure under section 54(1)(d) of the Companies Act, 2013:

The Company has not issued any sweat equity shares during the financial year under review and hence no information as per provisions of Section 54(1)(d) of the Act read with Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

Disclosure under section 55(2) & 77 of the Companies Act, 2013:

The Company has not redeemed any shares / debentures during the financial year under review and hence no information as per provisions of Section 55(2) & 77 of the Act read with the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

Disclosure under section 62(1)(b) of the Companies Act, 2013:

The Company has not issued any equity shares under Employees Stock Option Scheme during the financial year under review and hence no information as per provisions of Section 62(1)(b) of the Act read with Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014 has been furnished.

Disclosure under section 67(3) of the Companies Act, 2013:

During the financial year under review, there were no instances of non-exercising of voting rights in respect of shares purchased directly by employees under a scheme pursuant to Section 67(3) of the Act read with Rule 16(4) of Companies (Share Capital and Debentures) Rules. 2014 and hence no information has been furnished.

Transfer to Investor Education and Protection Fund:

As required under the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("IEPF Rules"), during the financial year 2021-22, matured deposits for the financial year 2014-15 amounting to ₹6,50,000/- (Rupees Six Lakh and Fifty Thousand Only), were transferred to the Investor Education and Protection Fund ("IEPF").

Subsidiaries, associate companies & joint ventures:

The Company has four wholly owned subsidiaries, one step-down subsidiary, one associate Company and one Joint venture.

The Consolidated Financial Statements of the Company and its Subsidiary are prepared in accordance with the applicable accounting standards, issued by the Institute of Chartered Accountants of India, and forms part of this Annual Report.

Neither the Executive Chairman and nor whole-time Directors of the Company receive any remuneration or commission from any of its subsidiaries, associate Company.

Pursuant to Section 129(3) of the Companies Act, 2013 read with Rule 5 of the Companies (Accounts) Rules, 2014, the reports on the performance and financial position of each of the subsidiary and associate companies have been provided in **Form AOC-1** appended to this report.

Fixed deposits:

SL. No.	Particulars	(₹ in Lakhs)
1.	Accepted / renewed during the year	Nil
2.	Remained unpaid or unclaimed at the end of the year.	32.10*
3.	Whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved: • At the beginning of the year • Maximum during the year • At the end of the year	N/A
4.	Details of deposits which are not in compliance with the requirements of Chapter V of the Act;	Nil

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*These are deposits which are matured but are unclaimed during the year under review. The Company has taken all possible efforts to contact the FDR Holders by sending them reminders.

The Company also has ₹42,34,732/- in form of liquid assets as required under Section 73 of the Companies Act, 2013 read with rule 13 of the Companies (Acceptance of Deposits) Amendment Rules, 2018.

Directors and Key Managerial Personnel:

Your Company has a well-diversified Board comprising of Directors having skills, competencies and expertise in various areas to ensure effective corporate governance of the Company.

As on March 31, 2022, the Board comprised of 10 (ten) Directors, out of which 6 (Six) were Non-Executive Independent Directors, 2 (two) Non Executive Non Independent Director, 1 (one) among them is a woman Director and 2 (two) Executive Directors.

In accordance with the provisions of section 152 of the Companies Act, 2013 and Articles of Association of the Company, Mrs. Meena Kirloskar (DIN: 00286774), a Non-executive Director being longest in the office, shall retire by rotation and being eligible, has offered herself for re-appointment. The resolution seeking members' approval for her appointment forms part of the AGM Notice.

Mr. Ravi Ghai (DIN: 08715119) resigned from the post of Nominee Director with effect from February 09, 2022. The Board has appointed him as Additional Director (Non-Executive) of the Company at its meeting held on July 12, 2022 who shall hold office upto the date of ensuing Annual General Meeting of the Company. The members' approval is sought towards appointment of Mr. Ravi Ghai as Non-Executive Independent Director of the Company. Detailed resolutions seeking members' approval for his appointment forms part of the AGM Notice.

The Board has appointed Mr. Anand B Hunnur as Additional Director of the Company at its meeting held on July 12, 2022 who shall hold office upto the date of ensuing Annual General Meeting of the Company. Subject to the approval of members, Mr. Anand B Hunnur shall be appointed as Managing Director of the company for a term of three (03) years, w.e.f July 12, 2022.

The Key Managerial Personnel (KMP) of the Company as on March 31, 2022 were Mr. Vijay Kirloskar, Executive Director, Mr. Sanjeev Kumar Shivappa, Director (Finance) & Chief Financial Officer and Executive Director and Ms. K S Swapna Latha, Sr. General Manager (Legal) & Company Secretary.

Ms. K S Swapna Latha, Sr. General Manager (Legal) & Company Secretary has resigned from the position and the Board of Directors has accepted her resignation with effect from April 20, 2022. Subsequently, Mr. Mahabaleshwar Bhat has been appointed as General Manager (Corporate Affairs) & Company Secretary of the company w.e.f July 12, 2022.

During the year under review, the Non-Executive Directors (NEDs) of the Company had no pecuniary relationship or transactions with the Company, other than sitting fees, commission and reimbursement of expenses incurred by them, if applicable, for the purpose of attending Board/ Committee meetings of the Company.

Independent Director proposed to be appointed:

The Board of directors considers that on account of vast knowledge and experience of Mr. Ravi Ghai (DIN: 08715119), his appointment as Non-Executive Independent Director of the Company will be in the best interest of the Company.

Declaration by Independent Directors

In terms of the provisions of Section 149(7) of the Companies Act, 2013, the company has received declarations from all the independent directors stating that they continue to meet the criteria of independence as provided under the provisions of Section 149 (6) of the Companies Act, 2013 read with the Rules made thereunder and the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In terms of regulation 25(8) of the Listing Regulations, they have confirmed that they are not aware of any circumstances or situation which exists or may be reasonably anticipated that could impair or impact their ability to discharge their duties. Based upon the declarations received from the Independent Directors, the Board of Directors have confirmed that they meet the criteria of independence as mentioned under Regulation 16(1)(b) of the Listing Regulations and that they are independent of the management.

All Independent Directors have affirmed compliance to the code of conduct for independent directors as prescribed in Schedule IV of the Companies Act, 2013 and the Code of Conduct for Directors and senior management personnel formulated by the Company.

All independent directors have registered their names in the Independent Director's Databank. In the opinion of the Board, the independent directors so appointed / re-appointed possess the requisite expertise, experience and proficiency and are of integrity.

Evaluation of Directors, Committees and the Board:

The evaluation process has been explained in the Corporate Governance Report which forms part of the annual report.

Number of meetings of the Board of Directors and its Committees:

The Board of directors met six (06) times during the year under review which was held through Video Conference mode / other audio visual means.

The maximum interval between any two meetings was within the maximum allowed gap pursuant to the Companies Act, 2013 and SEBI Listing Regulations read with the Circulars issued by MCA and SEBI with respect to increase in the gap and extension for holding meetings due to COVID-19 pandemic.

The Board meetings were held on June 29, 2021, August 11, 2021, September 21, 2021, November 10, 2021, February 09, 2022 and March 11, 2022.

The composition and the details of the meetings of the Board and its Committee held during the year are contained in the Corporate Governance Report which forms part of the annual report.

Nomination and Remuneration Policy:

The Nomination and Remuneration Committee is responsible for recommending to the Board, a policy relating to the remuneration of the Directors, Key Managerial Personnel and other employees. The Nomination and Remuneration Policy has been appended to this report as **Annexure – I** and is also available on the website of the Company at <a href="https://kirloskarelectric.com/investors/in

Risk Management Policy:

Your Company has devised and implemented a comprehensive 'Risk Management Policy' which provides for identification, assessment and control of risks that the company would face in the normal course of business and mitigation measures associated with them. The Management identifies and controls risks through a properly defined framework in terms of the aforesaid policy.

The Risk management policy has been appended to this report as Annexure-II.

Managerial remuneration:

The information required under Section 197(12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is disclosed in the **Annexure - A**.

Particulars of employees:

In terms of the provisions of Section 197(12) of the Companies Act, 2013 read with rules 5(2) & 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, a statement showing disclosures pertaining to remuneration and also the names and other particulars of the employees drawing remuneration in excess of limits set out in the said rules are provided in the **Annexure - A** to the Board's Report which forms part of the annual report.

Annual Return:

According to the provisions of Section 134(3)(a), a copy of Annual Return i.e., Form MGT-7 for the year ended March 31, 2021 has been placed on the Company's website: https://kirloskarelectric.com/investors/investors-information/financial.html

Director's Responsibility Statement:

We, the Directors of your Company, confirm, to the best of our knowledge and ability that:-

- (a) in the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departures;
- (b) we 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 profit/loss of the Company for that period;
- (c) we have taken proper and sufficient care for the 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 fraud and other irregularities;
- (d) we have prepared the annual accounts on a going concern basis;
- (e) we have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively.
- (f) we have devised proper systems to ensure compliance with the provisions of all applicable laws to the Company and that such systems were adequate and operating effectively.

Particulars of loans, guarantee, investments and securities:

There were no loans and advances, guarantees, investments made or security given to any Body Corporate by the Company during the financial year 2021-22.

Particulars of loans, advances, investments as required under the listing regulations:

The details of related party disclosures with respect to loans, advances, investment at the year end and maximum outstanding amount thereof during the year as required (under part A of Schedule V of the Listing Regulations) have been provided in the notes to the financial statement of Company.

Your directors draw attention of the members to note no. 17 & 36(12) of the standalone financial statements which sets out the details of loan and advance, guarantee or investment.

Particulars of contracts or arrangements with related parties:

The particulars of every contract or arrangements entered into by the Company with related parties referred to in subsection (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto are disclosed in **Form No. AOC -2** appended hereto.

All related party transactions that were entered into during the financial year were on an arm's length basis and in the ordinary course of business and were in compliance with the applicable provisions of the Companies Act, 2013 ('the Act') and SEBI (Listing Obligations and Disclosures Requirements) Regulations 2015 and the provisions of Section 188 of the Companies Act, 2013 are not attracted.

There were no materially significant Related Party Transactions made by the Company during the year that would have required Shareholder approval as per provision of Companies Act 2013 read with applicable rules and Regulation 23 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. All related party transactions are placed before the Audit Committee for approval. Prior Omnibus approval of the Audit Committee is obtained for the transactions which are of foreseen and repetitive nature. The transactions entered into pursuant to the omnibus approval so granted along with a statement giving details of all related party transactions is placed before the Audit Committee from time to time.

The Policy on Related Party Transaction is available on the Company's website (URL: https://www.kirloskarelectric.com/images/pdf /investor/policies/Policy-on-related-party-transactions.pdf

Your directors draw attention of the members to note no. 36(12) to the standalone financials statement which sets out the related party disclosures.

Corporate Social Responsibility:

In terms of section 135 of the Companies Act, 2013, the Company has a duly constituted CSR Committee and CSR Policy of the Company wherein the Company is required to spend two percent of the average net profits of the Company for the three immediately preceding financial years. Since none of the Criteria's for the applicability of CSR spending are attracted for the Company, there is no obligation for the Company to spend CSR amount for the FY 21-22.

The policy can be accessed at the following URL: https://www.kirloskarelectric.com/investors/investors-information/policies.html

The salient Features of the policy as well as the details with respect to the Committee and the meetings are contained in the Corporate Governance Report which forms part of the annual report.

A responsibility statement of the CSR Committee that the implementation and monitoring of CSR policy is in compliance with CSR objectives and policy of the Company:

The CSR Committee hereby confirms that the implementation and monitoring of CSR policy has been carried out with all reasonable care and diligence and the same is in compliance with the CSR objectives and the policy of the Company. However as explained above the CSR provisions are not applicable to the Company for the FY 21-22 as per the requirements mentioned in the Companies Act, 2013.

Conservation of energy, technology absorption, Research & development and foreign exchange earnings and outgo:

The relevant data pertaining to conservation of energy, technology absorption and other details are given in the **Annexure - III**, which forms part of this report.

Material Changes affecting the Company:

There have been no material changes and commitments affecting the financial positions of the Company between the end of the financial year and date of this report. There has been no change in the nature of business of the Company.

Significant and material orders passed by the Regulators or Courts:

There were no significant and material orders passed against the Company by the regulators or courts or tribunals during financial year 2021-22 impacting the going concern status and Company's operations in future.

Vigil mechanism for Directors and Employees:

The Company has adopted a Whistle Blower Policy establishing vigil mechanism, to provide a formal procedural course to the directors and employees to report their concerns about any poor or unacceptable practices or any event of misconduct or violation of Company's code of conduct. The purpose of this policy is to provide a framework to secure whistle blowing incidents and to protect the employees who are willing to raise concerns about serious irregularities within the Company. The policy provides for adequate safeguards against victimization of employees who avail of the mechanism and also provides for direct access to the Chairman of the Audit Committee. It is affirmed that no personnel of the Company has been denied access to the Audit Committee. The policy of Vigil Mechanism is available on the Company's website at https://kirloskarelectric.com/investors/investors-information/policies.html

Statutory audit:

M/s. K N Prabhashankar & Co., (Formerly known as Ashok Kumar, Prabhashankar & Co.,) chartered accountants, (Firm Registration no. AAD-7041) were re-appointed as auditors of the Company to hold office from the conclusion of the 72nd Annual General Meeting until the conclusion of the 77th Annual General Meeting of the Company.

Pursuant to Section 141 of the Act, the Auditors have represented that they are not disqualified and continue to be eligible to act as the Auditor of the Company.

Auditors' Report:

The standalone and the consolidated financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under Section 133 of the Act.

The Auditors' Report is enclosed with the financial statements in this Report. The Statutory Auditors were present in the last AGM.

Branch audit:

M/s. Sundar and Associates (AF no. 1172), Chartered Accountants, Malaysia, were reappointed as the auditors for conducting audit of sales office at Kuala Lumpur and to hold the office from the conclusion of 74th Annual General Meeting until the conclusion of 75th Annual General Meeting of the Company. Based on the recommendation of the Audit Committee, the Board of Directors of the Company has proposed to appoint, M/s. Sundar and Associates (AF no. 1172), Chartered Accountants, Malaysia, as auditors for conducting audit of sales office at Kuala Lumpur and to hold the office from the conclusion of 75th Annual General Meeting until the conclusion of 76th Annual General Meeting of the Company subject to the approval of the members of the Company.

Internal audit:

The Company has appointed B K Ramadhyani & Co. LLP, Chartered Accountants (LLP Registration no. AAD-7041), Bengaluru as its internal auditors for 2021-22.

Cost audit:

M/s. Rao, Murthy and Associates, Cost Accountants (Firm Registration no. 000065), were appointed as cost auditors of the Company for the financial year ended March 31, 2022. The Board of Directors of your Company has fixed ₹450,000/- (Rupees Four Lakhs Fifty Thousand only) as audit fees, which requires ratification by the members of the Company in terms of the applicable provisions of the Companies Act, 2013. Accordingly, a resolution seeking members' approval has been set forth in the notice of the 75th Annual General Meeting of the Company.

Disclosure under section 148(1) of the Companies Act, 2013:

During the period under review, the Company has conducted the audit of cost records and maintained the cost records as specified by the Central Government under section 148(1) of the Companies Act, 2013.

Secretarial Audit:

M/s. S P Ghali & Co., Company Secretaries, Belgaum were appointed as secretarial auditors of the Company to conduct secretarial audit for the financial year 2021-22 in terms of the provisions of Section 204 of the Companies Act, 2013. The audit report is enclosed as **Form MR - 3.**

Explanations or comments on auditors' qualifications / adverse remarks / emphasis on matters:

a. The subsidiaries are taking active steps to repay the dues of the Company, from collection of book debts assigned and from disposal of immovable properties transferred apart from debts transferred as referred in the auditor's qualification. The Board of

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directors is confident of realisation of entire amounts due from the Subsidiaries as we are sure of realizing much more amount from the sale of immovable properties.

b. The Company is in the process of completing the review and reconciliation of receivables / book debts and in our opinion any further provision required will not have material impact on the financial results of the Company and we are confident of realizing the book debts

The detailed Company's explanation thereto has been given in the relevant notes to accounts.

Secretarial Standards:

During the financial year 2021-22, the Company has complied with provisions of applicable Secretarial standards issued by the Institute of Company Secretaries of India.

Reporting of Fraud by Auditors:

During the year, under section 143(12) of the Companies Act 2013, neither the Internal Auditors, Statutory Auditors nor Secretarial Auditors have reported to the Audit Committee or the Board of the Company any material fraud by its officers or employees therefore no details are required to be disclosed under Section 134(3) (ca) of the Companies Act, 2013.

Management Discussion and Analysis:

The Management Discussion and Analysis Report ("MDAR") for the year under review, as prescribed under Part B of Schedule V read with Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") is appended hereto as **Annexure – IV** and forms part of this report.

Details in respect of adequacy of internal financial controls with reference to the financial statement:

The Company has a robust system of internal financial control, which is in operation. The internal financial controls have been documented, digitized and embedded in the day to day affairs of the business process of the Company. The effectiveness of the internal financial controls are obtained through management reviews at regular intervals, assessments, monitoring by the functional experts as well as auditing of the internal control systems by the internal auditors during the course of their audits. We believe that these systems provide better assurance that our internal financial control systems are well designed and are operating effectively.

Corporate Governance:

Your Company is committed to maintain the highest standards of Corporate Governance and adheres to the Corporate Governance requirements set out by the Securities and Exchange Board of India ("SEBI").

Your Company's corporate governance report for the financial year 2021-22 is appended to this annual report. A certificate on the status of compliance on corporate governance is also appended and forms part of this annual report.

Prevention of Sexual Harassment at Workplace:

Your Company has zero tolerance policy in case of sexual harassment at workplace and committed to provide a healthy environment to each and every employee of the Company. The Company has in place Policy on prevention of sexual harassment. In terms of section 22 of the Sexual Harassment of Women at workplace (Prevention Prohibition and Redressal) Act, 2013 read with Sexual Harassment of Women at Work Place (Prevention, Prohibition and Redressal) Rules, 2013, we report as follows for the year ended on March 31, 2022:

SI. No	Particulars	Status
1	No of complaints received in the year	Nil
2	No of complaints disposed off in the year	Nil
3	Cases pending for more than 90 days	Nil
4	No of workshops and awareness programme(s) conducted in the year	4
5	Nature of action by employer or District office, if any	Nil

Participation and voting at 75th AGM:

Pursuant to Circular nos. 14/2020, 17/2020, 20/2020 & 02/2021 dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021 & May 05, 2022 respectively issued by Ministry of Corporate Affairs and Circular SEBI/HO/CFD/CMDI/CIR/P/2020/79 dated May 12, 2020 issued by SEBI, the 75th AGM of the Company will be held VC/OAVM. Electronic copy of the Annual Report for the year ended

March 31, 2022 and Notice of the AGM are being sent to all the members electronically whose email IDs are registered with the Company / Depository Participants(s) for communication purposes. A copy of the notice of the AGM and annual report are also available for download from the website of the Company at www.kirloskarelectric.com.

Disclosure with respect to compliance to Securities Exchange Board of India (Listing Obligations and Disclosure Requirement) 2015, as amended from time to time:

The details with respect to Compliance with the SEBI (LODR Regulations) during the year are contained in the Corporate Governance Report which forms part of the annual report.

Acknowledgements:

The Board of Directors takes the opportunity to express its sincere appreciation for the continued support and confidence received from the Company's bankers, customers, suppliers, depositors and the shareholders.

The Company considers its employees as its most valuable asset. Employees at all levels have put in their best to the services of the Company and the Board puts on record the sincere appreciation of their dedication and loyalty.

> For and on behalf of the Board of Directors. Kirloskar Electric Company Limited

Vijay R Kirloskar

Executive Chairman DIN: 00031253

Annexure – I

NOMINATION AND REMUNERATION POLICY

Introduction:

Place: Bengaluru Date: 12.07.2022

In line with the Company's philosophy to ensure equitable remuneration to all the directors, key managerial personnel (KMP) and employees of the Company, the nomination and remuneration policy of the Company has been framed. This policy is designed to meet the requirements prescribed under the provisions of Section 178 of the Companies Act, 2013 read with Regulation 19 of Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015.

Objective and purpose of the Policy:

- To lay down criteria and terms and conditions including qualifications and positive attributes for identifying persons who are qualified to become directors (executive and non-executive/ Independent) and persons who may be appointed in senior management and key managerial positions.
- 2. To determine remuneration of Directors, Key Managerial Personnel and other Employees based on the Company's size and financial position and trends and practices on remuneration prevailing in peer companies.
- 3. To carry out evaluation of the performance of Board, its committees, directors, as well as key managerial personnel.
- 4. To devise a policy on diversity of board of directors.
- 5. To provide them reward linked directly to their effort, performance, dedication and achievement relating to the Company's operations.
- 6. To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.

Composition of the committee:

Mr. S.N. Agarwal - Chairman Mr. Anil Kumar Bhandari - Member Mr. Sarosh J Ghandy - Member Mrs. Meena Kirloskar - Member

Definitions:

1. Key Managerial Personnel:

(KMP) Key Managerial Personnel means—

- (i) Chief Executive Officer or the Managing Director or the manager;
- (ii) Company secretary,
- (iii) Whole-time director;
- (iv) Chief Financial Officer and
- (v) such other officer not more than one level below the directors who is in whole-time employment, designated as key managerial personnel by the Board; and
- (vi) such other officer as may be prescribed

2. Nomination and Remuneration Committee or the Committee:

Under this policy, it shall mean a Committee of Board of Directors of the Company, constituted in accordance with the provisions of Section 178 of the Companies Act, 2013 and the Rules framed thereunder read with Regulation 19 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015.

3. Remuneration:

It means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income tax Act, 1961.

4. Independent Director:

Independent Director shall mean a director referred to in Section 149 (6) of the Companies Act, 2013.

5. Other employees:

It shall mean all employees other than the Directors and KMPs.

6. Policy or this Policy:

It shall mean "Nomination and Remuneration Policy".

7. Senior Management:

Senior Management shall mean officers/personnel of the listed entity who are in its core management team excluding Board of Directors and normally this shall include all members of management one level below the chief executive officer/managing director/whole-time director/manager (including chief executive officer/manager, in case they are not part of the board) and shall specifically include Company Secretary and Chief Financial Officer.

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

Applicability:

This Policy shall apply to all Directors, KMPs, and other employees of the Company.

General Terms:

This Policy is divided in three parts:

Part – A: covers matters to be dealt by the committee.

Part – B: covers appointments and nominations.

 $Part-C: covers \ remuneration \ and \ perquisites \ etc.$

PART-A

Matters to be dealt by the nomination and remuneration committee

The committee shall:

Formulate the criteria for determining qualifications, positive attributes and independence of a director.

- Formulation of criteria for evaluation of performance of independent directors and the board of directors
- . Devising a policy on diversity of board of directors

.

- Identify persons who are qualified to become director and persons who may be appointed as key managerial personnel in accordance with the criteria laid down in this policy.
- Recommend to the Board, appointment and removal of director, KMP.
- Recommend to the Board, regarding whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.

PART - B

Policy for appointment and removal of director and key managerial personnel

Appointment criteria and qualification:

- 1. The committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as director. KMP level and recommend to the Board his / her appointment.
- 2. A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The committee has discretion to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the concerned position.
- 3. The Company shall not appoint or continue the employment of any person as whole-time director who has attained the age of seventy years and shall appoint a person or continue the directorship of any person as a non-executive director who has attained the age of seventy five years. Provided that the term of the person holding the position as Director may be extended beyond the age of said years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond said years.
- 4. The Committee shall make recommendations to the Board concerning any matters relating to the continuation in office of any director at any time including the suspension or termination of service of a director subject to the provisions of law and the respective service contract.

Term / Tenure:

1. Managing Director/Whole-time Director/Manager (Managerial Person):

The Company shall appoint or reappoint any person as its Executive Chairman, Managing Director, Executive Director or Managerial Person as per section 196, 197 or any other applicable provisions of the Companies Act 2013 read with Schedule-V for a term not exceeding five years at a time. No reappointment shall be made earlier than one year before the expiry of term.

2. Independent director:

- o An independent director shall hold office for a term not exceeding five consecutive years on the board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and by disclosure of such appointment in the Board's Report.
- o The appointment including the terms and conditions of appointment of Independent Director shall be recommended by the Committee and approved by the Board of Directors of the Company subject to the approval of the Shareholders in the General Meeting.
- o No independent director shall hold office for more than two consecutive terms, but such independent director shall be eligible for appointment after expiry of three years of ceasing to become an independent director. Provided that an independent director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.
- o At the time of appointment of independent director it should be ensured that number of boards on which such independent director serves is restricted to seven listed companies as an independent director and three listed companies as an independent director in case such person is serving as a whole-time director/Managing Director of a listed Company.

3. The Terms/Tenure of the KMP and other employees shall be as per the Company's prevailing policy

Evaluation:

The committee shall carry out evaluation of performance of every director, KMP at regular interval (yearly).

Removal:

Due to reasons for any disqualification mentioned in the Companies Act, 2013, rules made there under or under any other applicable Act, rules and regulations, the committee may recommend, to the board with reasons recorded in writing, removal of a director, KMP or senior management personnel subject to the provisions and compliance of the said Act, rules and regulations and other matters.

• Retirement:

The Directors, KMP and Senior Management shall retire as per the applicable provisions of the Companies Act, 2013 along with the

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Rules framed thereunder and the prevailing policy of the Company. The Board will have the discretion to retain the director, KMP or the Senior Management Personnel, in the same position / remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

PART-C

Policy relating to the remuneration for the Directors, Key managerial personnel and other Employees:

General Terms:

- The Committee will recommend to the Board the policy on remuneration payable to Directors, KMP and other employees for approval. While recommending the policy the Committee shall ensure that, the level and composition of remuneration / Compensation / Commission etc. to be paid is reasonable and sufficient to attract, retain and motivate them in the company. The said remuneration / compensation / commission etc. shall be subject to the prior/post approval of the shareholders of the Company and central government, wherever required.
- 2. The remuneration and commission to be paid shall be in accordance with the percentage / slabs / conditions laid down in the articles of association of the Company and as per the provisions of the Companies Act 2013, and the rules made there under or any other enactment for the time being in force as also by Company policy.
- 3. Increments / Revisions to the existing remuneration / compensation structure may be recommended by the committee to the Board which should be within the slabs approved by the shareholders in the case of Managerial Persons.
- 4. Where any insurance is taken by the Company on behalf of its whole-time director, Chief Executive Officer, Chief Financial Officer, the Company Secretary and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.
- 5. The Policy shall also ensure that the relationship of remuneration to the performance should be clear and should encourage meeting of appropriate performance benchmarks. The remuneration should also involve a balance between fixed and incentive / performance related pay reflecting achievement of short and long-term performance objectives appropriate to the working of the company and meeting its goals.

Remuneration to Whole-time / Executive / Managing Director / Key Managerial Personnel:

1 Fixed pay:

The whole-time director and KMP shall be eligible for a monthly remuneration as may be approved by the board on the recommendation of the committee. The break-up of the pay scale and quantum of perquisites including, employer's contribution to P.F, pension scheme, medical expenses, club fees etc. shall be decided and approved by the board on the recommendation of the committee and approved by the shareholders and central government, wherever required.

2. Minimum Remuneration:

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its whole-time director in accordance with the provisions of Schedule V of the Companies Act, 2013 and if it is not able to comply with such provisions, with the previous approval of the central government.

3. Provisions for excess remuneration:

If any whole-time director draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Companies Act, 2013 or without the approval of shareholders of the Company, where required, he / she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless approved by the Company by special resolution within two years from the date the sum becomes refundable.

Remuneration to non-executive / independent director:

1) Remuneration / Commission:

The remuneration / commission shall be fixed as per the slabs and conditions mentioned in the articles of association of the Company and the Companies Act, 2013 and the rules made there under or any other enactment for the time being in force as also by Company policy.

2) Sitting Fees:

The non - executive / independent director may receive remuneration by way of fees for attending meetings of Board or committee thereof of the Company.

Provided that the amount of such fees shall be such as determined by the Board of Directors of the Company from time to time and shall be within the maximum permissible limit as defined under the Companies Act, 2013 and the Rules framed thereunder.

3) Commission:

Commission may be paid within the monetary limit approved by shareholders, subject to the limit as fixed under various statutes.

4) Stock Options:

An independent director shall not be entitled to any stock option of the Company.

Remuneration to other Employees:

- (1) The Remuneration to be paid to other employees shall be based upon the role and position of the individual employee, including professional experience, responsibility, job complexity and market conditions, qualification, and seniority.
- (2) The structure of remuneration for other employees has been designed in the prevailing policy of the Company and implementation of the same is to be ensured by the Board.
- (3) The annual increments to the remuneration paid to the other employees shall be based on the appraisal carried out by the respective Head of Departments (HODs) of various departments.
- (4) The various remuneration components, basic salary, allowances, perquisites etc. may be combined to ensure an appropriate and balanced remuneration package.

DISCLOSURE OF THIS POLICY:

The Nomination & Remuneration policy shall be placed on the website of the company and the salient features of this policy and changes therein, if any, along with the web address of the policy, shall be disclosed in the Board's report as required under the Companies Act, 2013.

DEVIATIONS FROM THIS POLICY:

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

REVIEW AND AMENDMENT:

Place: Bengaluru

Date: 12.07.2022

The Nomination and Remuneration Committee or the Board may review the Policy as and when it deems necessary. This Policy may be amended or substituted by the Nomination and Remuneration Committee or by the Board as and when required and also where there is any statutory changes necessitating the change in the policy.

For and on behalf of the Board of Directors, Kirloskar Electric Company Limited

> Vijay R Kirloskar Executive Chairman DIN: 00031253

Annexure - II

RISK MANAGEMENT POLICY

Risk management is the process of indentifying, measuring and minimizing uncertain events affecting resources. Enterprise risk management is about optimizing the process with which risks are taken and managed. The Company needs to assess which method best suits its objectives and its business. Risk management oversees and ensures the integrity of the process with which risks are taken. An attempt has been made by way of this document to identify the risk associated with the Company and the policies required to be adopted to mitigate the same.

Risk Management

- i) The Board, its Audit Committee and its executive management should collectively identify the risks impacting the Company's business and document their process of risk identification, risk minimization, risk optimization as a part of a risk management policy or strategy.
- ii) The Board should also affirm and disclose in its report to members that it has put in place critical risk management framework across the Company, which is overseen once every six months by the Board. The disclosure should also include a statement of those elements of risk, that the Board feels, may threaten the existence of the Company.

It has therefore become mandatory for the listed companies to prepare a comprehensive framework of risk management for assessment of risks and determine the responses to these risks so as to minimize their adverse impact on the organization.

KECL recognizes that risk is an integral and unavoidable component of business and is committed to managing the risk in a proactive and effective manner

The Company believes that the Risk cannot be eliminated. However, it can be:

- Transferred to another party, who is willing to take risk, say by buying an insurance policy or entering into a forward contract;
- Reduced, by having good internal controls;
- · Avoided, by not entering into risky businesses;
- · Retained, to either avoid the cost of trying to reduce risk or in anticipation of higher profits by taking on more risk, and;
- Shared, by following a middle path between retaining and transferring risk.

The Risk Management policy of the Company shall primarily focus on identifying, assessing and managing risks in the following areas:

- 1. Company assets and property
- 2. Employees
- 3. Foreign Currency Risks
- 4. Operational Risks
- 5. Non-compliance of statutory enactments
- 6. Competition risks
- Contractual risks

1. Policy for managing risks associated with Company assets and property

The policy deals with nature of risk involved in relation to assets and property, objectives of risk management and measures to manage risk. The risk management policy relating to assets aims at ensuring proper security and maintenance of assets and adequate coverage of insurance to facilitate speedy replacement of assets with minimal disruption to operations. The role and responsibilities of the departments shall be identified to ensure adequate physical security and maintenance of its assets.

2. Policy for managing risk relating to employees

The employees constitute the most important asset of the Company. The risk management policy relating to employees is therefore necessary to cover all risks related to employees and their acts/omissions.

The policy deals with the nature of risk involved in relation to employees, objectives of risk management and measures to manage risk. In particular, the objectives of employee related risk management policy aims at reducing attrition rate, providing adequate security to employees in relation to life, disability, accident and sickness, providing adequate legal safeguards to protect confidential information, and protecting the Company from any contractual liability due to misconduct/errors/omissions of employees.

3. Policy for managing foreign currency risk

The revenues of the Company are from both domestic and international sources. The Company at times may resorts to long-term and short-term borrowings in foreign currency to finance expansion plans and growth. Any such move would attract the risk associated with frequent changes in valuation of foreign currencies.

The objective of foreign currency risk management is to protect cash flows and profit margins from volatility on account of fluctuations in exchange rates. The Policy for foreign currency risk management ensures that the treasury department continuously tracks movement of foreign currencies, avails services of experts and hedges the risk through appropriate mechanism such as forwarding contracts/options.

4. Operational risks

The Company is constantly working to limit the operational risk that run through all the facets of operations. This requires the combined efforts and support from all units including branches. The startup database of loss events is populated from internal audit

reports. Apparent trends are analyzed and various operating groups combine into task forces to address these. The business continuity plan is reviewed quarterly by each unit.

5. Risks associated with non-compliance of statutory enactments

The Company being a legal entity engaged in manufacturing activity and listed on National Stock Exchange of India Limited (NSE) and Bombay Stock Exchange Limited (BSE). In view of the same, the Company is required to ensure compliance of provisions of various applicable statutory enactments, failure to comply one or more such provisions may render strict penalties as may be prescribed under such statutory enactments.

The Company shall ensure that qualified professionals are employed to comply with various laws. In addition to statutory audits, the Company shall promote undertaking of internal audit/s at different levels periodically to ensure timely check on statutory compliances.

6. Competition risks

Risk of competition is inherent to all business activities. The Company faces competition from the existing players in the domestic and international levels operating in the segment in which the Company operates. There is always an inherent risk that the existing competition may further get acute with the advent of new players and foreign players.

The Company needs to continuously upgrade its technology by conducting in-house research activities and should also have an updated knowledge about the requirement as per the industry standards. The Company is providing tailor made products to its customers so as to be ahead with other competitors. Further, the Company's strategy shall be to leverage its investments in its own high-profile brands, thereby leading to consolidation and value creation.

7. Contractual risks

There may be instances of defaults by customer/s in fulfilling contractual obligations as a result of which the Company may face financial losses. Similarly, defaults by the Company in fulfilling one or more contractual obligations due to reasons such as misrepresentations, breach of warranties etc cannot be ruled out.

The Company shall ensure that proper drafting of the contract and adequate indemnity clauses are incorporated in the contracts entered into with one or more parties, In addition, internal controls from technical team and strict supervisions and checks on execution of contracts and delivery be undertaken.

For and on behalf of the Board of Directors, Kirloskar Electric Company Limited

> Vijay R Kirloskar Executive Chairman DIN: 00031253

> > Annexure – III

Place: Bengaluru Date: 12.07.2022

DISCLOSURE OF PARTICULARS REGARDING CONSERVATION OF ENERGY AND TECHNOLOGY ABSORPTION

A. Conservation of Energy:

a) Steps taken for conservation of energy:

The Company is continually exploring new ways to make its operations more efficient by putting technology to use for direct energy savings and increasing renewable energy sources.

The Company conserves energy by:-

- 1. Improving system power factor.
- 2. Reduction of maximum demand and restricting the maximum demand to billing demand.
- 3. Monitoring of energy consumption and further requisite follow-up.
- 4. Optimum utilization of high energy consuming electrical equipments like winding machines.
- 5. Air-compressor pressure is maintained at reduced pressure with fixed timing and air leakages arrested.
- 6. Installation of capacitor panels.

b) Steps taken to utilize alternate source of energy:

- 1. Implementation of induction brazing processes.
- 2. Optimization of varnish impregnation process
- 3. Installation of system to ensure uniform temperature.
- 4. Energy conservation audit through external audit agency.

c) Capital investment on energy conservation equipment: NIL

B. <u>Technology Absorption:</u>

a) the efforts made towards technology absorption:-

- a. Efforts made, in brief, for technology absorption, adaptation and innovation.
 - In-house training of personnel.
 - Indigenization of materials, components and processes.
- b. Future plan of action
 - Upgradation of existing technology
 - Development of new processes
- c. Research and development is undertaken for the range of all the existing products, lowering costs and process improvements, indigenization or alternate sourcing of materials and development of energy efficient products.

b) Benefits derived from above:-

- a. Benefits derived as a result of the above efforts
 - Enhanced product range
 - Quality improvement
 - Development of new products
- b. Process improvement resulting in higher production.
- c. Development of in-house skills for manufacture of high precision products.
- d. Enhanced design and product capability to achieve customer satisfaction.
- e. Product range extension to reach newer markets.
- f. Special motors for vehicle application developed.
- g. To enhance product performance and for better customer satisfaction, your Company will continue in:-
 - Upgrading existing technology.
 - Extending range of its products.
 - Developing new processes.
 - · Applying research and value engineering.

in case of imported technology (imported during the last three years reckoned from the beginning of the financial year)-

- (a) Detail of Technology Imported Nil
- (b) The year of import Nil
- (c) Has the technology been fully absorbed Nil
- (d) If not fully absorbed, areas where this has not taken place, reasons there for and future plan of action NA

d) Expenditure on R & D:

Expenditure on R & D:	(₹ in Lakhs)
Capital	Nil
Recurring	<u>10.80</u>
Total	<u>10.80</u>
Total R & D Expenditure	10.80

0.03%

C. Foreign Exchange Earnings and Outgo:

as a % of total turnover

 Activities relating to export; initiatives to increase exports; development of new export markets for products and services; and Export Plan; The Company has continued to maintain focus and avail of export opportunities based on economic considerations. During the year, the Company has exports (FOB Value) worth ₹ 1069.62/- Lakhs

702.02/-

0.00

2. Total foreign exchange used and earned.

a)		Foreign Exchange earned:	(₹in Lakhs)
((i)	FOB value of goods exported (net) of sales	1069.62/-
((ii)	Dividend on shares (net of tax)	0.00
((iii)	Repatriation of Profit	0.00
((iv)	Others	0.00
b)		Foreign Exchange Used	
		Value of imports calculated on the CIF basis.	(₹ in Lakhs)

(i) Raw materials & Components and spare parts

For and on behalf of the Board of Directors, Kirloskar Electric Company Limited

Vijay R Kirloskar Executive Chairman DIN: 00031253

Annexure - IV

Place: Bengaluru Date: 12.07.2022

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Global Economic Outlook

(ii) Capital Goods

Yet another challenging year for the Indian economy, the COVID-19 pandemic began with the second wave during the beginning of the June quarter had overwhelming socio-economic impact in the Country and subsequently had dropped levels towards the end of the second quarter. Just as the third wave had faded away in India, geopolitical tensions in Europe sparked off a fresh round of uncertainty in the operating environment. Amidst such a challenging backdrop, the Indian economy rebounded during the year growing by 8.9%, albeit on a low base. The Russia-Ukraine conflict leading to extended global disruptions and spiraling of commodity prices have led to downward revisions to the growth forecast for 2022. India's Gross Domestic Product growth was 8.7% for the financial year 2021-22 as compared to 7.7% in 2020-21. GDP is expected to grow between 8 - 8.5% in FY 2022-23

In view of the outbreak of the pandemic, the Company undertook timely and essential measures to ensure the safety and well-being of all its employees and workers at all its plant locations, various branch offices and the corporate office. The Company observed all the government advisories and guidelines thoroughly and in good faith.

Industry outlook

Our Company being one of leading manufacturer of Electrical Capital goods such as AC Motors, Generators, DC Machines, Transformers and switchgears depends on the expansion, fresh CAPEX investment and infrastructure projects for growth and to sustain the same. With India poised to be fastest developing country we expect expansion and investments in core sectors like steel, cement, coal, water, irrigation, hydro carbon, electric mobility, renewable energy including the solar and banking in the country. Your Company caters its products to all these sectors and this growth is expected to have its impact on the increased demand for manufactured goods of the Company.

Your Company has taken several bold steps to remain competitive by optimizing the costs, rationalizing manpower, streamlining and consolidating the manufacturing operations. The Company continues to enjoy strong brand image and acceptance of products and services on account of our constant focus on Product reliability, durability and competitiveness.

Opportunities

Your Company is one of the foremost manufacturers of Motors for Electric cars. India is well poised to register multifold growth in electric mobility space. As per various surveys, the number of electrical vehicles on road will grow from 3 million to 125 million by 2030. Huge growth is expected for electrical vehicles in India which will see increase in demand for Motors. Further we see a sustained

growth for all energy efficient products including Motors, Transformers etc.,

Threats

The Key sectors and end user Industry are going through a very rough business phase more particularly mining, steel, coal and infrastructure including the real-estate industry. Any change in the government policy and projects guidelines concerning new investments in these sectors, may have an adverse impact on demand for your products. Capacity utilization of the Company remains low and actual performance may also vary as it is dependent on several factors beyond the control of your Company.

Your Company continues to face competition from the unorganized sector and also new players making their presence in the country. However, your company has a strong base and brand acceptance for its product in all sectors of the industries.

Segment wise or product wise performance

Your Company has identified the reportable segments as rotating machines group, power generation and distribution group and others, taking into account the nature of products and services, the different risks and returns and the internal reporting systems.

The segment wise turnover of your Company is as follows:

(₹ in Lakhs)

Products	2021-22	2020-21
Rotating Machines Group	12,968	11,493
Power Generation and Distribution Group	18,373	15,171
Others	2,126	1,094
Total	33,467	27,758

Note: Figures has been regrouped as per IND-AS

Future Outlook

The RBI has stressed that future growth would be conditioned if the supply-side bottlenecks are addressed, and monetary policy is calibrated accordingly to bring down inflation and boost capital spending. Due to the Russia-Ukraine crisis, the world economy is in the doldrums and it was already battered due to the multiple waves of the pandemic which disrupted logistics and supply chain. The crisis also elevated inflation across the globe as the price of metals, crude oil, and fertilisers skyrocketed.

Risks mitigation measures

Your Company recognizes the unstable growth in core sectors as major risks and has initiated the following measures for mitigating the above business related risks.

Your Company continually upgrades its engineering strength and design capabilities by incorporating latest technologies in its products and services. Optimizing manufacturing costs and improvement in operating efficiencies are continuously pursued enabling it to offer competitive prices. The wide portfolio of products gives your Company a competitive advantage, as we can cater to the major verticals of the electrical engineering capital goods industry.

Your Company recognizes the importance of its supply chain in sourcing good quality raw materials and other inputs at competitive prices with high reliability in meeting delivery timelines.

Internal Control System and their adequacy

Your Company has systems and internal audits in place to have controls on all the processes. System driven controls also ensure ease of monitoring and consistency of operations and Compliances. Your Company is under SAP ERP which ensures that there is reasonable assurance about the financial and accounting records and controls. To safeguard assets of the Company against damage/loss and accounting records are reliable for preparing financial statement the records are verified by Internal Auditors. Internal controls are evaluated by the internal auditors and supported by management reviews. All audit observations and follow up actions thereon are initiated for resolution by the respective functions.

Discussion on financial performance with respect to operational performance:-

(₹ In Lakhs)

PARTICULARS	For the financial year ended March 31, 2022	For the financial year ended March 31, 2021
Revenue from operations	33,467	27,758
Other income (Net)	10,772	361
Total Income	44,239	28,119
Total Expense	38,423	38,906
Profit / (Loss) before exceptional items	5,816	(10,787)
Exceptional Items	-	-
Profit / (Loss) before tax	5,816	(10,787)
Tax Expense	-	-
Profit / (Loss) after tax	5,816	(10,787)
Total other comprehensive income	(2,491)	12,901
Total comprehensive income for the period	3,325	2,114

Note: The financial statements of the Company has been prepared in accordance with Indian Accounting Standard.

Material developments in Human Resources / Industrial Relations front, including number of people employed

Your Company, considering the low capacity utilization and to optimize the employee costs, had announced partial lay off of its workmen working in its units situated in Govenahalli (Unit-1), Tumkur (Unit-7) and Budhihal (Unit-15). The Company had applied to concerned Labour departments for partial lay off of workmen at the aforesaid units. The Company during the year under review had also recalled some of its laid off workmen back to work. Timely intimations were made to stock exchanges regarding the same.

Key financial ratios:

SI. No	Particulars of financial ratios	2021-22	2020-21
i	Debtors Turnover	25 days	42 days
ii	Inventory Turnover	48 days	59 days
iii	Interest Coverage Ratio	0.26	-0.29
iv	Current Ratio	0.33	0.25
V	Debt Equity Ratio	1.29	2.43
vi	Operating Profit Margin (%)	27.54%	-26.85%
vii	Net Profit Margin (%)	17.38%	-38.86%
viii	Sector-specific equivalent ratios, as applicable	Nil	Nil

There is no significant Changes i.e., change of 25% or more as compared to the immediately previous financial year in the key financial ratios.

Detailed explanation of above ratios

a. <u>Debtors Turnover:</u>

The above ratio is used to quantify a Company's effectiveness in collecting its receivables or money owed by customers. The ratio shows how well a Company uses and manages the credit it extends to customers and how quickly that short-term debt is collected or is paid. It is calculated by dividing average debtors by turnover.

b. <u>Inventory Turnover:</u>

Inventory Turnover is the number of times a Company sells and replaces its inventory during a period. It is calculated by dividing average inventory by turnover.

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c. Interest Coverage Ratio:

The Interest Coverage Ratio measures how many times a Company can cover its current interest payment with its available earnings. It is calculated by dividing PBIT by finance cost.

d. Current Ratio

The Current Ratio is a liquidity ratio that measures a Company's ability to pay short-term obligations or those due within one year. It is calculated by dividing the current assets by current liabilities.

e. Debt Equity Ratio

The ratio is used to evaluate a Company's financial leverage. It is a measure of the degree to which a Company is financing its operations through debt versus wholly owned funds. It is calculated by dividing a Company's total liabilities by its shareholder's equity.

f. Operating Profit Margin (%)

The operating profit margin is a profitability or performance ratio used to calculate the percentage of profit a Company produces from its operations. It is calculated by dividing the EBIT by turnover.

g. Net Profit Margin (%)

The net profit margin is equal to how much net income or profit is generated as a percentage of revenue. It is calculated by dividing the profit for the year by turnover.

Details of any change in Return on Net worth (excluding revaluation reserves) as compared to the immediately previous financial year along with a detailed explanation thereof.

The net worth of the Company has been eroded and is negative from the preceding three financial years.

SI. No	Financial Year	Net worth (₹ In Lakhs)
1.	2021-22	(26,508.18)
2.	2020-21	(32,323.70)
3.	2019-20	(21,537.35)

Disclosure of Accounting Treatment:

The financial statements of the Company has been prepared in accordance with IND-AS, as prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and subsequent amendments thereto.

The detailed disclosure of accounting treatment is also provided in the notes to financial statements which forms part of this annual report.

For and on behalf of the Board of Directors, **Kirloskar Electric Company Limited**

> Vijay R Kirloskar **Executive Chairman DIN: 000312531.**

Place: Bengaluru Date: 12.07.2022

Annexure -A

- 1. DISCLOSURE IN BOARD'S REPORT AS PER THE PROVISIONS OF SECTION 197 OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (AS AMENDED):
- a. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, during the financial year 2021-22, ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year 2021-22;

Name	Designation	Remuneration of Directors & KMP (Rs. in crores	% increase in remuneration in the financial year 2021-22	Ratio of remuneration to median remuneration of employees	Previous year remuneration 2020-21
Mr. Vijay R Kirloskar	Executive Chairman	2.62	16.55%	69:1	2.18
Mr. Kamlesh Gandhi	Independent Director	0.02	-	0:1	0.01
Mr. S N Agarwal	Independent Director	0.01	-	0:1	0.01
Dr. Ashok Misra	Independent Director	0.01	-	0:1	0.01
Mr. Anil Kumar Bhandari	Independent Director	0.02	-	0:1	0.02
Mr. Mahendra V P	Independent Director	0.02	-	0:1	0.02
Mr. Sarosh J Ghandy	Independent Director	0.02	-	0:1	0.02
Mrs. Meena Kirloskar	Non Executive Director	0.01	-	0:1	0.01
Mr. Ravi Ghai*	Nominee Director	0.01	-	0:1	0.01
Mr. Suresh Kumar	Non Executive Director	0.01	-	0:1	0.00
Mr. Sanjeev Kumar S	Director (Finance) & CFO	0.38	17.13%	10:1	0.31
Ms. K S Swapna Latha#	Company Secretary	0.34	24.80%	9:1	0.26

Note: Non executive directors are paid sitting fee of ₹15,000/- per meeting including committee meeting.

Mr. Ravi Ghai has resigned from the position of Nominee Director with effect from July 12, 2022.

#Ms. K S Swapna Latha, Sr. General Manager (Legal) & Company Secretary has resigned with effect from April 20, 2022;

- b. The median remuneration of the employees of the companies in the financial year 2021-22 is ₹3.80 Lakhs.
- c. The percentage increase in the median remuneration of employees in the financial year: 8.91%
- d. The number of permanent employees on the rolls of the Company for the financial year 2021-22 is 969 employees
- e. Average percentile increase already made in the salaries of employees other than the managerial personnel in the preceding financial year was 8.9%. The average percentage increase in the managerial remuneration was 19.49%.
- f. It is hereby affirmed that the remuneration paid during the year ended March 31, 2022 is as per the remuneration policy of the Company.

2. DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(2) AND 5(3) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) AMENDEMENT RULES, 2016:

Sr. No	Name	Designation	Remunera- tion in ₹	Qualification	Age	Experie- nce	Date of Commencem ent of Employment	Nature of Duties	Last Employment
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
E	Employed through	out the year a	and was in r	eceipt of rem	uneratior	of not le	ss than ₹ 1,0	02,00,000 per an	num
1	Mr. Vijay R Kirloskar	Executive Chairman	2,61,60,00	MS from Worcester polytechnic institute USA	71 years	47 years	02-12-1974	Operations and day to day management of Company	-
2	Mr. Nitin Jain	Associate Vice Presiden	39,05,226	BE & M-Tech	45 years	19 years	26-02-2002	Unit Head of Kondhapuri Unit	Kirloskar Power Equipment
3	Mr. Sanjeev Kumar S	Director (Finance) & CFO	37,57,030	MBA – Finance	59 years	36 years	16-06-1993	Head of Corporate Finance Department	KAR Mobiles
4	Mr. K Jagannath	Vice Presiden	t 37,12,812	Bachelor of Engineering	65 years	41 years	26-12-1980	Head of PGG	-
5	Mr. Kaushik Goswamy	Sr. General Manager	35,73,492	BSC- Engineering	61 years	37 years	09-01-2012	Senior General Manager-Sales & marketing	EMCO Ltd
6	Dr. S Ranganath	Vice Presiden	t 35,09,372	MBBS	62 years	36 years	02-08-2010	-	Served in Indian Air force
7	Mr. M Arunesh	Associate Vice Presiden	34,45,230	Bachelor of Engineering	56 years	32 years	02-01-1989	Unit Head Mysore Unit	-
8	Ms. K S Swapna Latha*	Senior General Manager & CS	34,17,170	CS, LLB	48 years	21 years	12-02-2018	Head of Secretarial & Legal Department	Practising Company Secretary
9	Mr. Lokesh S	Associate Vice Presiden	32,22,664	Bachelor of Technology	45 years	18 years	14-02-2003	Unit Head of Govenahalli	-
10	Mr. Chandrasekhar Menon	General Manager	31,05,201	Bachelor of Technology	48 years	27 years	15-04-2021	Unit Head - Hubli	NAINKO EXIM PVT LTD

Notes:

- 1. Remuneration as shown above includes salary and special allowance but does not include retirement benefits.
- 2. Mr. Vijay Kirloskar holds 17.90% of Equity Share capital of the Company.
- 3. Nature of Employment of Mr. Vijay R Kirloskar and Mr. Sanjeev Kumar is contractual.
- 4. * Ms. KS Swapna Latha, Sr. General Manager (Legal) & Company Secretary has resigned with effect from April 20, 2022.

For and on behalf of the Board of Directors, Kirloskar Electric Company Limited

Vijay R Kirloskar

Place: Bengaluru Date: 12.07.2022 Executive Chairman
DIN: 00031253

For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Form AOC - 1

(Pursuant to first proviso to sub section (3) of section 129 of the Companies Act, 2013 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures as on 31.03.2022

Part A Subsidiaries

SI. No	Name of the Subsidiary	Share Capital	Reserves & Surplus	Total Assets	Total Liabilities	Investments	Profit before taxation	Profit after taxation	Equity Share capital	Preference share capital
1	KELBUZZ Trading Private Limited	-/000,000/-	(504,784,340)	250,810,327	572,439,889	NIL	112,954,778	112,954,778	100%	0.01%
2	Luxquisite Parkland Private Limited	-/000'000'909	(629,823,123)	234,938	23,575,126	NIL*	(17,065)	(17,065)	100%	0.01%
3	SKG Terra Promenade Private Limited	200,000/-	(170,948,203)	57,364,403	236,056,016	NIL	(7,943,410)	(7,943,410)	%001	0.01%
4	SLPKG Estate Holdings Private Limited	1,000,000/-	(366,973,097)	103,070,210	103,070,210 480,423,156	NIL	(11,379,849)	(11,379,849)	%001	0.01%

^{*} Investment of ₹ 623,000,688 /- is fully provided

Names of subsidiaries which are yet to commence operations
 Names of subsidiaries which have been liquidated or sold during the year: Nil

Part B: Associate Companies/ Joint Ventures

SI.No	SI.No Name of the Subsidiary	Latest Audited Balance Sheet Date	Shares of Associate/Joint Ventures Description of how there Reason why the held by the company on the year is significant influence associate/joint veneral (Amount of Investment & is not consolidated Extend of Holding %)	Description of how there is significant influence	ture	Reason why the Net worth attributable Profit / Loss for associate/joint venture to Shareholding as per the year# is not consolidated latest audited Balance Sheet#	Profit / Loss for the year#
- -	Kirloskar Malaysia Sdn Bhd 31-03-2022	31-03-2022	300,000 (30%)	30% shares held by KECL N/a	N/a	(refer below note)	(refer below note)
2.	Kirsons Trading PTE LTD 31-03-2022	31-03-2022	56,200 (7.5%)	7.5% shares held by KECL N/a	N/a	(refer below note)	(refer below note)

#since the net worth of the associate is negative; the loss is restricted to the value of the investment

1. Names of associates or joint ventures which are yet to commence operations: Nil

2. Names of associates or joint ventures which have been liquidated or sold during the year: Nil

For K N Prabhashankar & Co.

Firm Regn. No: 004982S Chartered Accountants

Partner Membership No: 222945 A. Umesh Patwardhan

Place: Bengaluru Date: May 28, 2022

Director (Finance) & Chief Financial Officer Sanjeev Kumar S

Kamlesh Suresh Gandhi Director DIN: 00004969

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253

Form No. AOC-2

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

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

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

Kirloskar Electric Company Limited has not entered into any contract or arrangement or transaction with its related parties which is not at arm's length during financial year 2021-22.

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

- (i) There were no material contracts or arrangements with any related party.
- (ii) Details of transactions undertaken at arm's length basis are as follows;
- (a) Name(s) of the related party and nature of relationship:
- 1. Abhiman Trading Company Private Limited, Mrs. Meena Kirloskar is the interested Directors of the Company & Mr. Vijay Ravindra Kirloskar is member of the Company;
- 2. Sri Vijayadurga Investments and Agencies Private Limited, Mrs. Meena Kirloskar is the interested Directors of the Company & Mr. Vijay Ravindra Kirloskar is member of the Company;
- 3. Vijayjyothi Investments and Agencies Private Limited, Mrs. Meena Kirloskar is the interested Directors of the Company & Mr. Vijay Ravindra Kirloskar is member of the Company;
- 4. Vijaya Farms Private Limited, Mrs. Meena Kirloskar is the interested Director of the Company & Mr. Vijay Ravindra Kirloskar is member of the Company;
- 5. Kirloskar Power Equipments Limited, Mr. Vijay Ravindra Kirloskar is interested Director in the Company;
- 6. Kirsons Trading Pte Ltd and Mr. Vijay Ravindra Kirloskar are the interested Directors in the Company;
- 7. Kirloskar (Malaysia) SDN BHD, Mr. Vijay Ravindra Kirloskar is interested Director in the Company;
- 8. Transport Corporation of India Ltd, Mr. Satyanarayan Agarwal is the interested Director of the Company;
- 9. Maini Materials Movement Private Limited, Mr. Sarosh Jehangir Ghandy is the interested Director of the Company;
- 10. Kirsons BV, a step down subsidiary Company;
- 11. SKG Terra Promenade Private Limited, a wholly owned subsidiary Company;
- 12. SLPKG Estate Holdings Private Limited, a wholly owned subsidiary Company;
- 13. KELBUZZ Trading Private Limited, a wholly owned subsidiary Company;
- 14. Luxquisite Parkland Private Limited, a wholly owned subsidiary Company;
- (b) Nature of contracts/arrangements/transactions: Sales, purchases of goods, materials and services.
- (c) Duration of the contracts / arrangements/transactions: Agreement is perpetual until terminated by either party.
- (d) Salient terms of the contracts or arrangements or transactions including the value, if any: Standard terms and conditions of the general agreement.
- (e) Date(s) of approval by the audit committee:
 - 1. June 29, 2021;
 - 2. August 11, 2021;
 - 3. November 10, 2021;
 - 4. February 09, 2022;
- (f) Amount paid as advances, if any: NIL

For and on behalf of the Board of Directors, Kirloskar Electric Company Limited

> Vijay R Kirloskar Executive Chairman DIN: 00031253

Place: Bengaluru Date: 12.07.2022

Form No. MR-3 SECRETARIAL AUDIT REPORT

For the Period 01-04-2021 to 31-03-2022 [Pursuant to section 204(1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To,
The Members,
Kirloskar Electric Company Limited

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Kirloskar Electric Company Limited (hereinafter called the company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing our opinion thereon. Based on my verification of the Kirloskar Electric Company Limited books, papers, minutes books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit; I hereby report that in my opinion, the Company has, during the audit period covering the period from 01-04-2021 to 31-03-2022 complied with the statutory provisions listed hereunder and also the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minutes books, forms and returns filed and other records, maintained by Kirloskar Electric Company Limited for the period from 01-04-2021 to 31-03-2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws Framed there under
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to extent of Foreign Director Investment, Overseas Direct Investment and External Commercial borrowings
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - i. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - ii. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - iii. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not Applicable to the Company during the Audit Period);
 - iv. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (Not Applicable to the Company during the Audit Period);
 - v. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not Applicable to the Company during the Audit Period);
 - vi. 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;
 - vii. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (Not Applicable to the Company during the Audit Period) and
 - viii. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not Applicable to the Company during the Audit Period);
 - ix. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (vi) Other laws applicable to the Company: As per the representation made by the Company, there are no 'Industry specific' law(s) applicable to the Company. The Company has systems and processes in place to comply with general employee welfare laws applicable to it.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with NSE and BSE Stock Exchanges;

During the period under Review the Company has complied with the Provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. as mentioned above.

SEVENTY FIFTH ANNUAL REPORT 2021-22

I further report that:

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

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

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

I further report that during the audit period the Company has not conducted any specific events / actions with regards to a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred to above.

Place: Belgaum Date: 16/06/2022

Sd/-Name: Sudheendra P. Ghali

FCS No: 7037 CP No: 7537

UDIN: F007037D000499771

This letter which is annexed herewith as Annexure 1 forms an integral part of the Secretarial Audit Report MR-3 and has to be read along with it.

'Annexure -1'

To

The Members,

Kirloskar Electric Company Limited

My 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. My responsibility is to express an opinion on these secretarial records based on our audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. Ibelieve that the processes and practices, I followed provide areas on able basis for our opinion.
- 3. I have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Wherever required, I have obtained the Management representation about the compliance of laws, rules and regulations and happeningofeventsetc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Sd/-

Name:Sudheendra P.Ghali

FCSNo:7037 CPNo:7537

Place:Belgaum Date: 16/06/2022

CORPORATE GOVERNANCE REPORT 2021-22

1. Company'sphilosophyon corporategovernance:

Your Company continues to be firmly committed to corporate governance and follows a system of good practices of transparency in its reporting. Your Company continues with its firm commitment in meeting expectations of various stakeholders in matters related to trusteeship, integrity, ethical standards and legal requirements. Your Company continues to comply with the requirements of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

Your Company's Board of directors ("the Board") fully understands and takes the responsibility for its commitments to various stakeholders. The primary objective of 'Customer Satisfaction' is relentlessly pursued.

2. Board of Directors:

a) Composition as on March 31, 2022 and other matters:

Your Company's Board comprised of eminent persons with optimum balance of executive directors, non executive directors and independent directors having professional and technical expertise from different fields such as technical, business strategy & management, marketing & finance which enables the Board to discharge its responsibilities and provide effective leadership to the business.

As on March 31, 2022, the Board comprised of 10 (ten) Directors wherein Mr. Vijay Ravindra Kirloskar (DIN: 00031253) is an Executive Chairman on the Board and other Board members comprised of six Non-Executive Independent Directors, two Non-Executive Directors among them one is a Woman Director and two executive directors which includes the Executive Chairman of the Company.

All independent directors satisfy the criteria of independence as defined under the Companies Act, 2013, and the Listing Regulations.

In compliance with the requirement of Regulation 17(1) (b) of the Listing Regulations, the chairperson of the Board is an executive director hence, more than half of the Board members are Independent Directors as on March 31, 2022.

As regards to the appointments of new directors, Board considers the recommendations of the Nomination and Remuneration Committee, which in turn, considers various aspects including the qualifications, professional expertise and exposures, positive attributes and independence, wherever required, as per the laid down criteria.

The Board, inter-alia, provides leadership, strategic guidance and independent advise to the Company's management.

The Board members get updates on the Company's procedures and policies as per the familiarization program.

The Board as part of its corporate governance practice, periodically reviews its composition to ensure that the same is closely aligned with the strategy and long-term needs of the Company and that there is no non-compliance under any applicable law.

None of the directors on the Board is a member on more than 10 committees or Chairman of more than 5 committees across all the companies in which he is a director as specified under SEBI LODR Regulations. Necessary disclosures regarding committee positions have been received from the directors

b) Number of Board meetings held and their dates:

The Board meets at regular intervals to discuss and decide on Company / business policy and strategy apart from other Board businesses.

Six meetings of the Board of directors were held through Video Conference mode / other audio visual means during the financial year 2021-22, the details of which are as given hereunder: -

SEVENTY FIFTH ANNUAL REPORT 2021-22

SI. No	Date of Board Meeting	No of directors entitled to attend	No of directors attend	
1	June 29, 2021	11	11	
2	August 11, 2021	11	11	
3	September 21, 2021	11	10	
4	November 10, 2021	11	10	
5	February 09, 2022	11	11	
6	March 11, 2022	10	08	

In the wake of COVID-19 pandemic and to adhere to the social distancing norms, the directors of the Company participated in the meetings of the Board held during the FY 2021-22 through video conferencing / other audio visual means.

The meetings and agenda items taken up during the meetings complied with the Companies Act, 2013 and Listing Regulations read with various circulars issued by Ministry of Corporate Affairs (MCA) and Securities Exchange Board of India ("SEBI") due to COVID 19 pandemic.

The maximum interval between any two meetings was within the maximum allowed gap pursuant to the Companies Act, 2013 and SEBI Listing Regulations read with the Circulars issued by MCA and SEBI with respect to increase in the gap and extension for holding meetings due to COVID-19 pandemic.

All material information was circulated to the directors before the meeting or was placed at the meeting, including minimum information required to be made available to the Board as prescribed under Part-A of Schedule II of sub-regulation 7 of Regulation 17 of the Listing Regulations.

The necessary quorum was present for all the meetings.

In certain cases, the Board's approval was taken by passing resolutions through circulation, as permitted by law, which were confirmed in the subsequent meeting of the Board of Directors.

c) Category, attendance, directorships, membership, chairmanship of directors of your Company during the financial year ended March 31, 2022;

		Attend	lance	Directorships	/Committee Mo	emberships@	Directorship in other listed entity (Category
Name of the Director	Designation	Attendance of each director at the meeting of Board of Directors	Attendance at the previous AGM attended (Yes/No)	Directorship (s) in other companies as on March 31, 2022 excluding this Company	Committee Membership **	Committee Chairmanship **	of Directorship)
Mr. Vijay Ravindra Kirloskar*	Executive - Chairman	6	Yes	2	1	0	MRF Limited (Non Executive - Independent Director)
Mr. S N Agarwal	Non Executive -Independent Director	5	Yes	11	2	1	Transport Corporation of India Limited (Non Executive Director)
Mr. Sarosh Jehangir Ghandy	Non Executive -Independent Director	6	Yes	7	2	0	NIL
Mr. Anil Kumar Bhandari	Non Executive -Independent Director	6	Yes	8	3	2	1.The Waterbase Limited (Non Executive Director) 2.Bright Brothers Limited (Non-Executive - Independent Director)
Vellore	Non Executive -Independent Director	5	No	14	2	0	VST Tillers Tractors Limited (Chairman & Managing Director)

Mr. Kamlesh Suresh Gandhi	Non Executive -Independent Director	6	Yes	4	1	3	1. Bhagyanagar India Limited (Non Executive - Independent Director) 2. NCL Industries Ltd (Non Executive - Independent Director) 3. Sundaram -Clayton Limited (Non Executive - Independent Director)
Mr. Ravi Ghai [#]	Nominee Director	5	Yes	0	1	0	NIL
Dr. Ashok Misra	Non Executive -Independent Director	6	Yes	4	2	0	Jubilant Life Sciences Limited (Non Executive - Independent Director)
Mrs. Meena Kirloskar	Non Executive -Non Independent Director	5	Yes	8	0	0	NIL
Mr. Suresh Kumar	Non Executive -Non Independent Director	5	Yes	2	0	0	NIL
Mr. Sanjeev Kumar S	Director (Finance) & CFO	6	Yes	0	0	0	NIL

@ excludes foreign companies and companies covered under section 8 of the Companies Act, 2013.

Necessary disclosures regarding committee positions have been made by the directors. As per the Companies Act, 2013, none of the directors of the Company hold office as a director, including as an alternate director, in more than twenty companies at the same time and none of them has directorships in more than ten public limited companies. For reckoning the limit of public companies, directorships of private companies that are either holding or subsidiary company of a public company are included and dormant companies are excluded.

As per regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, membership/chairmanship of audit committee and stakeholders' relationship committee in all Indian Public limited Companies are considered and, accordingly, reported. Further, none of the directors of the Company hold membership of more than 10 committees, nor any director is the Chairman of more than 5 committees across all Public limited companies where he / she holds directorships.

As per the declaration received from the directors, none of the directors of the Company is a Director in seven listed entities or is an independent director in more than seven equity listed companies or in more than three equity listed companies in case he is a whole-time director in any listed company.

d) Disclosure of relationships between directors inter-se:

As per the information available with the Company, none of the directors were related inter se except for Mr. Vijay Ravindra Kirloskar (DIN: 00031253) and Mrs. Meena Kirloskar (DIN: 00286774).

- e) None of the non executive independent directors have any pecuniary relationship or transaction with the Company.
- f) Necessary information as required under schedule II of listing regulations, as amended, have been placed before the meetings of the Board including the committees thereof.

^{*}Mr. Vijay Ravindra Kirloskar (DIN: 00031253) is director of Kirloskar Power Build Gears Limited which is under Liquidation.

^{**}Only audit committee and stakeholders' relationship committee of Indian public limited companies have been considered

^{*} Mr. Ravi Ghai (DIN: 08715119) has resigned from the post of Nominee Director with effect from February 09, 2022. The Board has appointed him as Additional Director (Non-Executive) of the Company at its meeting held on July 12, 2022 who shall hold office upto the date of ensuing Annual General Meeting of the Company. The members' approval is sought towards appointment of Mr. Ravi Ghai as Non-Executive Independent Director of the Company. Detailed resolutions seeking members' approval for his appointment forms part of the AGM Notice.

g) Shareholding of non-executive directors as at March 31, 2022:

Name of the director	Number of Equity Shares
Mrs. Meena Kirloskar	184,514
Mr. Mahendra Vellore Padmanaban	2,533
Mr. Sarosh Jehangir Ghandy	615
Mr. Anil Kumar Bhandari	500
Mr. Kamlesh Gandhi	500
Mr. Satyanarayan Agarwal	500
Dr. Ashok Misra	Nil
Mr. Ravi Ghai*	Nil
Mr. Suresh Kumar	Nil

^{*}Mr. Ravi Ghai has resigned from the position of Nominee Director with effect from February 09, 2022 and the board has appointed him as Additional Director with effect from July 12, 2022 who shall hold the office upto the date of 75th annual general meeting.

The sitting fees paid to the Non-Executive Directors and / or Independent Directors is within the limits prescribed under the Companies Act, 2013.

h) Details of Familiarization Programmes to Directors:

During the financial year, senior management team made presentations to the directors giving an overview of the Company's operations, functions, strategies and risk management plans of the Company. The details of the familiarization programs are available on the website of the Company at: https://kirloskarelectric.com/investors/investors-information/policies.html

i) Board Evaluation:

The Company believes that it is the effectiveness of the Board that contributes to the Company's performance and long term growth. The criteria for Board evaluation contemplates evaluation of directors' performances based upon their performances as directors apart from their specific role as independent, non-executive and executive directors.

The criteria also specifies that the Board would evaluate each committee's performance based on the mandate on which the committee has been constituted and the contributions made by each member of the said committee in effective discharge of their responsibilities.

- a. The Board of directors evaluated the performance of Independent Directors of the Company. Those directors who were subject to evaluation did not participate at the meeting. For this purpose, a comprehensive questionnaire was provided to each Board member. Each and every member except the director being evaluated, participated, discussed and filled in the questionnaire and provided their feedback. The results were thereafter compiled and noted.
- b. Pursuant to applicable regulations of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, (Listing Regulations) the Nomination & Remuneration committee carried out evaluation of every director's performance. A comprehensive questionnaire was provided to each committee member for evaluation of every director's performance. Each member of the committee was requested to fill in the questionnaire and provide their feedback. The committee thereafter discussed and completed the evaluation process.
- c. A separate meeting of independent directors was also held on February 09, 2022 to evaluate the performance of the non independent directors, the performance of the Chairman, the Board of director and its committees. A comprehensive questionnaire was shared with each member to carry out the evaluation process. The directors filled the questionnaire and provided their feedback.

The evaluation process contained the following;

- 1. Performance of the Board as a whole & its committees;
- 2. Performance of the Executive Chairman Mr. Vijay Ravindra Kirloskar (DIN: 0031253);
- 3. Performance of non-executive non independent director Mrs. Meena Kirloskar (DIN: 00286774) and Mr. Suresh

Based on the review and consideration of the Company's progress and performance during the year, the independent directors recorded the contributions made by the non independent directors. The directors also reviewed the performance of the chairman after taking into account the views of executive and non-executive directors. The independent directors placed on record their appreciation of the leadership of the Chairman.

The independent directors further assessed the quality, quantity and timeliness of flow of information between the Company and the management and the Board to effectively discharge their responsibilities and to perform their duties. They expressed their satisfaction on flow of information.

The independent directors acknowledged the fact that the Board was well informed of the Company's activities. That had enabled the board to understand all the aspects of the Company and had helped them to take decisions effectively.

j) Core skills / expertise / competencies available with the Board:

The Board comprises of qualified directors who possess required skills, expertise and competencies that allows them to make an effective contributions to the Board and to its Committees. They are nominated based on well-defined selection criteria set out by the Nomination and Remuneration Committee.

The following are the skills, expertise & competencies which are currently available with the Board:-

SI. No	Name of the Director	Area of Expertise
1	Mr. Vijay R Kirloskar	Management & Strategy, Global Business Leadership, Finance, Investment & Treasury, Research & Training, Scientific development & Innovations, Product Development, Manufacturing & Sales Operation
2	Mrs. Meena Kirloskar	Management & Strategy, Finance, Corporate Governance & Ethics and such other areas
3	Mr. Anil Kumar Bhandari	Business Strategy and such other areas
4	Mr. Sarosh J Ghandy	Business Strategy , Innovations, Manufacturing and such other areas
5	Mr. Mahendra V P	Business Strategy, HR, Business Leader, Industrialist, Product Development and such other areas
6	Mr. S N Agarwal	Business Strategy, Project Management and such other areas
7	Mr. Kamlesh Gandhi	Compliance, Risk Management and Business Strategy, Corporate Governance, Ethics, Regulatory Banking, Investment and such other areas
8	Dr. Ashok Misra	Academics, Engineer, General Management, Research & Training, Technology
9	Mr. Sanjeev Kumar S	Banking, Investment & Treasury Management and such other areas
10	Mr. Ravi Ghai*	Banking, Investment, Finance, risk compliance, finance training and credit appraisal.
11	Mr. Suresh Kumar	Business Strategy and such other areas

^{*}Mr. Ravi Ghai has resigned from the position of Nominee Director with effect from February 09, 2022 and has appointed him as Additional Director with effect from July 12, 2022 who shall hold the office upto the date of 75th annual general meeting.

k) Other Information:

Information flow to the members of the Board of directors:

The Board is provided with all information concerning the agenda items for the meetings. Company's annual strategic plans and annual operating plans are also presented before the meetings seeking their inputs. Company's quarterly financial results and annual financial results are first presented to the Audit Committee and, subsequently, to the Board of directors for their approval. Agenda and notes on agenda are circulated among the members of the Board in advance of the meetings in accordance with the secretarial standards. The meetings facilitate directors to get insights on the affairs of the Company and get their inputs and suggestions on strategic and operational matters of the Company.

I) Opinion of the Board

Pursuant to section 149(6) of the Act along with rules framed thereunder and Regulation 16(1)(b) of the Listing Regulations, the Independent Directors have provided an annual confirmation that they meet the criteria of independence, and in terms of Regulation 25(8) of the Listing Regulations, they also have confirmed that they are not aware of any circumstance or situation which exists or may be reasonably anticipated that could impair or impact their ability to discharge their duties. Based on the declarations received from the Independent Directors, the Board of Directors has confirmed that the Independent Directors of the Company meet the criteria of independence as mentioned under Section 149(6) of the Act and Regulation 16(1)(b) of the Listing Regulations and that they are independent of the management.

3. COMMITTEES OF BOARD

The Board Committees play a crucial role in the governance structure of the Company and have been constituted to deal with

specific areas / activities as mandated by applicable regulation that needs a closer review and to take informed decisions in the best interest of the Company.

The Board has constituted sub-committees to focus on specific areas and take informed decisions within the limits of authority delegated to each of the committees. Each committee of the Board is guided by its Charter, which defines the scope, powers and composition of the committee. All the decisions and recommendations of the committees are placed before the Board for information or approval.

As at March 31, 2022, your Company has the following sub-committees of the Board;

A. Audit Committee:

The Company has constituted a qualified Independent Audit Committee ('AC') which acts as a link between the management external and internal auditors and the Board of Directors of the Company. The Committee is responsible for effective supervision of the Company's financial reporting process by providing direction to the audit function, monitoring the scope and quality of internal and statutory audits and ensuring accurate and timely disclosures. The Audit Committee considers the matters which are specifically referred to it by the Board of Directors besides considering mandatory requirements of the regulation 18 read with Part C of Schedule II of SEBI Listing regulations and section 177 of the Companies Act, 2013

The responsibilities of the Committee includes review of quarterly, half yearly and annual financial statements before submission to the Board, approval or any subsequent modification of transactions of the Company with related parties amongst others.

I. Terms of Reference:

The terms of reference of the Audit Committee are in conformity with the provisions of Section 177 of the Companies Act, 2013 read with Companies (Meetings of Board and its Powers) Rules, 2014 and as per applicable Clauses of Listing Regulations.

The Audit Committee ensures that it has reviewed each area that it is required to review under its terms of reference and under applicable legislation or by way of good practice. This periodic review ensures that all areas within the scope of the Committee are reviewed.

II. Composition and attendance:

Audit Committee as on March 31, 2022 comprised of five independent directors.

During the financial year 2021-22, the committee met four (04) times on June 29, 2021, August 11, 2021, November 10, 2021 & February 09, 2022.

Composition and attendance of each member were as follows:

	Catamama	Meetings			
Name	Category	Held during the tenure	Attended		
Mr. Kamlesh Suresh Gandhi	Chairman	04	04		
Mr. Satyanarayan Agarwal	Member	04	04		
Mr. Anil Kumar Bhandari	Member	04	03		
Mr. Sarosh Jehangir Ghandy	Member	04	04		
Mr. Mahendra Vellore Padmanaban	Member	04	04		
Mr. Ravi Ghai*	Member	04	04		

^{*} Mr. Ravi Ghai (DIN: 08715119) has resigned from the position of nominee director with effect from February 09, 2022 and therefore he ceases to be the member of Audit Committee.

Due to the exceptional circumstances caused by the COVID-19 pandemic and consequent relaxations granted by MCA and SEBI, all audit committee meetings in FY 2021-22 were held through Video Conferencing / Other Audio Visual Means. The Committee invites the Executive Chairman, the Chief Financial Officer of the Company and such other executives as it considers appropriate, representatives of the statutory auditors and internal auditors, to be present at its meetings.

The Company Secretary acts as the secretary to the audit committee.

B. Nomination and Remuneration Committee:

I. Brief description of terms of reference

The Company has a Nomination and Remuneration Committee ('NRC') constituted pursuant to the Regulation 19 read with Part D of Schedule II of the SEBI Listing Regulation and section 178 of the Companies Act, 2013. The NRC is vested with the authority to recommend nomination for Board membership, remuneration of Directors, Key Managerial Personals and senior employee's, formulation of criteria for evaluation of Independent Directors and Board of Directors, remuneration to board and other senior management.

The NRC also carries out a separate exercise to evaluate the performance of individual Directors. Feedback is sought by way of structured questionnaires covering various aspects of Boards functioning such as adequacy of composition of the Board and its Committee, Board culture, execution & performance of specific duties, obligations and governances. Performance evaluation is carried out based on the responses received from all Directors.

Performance evaluation of Independent Directors was done by the entire Board, excluding the Independent Director being evaluated. The performance evaluation of Independent Directors is based on various criteria including experience and expertise, independent judgment, ethics & values, adherence to the corporate governance norms amongst others.

The committee comprised of four members as on March 31, 2022 all of whom are non executive directors.

During the financial year 2021-22, the committee met one (01) time on March 31, 2022.

II. Composition and attendance of each member were as follows:

		Meetings		
Name	Category	Held during the tenure	Attended	
Mr. Satyanarayan Agarwal	Chairman	01	01	
Mr. Anil Kumar Bhandari	Member	01	01	
Mr. Sarosh Jehangir Ghandy	Member	01	01	
Mr. Meena Kirloskar	Member	01	01	

The Company Secretary acts as the Secretary to the Committee.

Remuneration of directors:

In line with the Company's philosophy to ensure equitable remuneration to all the Directors, Key Managerial Personnel (KMP) and employees of the Company, the nomination and remuneration policy of the Company has been framed. The Nomination and Remuneration policy of the Company is designed to create a high-performance culture among KMP, Managerial Personnels and employees and enable the Company to attract, retain and motivate them to ensure long term sustainability of talented managerial persons and create competitive advantage.

The Nomination and Remuneration policy is available on the website of the Company at https://kirloskarelectric.com/nvestors/investors-information/policies.html.

Minor changes were made to the Nomination and Remuneration policy of the Company in accordance with the applicable provisions of the Companies Act, 2013 and rules made thereunder read with SEBI Listing Regulations. However the objective, compositions and the terms of reference remain unchanged.

The Company pays only sitting fees of \mathbb{T} 15,000/- per meeting to its Non-Executive Directors for attending the meetings of the Board and meetings of the committees of the Board.

There are no pecuniary relationships or transactions of the non-executive directors vis-à-vis with the Company;

Details of remuneration paid to the executive directors for the financial year 2021-22 and their share holding as on March 31, 2022 are produced below:

(Amount in ₹)

Name	Designation	Salary	Perquisites and allowances	Total Remuneration	Shareholding - No of equity shares
Mr. Vijay Ravindra Kirloskar	Executive Chairman	2,61,60,000/-	Nil	2,61,60,000/-	1,18,90,618
Mr. Shivappa Sanjeev Kumar	Director – Finance & CFO	37,37,130/-	19,900	37,57,030/-	Nil

The Company has not given any performance linked incentives, benefits fixed components, stock options etc., to the executive directors of the Company.

Employment agreements with executive directors: -

Name of the director	Effective date of executive employment agreement	Details of shareholders' approval on the agreements	Provision for Notice period and Severance pay
Mr. Vijay R Kirloskar (DIN: 00031253)	August 12, 2020	The shareholders approved the appointment and key terms of the agreement by passing a resolution at the AGM dated September 30, 2020	According to the agreement if before the expiration of this agreement the tenure of office of the Executive Chairman is determined, by any reason whatsoever, the Executive Chairman shall subject to the provisions of Section 202 of the Companies Act, 2013, be entitled to receive as compensation for loss of office an amount equivalent to the remuneration which he would have earned if he had been in office for the unexpired residue of his term or for three years, whichever is shorter, calculated on the basis of the average remuneration actually earned by him
			during a period of three years immediately preceding the date on which he ceased to hold office or where held the office for a lesser period than three years, during such period.
Mr. Shivappa Sanjeev Kumar (DIN: 08673340)	February 14, 2020	The shareholders approved the appointment and key terms of the agreement by passing a resolution at the AGM dated September 30, 2020	

C. Stakeholder Relationship Committee:

I. Brief Description and terms of reference

The Company has constituted a Stakeholders Relationship Committee ('SRC') pursuant to regulation 20 of the SEBI Listing Regulations and Section 178 of the Companies Act. The SRC is primarily responsible for redressal of the grievances of shareholders/investors noluding complaints related to transfer or transmission of shares, issuance of duplicate share certificates and other such grievances as may be raised by the shareholders from time to time.

During the financial year Ms. K S Swapna Latha, Sr. General Manager (Legal) & Company Secretary was the Compliance officer of the Company. Subsequent to her resignation, Ms. P.K. Varsha Raja has been appointed as Interim Compliance Officer of the Company with effect from April 20, 2022 and upto July 12, 2022. Mr. Mahabaleshwar Bhat has been appointed as Compliance Officer of the Company w.e.f July 12, 2022.

During the financial year 2021-22, the committee met one (01) time on March 31, 2022.

II. Composition and attendance of each member were as follows:

Nama	Catagory	Meetings		
Name	Category	Held during the tenure	Attended	
Mr. Anil Kumar Bhandari	Chairman	01	01	
Mr. Vijay Ravindra Kirloskar	Member	01	01	
Mr. Mahendra Vellore Padmanaban	Member	01	01	

The Company Secretary was the secretary to the committee.

Shareholders' complaints are taken up with high priority and it is the Company's policy that investors' complaints are attended with utmost priority and resolved expeditiously.

A statement of the investor complaints for the financial year 2021-22 is given below:

SI. No.	Particulars	No. of Complaints
1	Investor complaints pending at the beginning of the year	0
2	Investor complaints received during the year	0
3	Investor complaints disposed off / resolved during the year	0
4	Investor complaints remaining unresolved at the end of the year	0

The quarterly statements on investor complaints received and disposed off are filed with Stock Exchanges within 21 days from the end of each quarter and such statements is also placed before the subsequent meeting of Board of Directors every quarter.

D. Corporate Social Responsibility Committee

I. Brief description of terms of reference

The Company's contribution and initiatives towards social welfare and environment sustainability have been integral to its business. The terms of reference of the CSR Committee are in line with the provisions of Section 135 of the Companies Act, 2013.

II. The Composition of the Committee and attendance details:

Your Company has a competent Corporate Social Responsibility Committee as per the Corporate Social Responsibility Policy as required under Section 135 of the Companies Act, 2013, which shall indicate the activities to be undertaken by the Company on Corporate Social Responsibility and Recommend the amount of expenditure to be incurred.

As on March 31, 2022, the members of the CSR Committee were:

- Mr. Sarosh J Ghandy Non-Executive -Independent Director (as the Chairman),
- Mr. Mahendra Vellore Padmanaban Non-Executive Independent Director (as member
- Mr. Anil Kumar Bhandari Non-Executive -Independent Director (as member)
- Mr. Vijay Ravindra Kirloskar- Executive Chairman (as member)

The Committee did not meet during the year 2021-22 since during the preceding three years the Company had not made any profit and hence was not required to spend any amount on the CSR activities.

4. General Meetings:

a) Annual General Meeting:

Location, time and special resolution for the last three AGMs:

	2018-19	2019-20	2020-21		
Date, Venue and Time	21st September 2019 Hotel Taj Yeshvanthpur 2275, Tumkur Main Rd, Yeshwan- thpur Industrial Area, Phase 1, Yeswanthpur, Bengaluru 560 022 10.00 A.M	30 th September 2020 Held through Video Conferencing / Other Audio Visual Means (In view of the massive outbreak of the COVID-19 pandemic.)			
Special Resolution Passed	Appointment of Mr. Satyanarayan Agarwal (DIN: 00111187) as Independent Director and continuation of his director-ship after the age of 75 years. Appointment of Mr.Kamlesh Suresh Gandhi (DIN: 0000 4969) as Independent Director.	1. Reappointment of Dr. Ashok Misra (DIN: 00006051) as independent director for the second term of five consecutive years. 2. Re-appointment of Mr. Vijay R Kirloskar (DIN: 000 31253) as Executive Chairman of the Company for a term of three years.	No Special Resolution was passed at this annual General Meeting		

3.	Appointment of Mr. Sarosh
	Jehangir Ghandy (DIN: 00
	031237) as Independent
	Director and continuation of
	his directorship after the
	age of 75 years.

- 4. Appointment of Mr. Mahendra Vellore Padmanaban (DIN: 000 33270) as Independent Director and continuation of his directorship after the age of 75 years
- Appointment of Mr. Anil Kumar Bhandari (DIN: 00031194) as Independent Director and continuation of his directorship after the age of 75 years
- Approval to sell / transfer / dispose-off its manufacturing unit at Pune
- 7. Approval to borrow loan with an option to convert to Equity shares.

 Appointment of Mr. Sanjeev Kumar S (DIN:08673340) as Director (Finance) & Chief Financial Officer of the Company.

b) Extraordinary General Meeting:

Location, time and special resolution of the extraordinary general meeting of the Company (EGM) held during the financial year 2021-22:

No EGM was held during the financial year 2021-22.

c) Postal Ballot

The Company did not pass any special resolution through postal ballot during the financial year 2021-22. Further, No special resolution is proposed to be conducted through Postal Ballot. Since the Company has not passed any resolution through Postal Ballot during the year 2021-22, the requirement to provide procedure of Postal Ballot does not arise.

5. Means of communication:

The Company has established procedures to disseminate, in a planned manner, relevant information at large.

- a) The Company has been regularly publishing audited / un-audited results in leading newspapers, immediately after the same is approved by the Board. The results are also posted on the Company's website.
- b) News paper wherein results normally published: The quarterly results are normally published in the all India edition of Business Standard and Bangalore edition of Kannada Prabha.
- c) The quarterly results and other information relating to the Company are posted on the Company's website www.kirloskar-electric.com. Significant events, if any, during the financial year, are filed with the Stock exchange and also posted on the Company's website www.kirloskarelectric.com from time-to-time.
- d) Annual Report: Annual Report containing audited standalone financial statements, consolidated financial statements together with Board's Report, Auditors Report and other important information are circulated to members entitled thereto and is also available on the Company's website www.kirloskarelectric.com
- e) There were no official news releases during the year 2021-22.
- f) No presentation was made to institutional investors or to the analysts during the year 2021-22
- g) Email ID for registering complaints by investors: investors@kirloskarelectric.com.

6. General shareholder information:

(a) Date, Time and Venue of Annual General Meeting:

The 75th Annual General Meeting of the Company will be held on Friday, 12th day of August 2022 at 11.00 A.M through video Conference mode.

(b) Financial Year:

The Company's financial year starts on 1st April and ends on 31st March.

(c) Dividend payment date:

The Board of Directors has not recommended any dividend for the financial year ended March 31, 2022.

(d) Stock Exchanges:

The Company's Equity Shares are listed on the following stock exchanges and the Company has paid the appropriate listing fees for the financial year 2020-21 and 2021-22;

1. National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051

2. The BSE Limited

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001

(e) Stock Code:

The Stock/Scrip code of the above mentioned stock exchange(s) are as mentioned below;

- 1. The BSE Ltd 533193
- 2. National Stock Exchange of India Ltd KECL

(f) Market Price Data:

During the year under review, the shares of the Company were traded at the BSE Ltd and National Stock Exchange of India Ltd. The prices at the BSE Ltd and at National Stock Exchange were as follows:

Month	KEC on BSE			KEC on NSE			
WOITH	High(₹)	Low(₹)	Volume (No's)	High(₹)	Low(₹)	Volume (No's)	
April 2021	14.40	11.95	3,09,797	14.00	12.00	11,80,040	
May 2021	22.80	12.65	29,82,139	22.90	12.80	1,50,52,660	
June 2021	21.80	18.10	7,03,682	21.95	18.10	18,31,938	
July 2021	22.85	18.00	9,44,091	22.85	17.80	31,66,350	
August 2021	21.10	16.05	9,49,125	21.15	16.00	30,26,886	
September 2021	18.90	16.45	5,13,866	19.00	16.50	22,48,575	
October 2021	30.70	16.75	32,45,581	30.50	16.60	1,30,66,554	
November 2021	26.80	20.65	5,76,098	26.90	20.45	16,96,700	
December 2021	24.20	20.20	5,31,848	24.10	20.05	14,12,683	
January 2022	30.50	22.55	25,61,218	30.60	22.35	68,03,125	
February 2022	27.90	20.95	5,05,440	27.45	20.90	16,64,476	
March 2022	27.10	19.80	11,20,080	27.40	19.90	30,85,337	

Source: The foregoing information is compiled from the data available from the BSE Ltd and National Stock Exchange of India Ltd.

(g) performance in comparison to broad-based indices such as BSE Sensex, Nifty Index etc:

Month		BSE	NSE		
	KEC's Closing Price (in ₹)	Sensex Closing	KEC's Closing Price (in ₹)	Nifty Closing	
April 2021	12.94	48,782.36	13.05	14,631.10	
May 2021	21.07	51,937.44	20.95	15,582.80	
June 2021	18.90	52,482.71	19.05	15,721.50	
July 2021	18.95	52,586.84	18.95	15,763.05	
August 2021	16.65	57,552.39	16.70	17,132.20	
September 2021	16.85	59,126.36	16.85	17,618.15	
October 2021	21.40	59,306.93	21.40	17,671.65	
November 2021	23.20	57,064.87	23.05	16,983.20	
December 2021	22.80	58,253.82	22.75	17,354.05	
January 2022	27.00	58,014.17	27.05	17,339.85	
February 2022	21.35	56,247.28	21.35	16,793.90	
March 2022	26.15	58,568.51	26.20	17,464.75	

⁽h) The securities of the Company were traded throughout the year and there was no notice of suspension from trading from any exchange.

(i) Registrar and Share Transfer Agents:

Integrated Registry Management Services Private Limited, #30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bengaluru 560003. Telephone No's: 23460815, 23460816, 23460817 and 2346081 Fax No. 23460819, Website: www.integratedindia.in Contact Person: Mr. Vijayagopal S, Vice President.

(i) Share Transfer System:

The Company has Stakeholders Relationship Committee to review and resolve the Complaints by the Shareholders and investors which may arise from time to time. The Company has complied with requirements as specified in regulations 40 of SEBI Listing Regulations for effecting transmissions of securities of the Company. In terms of Regulations 40(9) of the SEBI Listing Regulations, the Company obtains a half-yearly compliance certificate, from a Company Secretary in Practice with respect to due compliance of shares and security transfer and transmission formalities by the Company and the copy of the compliance certificate is submitted to the Stock Exchange. SEBI with effect from April 01, 2019 barred physical transfer of shares of the listed companies and mandated transfers only in a dematerilsied form. However shareholders are not barred from holding shares in physical form.

(k) The Distribution of shareholding as on March 31, 2022:

Share holding Range	No. of share holders in DEMAT Form	No. of Shares	No. of share holders in Physical Form	No. of Shares	Total No. of share holders	%	No. of shares	% of share holdings
1 – 500	29,992	39,37,353	20,203	8,38,895	50,195	86.69	47,76,248	7.19
501 – 1000	3,432	29,21,801	212	1,55,361	3,644	6.29	30,77,162	4.63
1,001 – 2000	1,820	29,12,130	111	1,52,997	1,931	3.34	30,65,127	4.62
2,001 – 3000	655	17,04,154	28	69,447	683	1.18	17,73,601	2.67
3,001 – 4000	314	11,47,807	14	48,972	328	0.57	11,96,779	1.80
4,001 – 5000	342	16,37,473	10	43,659	352	0.61	16,81,132	2.53
5,001 – 10,000	413	30,72,360	7	46,559	420	0.73	31,18,919	4.70
10,001 & above	344	4,56,75,743	4	20,49,360	348	0.60	4,77,25,103	71.86
Total	37,312	6,30,08,821	20,589	34,05,250	57,901	100.00	66,414,071	100.00

(I) Shareholding pattern as on March 31, 2022:

Category	No. of Shareholders	No of shares held	% of Shareholding
Promoters	10	3,28,82,117	49.51
Banks, financial institutions,	19	1,85,395	0.28
Insurance Companies	3	14,16,283	2.13
Private Corporate Bodies	256	12,65,161	1.90
Indian Public	56,974	2,73,04,950	41.11
Foreign Institutional Investors	2	4,70,244	0.71
NRIs / OCBs	570	7,47,508	1.13
Clearing Members	62	2,40,693	0.36
Trusts	2	5,058	0.01
Foreign Overseas corporate bodies	1	18,96,044	2.85
Foreign National	2	618	0.00
Total	57,901	6,64,14,071	100.00

(m) Dematerialization of shares and liquidity:

The paid up equity capital of the Company as on March 31, 2022 was ₹ 664,140,710/- (66,414,071 Shares of ₹10/- each). As on March 31, 2022, 62,946,726 Equity Shares representing 94.87% of the Equity Capital were held in dematerialized form.

The Company has arrangement with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) to facilitate holding of the Shares in electronic form. Nearly 94.87% of the Company's Shares are held in electronic form. The Company's Equity Shares are traded on The BSE Limited (BSE) and National Stock Exchange of India Limited (NSE).

- (n) There were no outstanding GDRs/ADRs/Warrants or any other convertible instruments.
- (o) There is no commodity price risk or foreign exchange risk and no hedging activities during the year 2021-22.
- (p) Plant locations

Details of addresses of plant locations are mentioned on page no. 3 of the Annual Report.

(q) Address for correspondence:

The Compliance Officer
Kirloskar Electric Company Ltd.
No. 19, 2nd Main Road, Peenya 1st Stage, Phase – 1,
Peenya, Bangalore – 560 058
Telephone: 080 – 28397256; Fax: 080 – 28396727
Email: <u>investors@kirloskarelectric.com</u>
Website Address – <u>www.kirloskarelectric.com</u>

(r) Credit ratings obtained by the Company:

There is no fresh fixed deposit programme or scheme made by the Company during the period under review therefore no credit ratings was required to be obtained by the Company during the financial year under review.

Other disclosures:

(a) Related party transactions:

Information on transactions with related parties are given in Form AOC-2 and the same forms part of this report. The Policy on the related party transaction is available on the Company's website and the link is provided hereunder; https://www.kirloskarelectric.com/investors/investors-information/policies.html

(b) Disclosures on materially significant related party transactions:

No materially significant related party transactions took place in the financial year 2021-22.

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(c) Details of non-compliance:

During the previous three years, there were no strictures or penalties imposed by either SEBI or the Stock Exchanges or any statutory authority for non-compliance of any matter related to the capital markets.

(d) Whistle Blower Policy:

The Company has established a mechanism for the employees to report to the management concerns about unethical behavior, actual or suspected fraud or violation of the Company's code of conduct or ethics. This mechanism will also provide for adequate safeguards against victimization of employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit committee in exceptional cases.

The whistle blower policy is available on the Company's website and the link is provided hereunder https://kirloskarelectric.com/investors-information/policies.html

(e) Details of compliance with mandatory requirements and adoption of the non mandatory requirements:

The Company has complied with the all the mandatory requirements of SEBI Regulations. Specifically, your Company confirms compliance with corporate governance requirements specified in Regulation 17 to 27 and Regulation 46 of the Listing Regulations.

The certificate regarding the compliance of conditions of Corporate Governance from the Statutory Auditors of the Company is attached as Annexure 1 in this Report.

The Board periodically reviews compliance reports pertaining to all laws applicable to the Company, prepared by the Company as well as steps taken by it to rectify instances of non-compliances, if any.

The extent of adoption of non-mandatory requirements is as follows:

The Board

The Chairman of the Company is an Executive Director. He maintains his office at the Company's expense and is also allowed reimbursement of expenses incurred in performance of his duties. As on date, the positions of the Chairman and the CEO/MD are separate.

Modified opinion(s) in the audit report

The details of audit qualifications are mentioned elsewhere in this annual report.

Shareholder Rights

Since the Company publishes its quarterly results in newspapers (English and Kannada) having wide circulation, and the results are also displayed on the website of the Company and the Stock Exchanges, the Company does not send any declaration of half yearly performance to the shareholders.

· Reporting of internal auditor

The internal auditors report directly to the Audit Committee and make presentations to the Audit Committee on their reports.

(f) Policy on Material Subsidiary

The Company has adopted a Policy on Material Subsidiary in line with the requirements of the Listing Regulations. The objective of this policy is to lay down criteria for identification and dealing with material subsidiaries and to formulate a governance framework for subsidiaries of the Company. The policy for determining material subsidiaries has been disclosed on the website and the link is provided hereunder https://kirloskarelectric.com/investors/investors-information/policies.html

- (g) There are no commodity price risks and commodity hedging activities.
- (h) No funds were raised through preferential allotment or qualified institutions placement during the year 2021-22.
- Disclosure in relation to the Sexual Harassment of women at workplace (Prevention, Prohibition and Redressal) Act, 2013:

SI. No	Particulars	Status
1	No of complaints filed during the financial year	Nil
2	No of complaints disposed off during the financial year	Nil
3	No. of complaints as at the end of the financial year	Nil

- (j) The total fees for all services paid by the Company and its subsidiaries, on a consolidated basis, to its respective statutory auditor are available in the Note no. 34 (ix) of Notes to accounts.
- (k) The Certificate from M/s. SP Ghali & Co., Company Secretaries, Belgaum stating that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board / Ministry of Corporate Affairs or any such statutory authority has been obtained. The Certificate is enclosed with this section as Annexure 2.
- (I) There were no shares lying in the suspense account as on March 31, 2022 (Pursuant to Regulation 34(3) and Schedule V Part F of the SEBI (LODR) Regulations, 2015).

For and on behalf of the Board of Directors
Kirloskar Electric Company Limited

Vijay R Kirloskar Executive Chairman DIN: 00031253

Place: Bangalore Date: July 12, 2022

Declaration signed by the Chief Executive Officer stating that the members of Board of directors and senior management personnel have affirmed compliance with the Code of Conduct of Board of directors and senior management.

The Listing Regulations require listed companies to lay down a code of conduct for directors and senior management, incorporating duties of directors as laid down in the Act. Accordingly, the Company has a Board approved code of conduct for all Board members and Senior Management of the Company and the same is posted on the website of the Company.

It is confirmed that all the Board members and senior managers have affirmed compliance with the Code of Conduct of the Company, for the year 2021-22.

For and on behalf of the Board of Directors
Kirloskar Electric Company Limited

Vijay R Kirloskar Executive Chairman DIN: 00031253

Place: Bangalore Date: July 12, 2022

Annexure 1

AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

To Members of Kirloskar Electric Company Limited, No.19, 2nd Main Road, Peenya 1st Stage, Phase – I, Peenya, Bangalore - 560058

1. We, K.N Prabhashankar & Co. (Formerly Ashok Kumar, Prabhashankar & Co.), Chartered Accountants, Bangalore (Firm Registration no. 004982S) Statutory Auditors of Kirloskar Electric Company Limited ("the Company") CIN:L31100KA1946PLC000415, have examined the compliance of the conditions of Corporate Governance by the Company, for the year ended on 31 March 2022, as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations).

Managements' Responsibility

2. The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of the Corporate Governance stipulated in Listing Regulations.

Auditor's Responsibility

- Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance
 with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the
 Company.
- 4. We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.

Opinion

- 5. Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and para C and D of Schedule V of the Listing Regulations during the year ended March 31, 2022.
- 6. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

for K.N Prabhashankar & Co., Chartered Accountants Firm Regn. No. 004982S

> Sd/-A. Umesh Patwardhan Partner M. No. 222945

UDIN: 22222945AMDYPC1505

Place: Bengaluru Date:July 14, 2022

Annexure - 2

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, The Members, Kirloskar Electric Company Limited, No.19, 2nd Main Road, Peenya 1st Stage Phase-1, Peenya, Bengaluru 560058

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Kirloskar Electric Company Limited** having CIN: L31100KA1946PLC000415 and having registered office at No.19, 2nd Main Road, Peenya 1st Stage Phase-1, Peenya, Bengaluru 560058 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company for the Financial Year ended on 31st March, 2022 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities Exchange Board of India and/ or Ministry of Corporate Affairs.

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

For SP Ghali & Co., Company Secretaries

Sd/-Sudheendra P Ghali Proprietor Membership No. F7037 COP no.: 7537

UDIN: F007037D000546928

Place: Belgaum Date: 30/06/2022

INDEPENDENT AUDITORS' REPORT

To the Members of KIRLOSKAR ELECTRIC COMPANY LIMITED, BENGALURU

Report on the Audit of the Standalone Financial Statements

Qualified Opinion

We have audited the accompanying Standalone Ind AS financial statements of **KIRLOSKAR ELECTRIC COMPANY LIMITED** ("the Company"), which comprise the Balance Sheet as at March 31, 2022, and the Statement of Profit and Loss, including Other Comprehensive Income, Statement of Changes in Equity and Statement of Cash Flows for the year then ended, and Notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion paragraph below, the aforesaid Standalone Ind AS financial statements give the information required by the Companies Act, 2013, as amended ("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, and its Profit including other comprehensive income, its cash flows and the changes in equity for the year ended on that date

Basis for Qualified Opinion

Attention of the Members is invited to note 36(19) to the Standalone Ind AS financial statements regarding the amounts due to the Company from certain subsidiaries towards part consideration receivable on sale/assignment of certain immovable properties, receivables, interest charged and expenses reimbursed. The amounts due from the said subsidiaries aggregates to ₹ 11,762.42 lakhs (₹ 11,771.86 lakhs as at March 31, 2021). Pending disposals/realization of assets by the subsidiaries, relying on the Management Representation, provision of ₹ 8,400.77 lakhs as at March 31, 2022 is recognized. Any shortfall in the realization of the amount outstanding (net of provision), if any, could not be ascertained.

We conducted our audit in accordance with Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Financial Statements' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 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 qualified opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Standalone Ind AS financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Standalone Ind AS financial statements as a wholeand in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report. For each matter below, our description of how our audit addressed the matter is provided in that context.

a. Going Concern Assessment – Effect of erosion in net worth of the company

Note36(20) of the Standalone Ind AS financial statements – The directors have detailed the reasons for preparing these Standalone Ind AS financial statements on a going concern basis, though the Company/Group (consisting of the Company, its subsidiaries and associate) has accumulated losses and their networth (after excluding revaluation reserve) has been eroded. There are certain overdue payments to creditors and overdue payment of ₹ 7.26 Crores payable to a bank.During the year, the Company has repaid all the term loans including the loan assigned to Asset Reconstruction Company India Limited (ARCIL) which was restructured under JLF mechanism.

We have relied on the representations made by the Company and the appraisal of the restructuring plan including monetization of few non-coreassets, projection of increase in turnover and infusion of funds in the near future. The appropriateness of the said basis of Going Concern is subject to the Company adhering to the restructuring plan and infusion of requisite funds. Hence, we are of the opinion that there is no existence of material uncertainty that may cast a significant doubt on the Company's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Emphasis of Matter

a. Attention of the members is invited to note 36(21) of the Standalone Ind AS financial statements which sets out that the Company has filed Special Leave Petition in respect of demand of resale tax penalty of ₹ 527 lakhs before the Honourable Supreme Court of India. Management has represented to us that it is not probable that there will be an outflow of economic benefits and hence no provision is required to be recognized in this regard. We have relied on this representation. Our opinion is not modified in respect of this matter.

Other Information

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the annual report but does not include the Standalone Ind AS financial statements and our auditor's report thereon. Our opinion on the Standalone Ind AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon. In connection with our audit of the Standalone Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. As described in the Basis for Qualified Opinion section above, we were unable to obtain sufficient appropriate audit evidence regarding the quantification of shortfall in realization of consideration receivable from certain subsidiaries pending disposals/realization of assets by the subsidiaries. Accordingly, we are unable to conclude whetheror not the other information in relation to this is materially misstated with respect to this matter.

Responsibility of Management and Those Charged with Governance for Financial Statements

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

In preparing the Standalone Ind AS financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. Those Board of Directors are also responsible for overseeing the company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the Standalone Ind AS 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 Standalone Ind AS financial statements.

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and
 appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is
 higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations,
 or the override of internal control.
- Obtain an understanding of internal financial 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 controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone 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 standalone financial statements represent the underlying transactions and events in a manner that achieves fair
 presentation.

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

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

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

Other Matters

- 1. We did not audit the financial statements/information of one branch, the Kuala Lumpur office of the Company, included in the financial statements of the Company for the quarter ended and year ended March 31, 2022 whose financial statements/information reflect total assets of ₹ 217.10 lakhs as at March 31, 2022 and total revenues of ₹ 0.52 lakhs for the year ended on that date. The financial statements/information of the said branch has been audited by the Branch Auditors whose report has been furnished to us. So, to the extent the amounts have been derived from such financial statements is based solely on the report of the Branch auditor. Our report is not modified in respect of this matter.
- 2. We did not audit the financial statement/information of one branch, the Dubai Office of the Company, included in the financial statements of the Company for the quarter ended and year ended March 31, 2022 whose financial statements/ information reflect total assets of ₹ 56.09 lakhs as at March 31, 2022 and total revenues of ₹ 505.98 lakhs for the year ended on that date. The financial statements/information of the said branch has been prepared and submitted to us by the Management and our opinion to the extent they have been derived from such financial statements is based solely on the financial statements/information provided to us by the Management. Our report is not modified in respect of this matter.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of sub-section (11) of section 143 of the Act, we give in the "*Annexure A*" a statement on the matters specified in paragraphs 3 and 4 of the Order to the extent applicable.
- 2. 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 purpose of our audit;
 - b. In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books and proper returns adequate for the purposes of our audit have been received from the branches not visited by us;
 - c. The report on the accounts of the Kuala Lumpur office in Malaysia of the Company audited under Section 143(8) of the Act by the branch auditors have been forwarded to us and have been duly dealt with by us while preparing this report;
 - d. The Balance Sheet, the Statement of Profit and Lossincluding Other Comprehensive Income, the Statement of Cash Flows and the Statement of Changes in Equity dealt with by this Report are in agreement with the books of account;
 - e. In our opinion, the aforesaid Standalone Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with relevant rules as amended;
 - f. On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act;
 - g. 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 B";
 - h. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the company to its directors during the year is in accordance with the provisions of section 197 of the Act.
 - i. With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:

- i. The Company have disclosed the impact of pending litigations on its financial position in its financial statements Refer Note 36(1a) to the Standalone Ind AS financial statements;
- ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses under applicable laws or accounting standards;
- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
 - (d) The Company has not declared or paid any Dividend during the year.

For **K N Prabhashankar& Co.,** Chartered Accountants Firm Reg. No. 004982S

A. Umesh Patwardhan
Partner
M. No. 222945
UDIN:22222945AJUUFX8639

Place: Bengaluru

Date: May 28, 2022

Annexure 'A' to the Auditors' Report

The Annexure referred to in our report to the members of Kirloskar Electric Company Limited for the year ended March 31, 2022. We report that:

- i) a) (A) The Company has maintained proper records showing full particulars including quantitative details and situation of Property, plant and equipment (PPE).
 - (B) The Company has maintained proper records showing full particulars of Intangible Assets.
 - b) Management has physically verified these PPE in various units as per a phased program of physical verification, which is at reasonable intervals. The discrepancies noticed on such verification were not material however the same has been properly dealt with in the books of account.
 - c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
 - d) The Company has not revalued its Property, Plant and Equipment and Intangible Assets during the year.
 - e) According to the information and explanations given to us, there are no proceedings which has been initiated or pending against the Company for holding any benami property under Benami Transactions (Prohibition) Act, 1988. Hence, reporting whether the Company has appropriately disclosed in the financial statements or not does not arise.
- ii) a) With regard to inventory, physical verification has been conducted by the management at reasonable intervals and certain mistakes noticed in the inventory records have been corrected to the extent identified based on physical verification taken from time to time. No material discrepancies were noticed.

- b) As per the explanations provided to us and records verified by us, the Company has been sanctioned working capital limits in excess of Five crores, in aggregate, from bankson the basis of security of current assets during the financial year and the quarterly returns/ statements filed by the company with the banks are in agreement with the books of account of the Company and no material discrepancies were noticed.
- iii) a) The Company has made investments but has not provided any guarantee or security or granted any advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties during the year.

Since the Company has not provided any loans or advances in the nature of loans or stood guarantee,or provided security to any other entity during the year, reporting under clause 3(iii)(a), (c), (d), (e) & (f) of the Order are not applicable.

- b) In our opinion, the investments made during the year are, prima facie, not prejudicial to the Companies' Interest.
- In our opinion and according to the information and explanations given to us, the company has not granted any loans or provided any guarantees or security to the parties covered under section 185 of the Companies Act, 2013. In our opinion and according to the information and explanations given to us, the company has complied with the provisions of section 186 of the Companies Act, 2013 in respect of investments made or guarantees given to the wholly owned subsidiaries covered under section 186 of the Companies Act, 2013. There were no loans given nor securities provided to wholly owned subsidiaries covered under section 186 of the Companies Act, 2013.
- v) In our opinion and according to the information and explanations given to us, the Company has complied with the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 of the Companies Act, 2013 or any other relevant provisions of the said Act and the rules framed there under, with regard to deposits accepted from the public. There were no delays in repayment of deposits during the financial year ended March 31, 2022 and the management has represented to us that there are no deposits unpaid as laid down in section 74 and other relevant provisions of the Companies Act, 2013. Further and according to the information by the Company, no order has been passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal.
- vi) We have broadly reviewed the books of account maintained by the Company pursuant to the Rules made by the Central Government for the maintenance of cost records under sub-section (1) of section 148 of the Act and read with paragraph 2 above regarding inventory records, we are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not carried out a detailed examination of such records.
- vii) a) The Company has been regular in depositing undisputed statutory dues including Provident fund, Employees' State Insurance, Income-tax, Goods and Services Tax, Duty of Customs, Cess and any Other Statutory Dues barring delays in few cases in certain months in respect of provident fund. According to the information and explanations given to us, there are no undisputed amounts payable in respect of above-mentioned statutory dues which were in arrears, as at March 31, 2022 for a period of more than six months from the date they became payable except in respect of dues of Provident fund amounting to ₹ 942.98 lakhs.
 - b) According to the information and explanations given to us, the following dues of Sales Tax, Value Added Tax and Income Tax had not been deposited as at March 31, 2022 with the relevant authorities on account of disputes.

(₹ In lakhs)

Name of the statue	Nature of the dues	Amount (₹ in Lakhs.)	Period to which the amount relates	Forum where dispute is pending
Karnataka Sales Tax Act, 1957	Resale tax demanded	228.90	2003 - 2005	Supreme Court
The Central Sales Tax Act, 1956 & The Bombay Sales Tax Act, 1959	Sales tax demand	684.92	1995-96 to 1999-00, 2002-03 to 2008-09 & 2011-12	Joint Commissioner of Commercial Taxes
Income Tax Act, 1961	Income Tax Demand	3,174.13	AY 2013-2014 & AY 2014-2015	CIT (A)

viii) As per the information and explanations given to us, there were no such transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).

ix) a) In our opinion and according to the information and explanations given to us, there were no loans taken by the Company from the Government or from the debenture holders. The Company has not defaulted in repayment of loans or borrowings to banks and financial institutions except for the following instances of delay/default in repayment of principal amount and interest in the below table.

(₹ In lakhs)

Lender's Name	As at March 31, 2022			D. C. L. C.L.
	Principal	Interest	Total	Period of delay
Corporation Bank	726.92	-	726.92	More than 365 days
Total	726.92	-	726.92	

- b) As per the information and explanations given to us, the Company is not a declared wilful defaulter by any bank or financial institution or other lender.
- In our opinion and according to the information and explanations given to us, the term loans were applied for which
 the loans were obtained.
- d) According to the information and explanations given to us and the procedures performed by us, and on an overall examination of the financial statements of the company, we report that no funds raised on short-term basis have been used for long-term purposes by the company.
- e) As per the information and explanations given to us and on the basis of our examination of books and records, 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) As per the information and explanations given to us and on the basis of our examination of books and records, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- x) a) The Company has not raised any money by way of initial public offer or further public offer (including debt instruments) during the year. Hence, reporting under clause 3(x)(a) of the Order is not applicable
 - b) The Company has not made any preferential allotment or private placement of shares or convertibledebentures (fully, partially or optionally convertible) during the year. Hence, reporting on the compliance under Section 42 and Section 62 of the Companies Act, 2013 does not arise.
- xi) a) According to the information and explanation given to us and on the basis of examination of books and records, there were no frauds by the Company or on the Company that has been noticed or reported during the year.
 - b) As there were no frauds noticed or reported during the year, filing of report under sub-section (12)of section 143 of the Companies Act by the auditors in Form ADT-4 as prescribed under rule 13 ofCompanies (Audit and Auditors) Rules, 2014 with the Central Government does not arise.
 - c) According to the information and explanation given to usand basis of our examinations of books and records, there were no Whistle-blower complaints received during the year.
- xii) The Company is not a Nidhi Company. Hence, reporting under clause (xii) of the said Order does not apply.
- xiii) In our opinion and according to the information and explanation given to us and as represented to us by the management, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 and the details have been disclosed in the Standalone Ind AS financial statements as required by the applicable accounting standards.
- xiv) a) In our opinion, the Company has an adequate Internal audit system commensurate with the size and the nature of its business.
 - b) We have considered the internal audit reports for the year under audit issued to the Company in determining the nature, timing and extent of our audit procedures.
- xv) According to the information and explanations given, the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors, and hence provision of Section 192 of the Companies Act, 2013 are not applicable to the company.
- xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable

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- xvii) The Company has not incurred cash losses during the financial year covered by our audit but has incurred cash losses in the immediately preceding financial year.
- xviii) There has been no resignation of the statutory auditors of the Company during the year.
- xix) 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 and as per 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 indicating that Company is not capable of meeting its liabilities existing at the balance sheet as and when they fall due within a period of one year from the balance sheet date.
- Since the Company does not come within the purview of Section 135 of the Companies Act 2013, reporting under this clause does not apply.
- xxi) Being reporting on Standalone Company, reporting on adverse remarks included in the Consolidated financial statements does not arise.

For K N Prabhashankar& Co., **Chartered Accountants**

Firm Reg. No. 004982S

A. Umesh Patwardhan Partner M. No. 222945

UDIN:22222945AJUUFX8639

Place: Bengaluru

Date: May 28, 2022

Annexure 'B' to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of Kirloskar Electric Company Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the Standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 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 **K N Prabhashankar& Co.,** Chartered Accountants Firm Reg. No. 004982S

A. Umesh Patwardhan
Partner
M. No. 222945
UDIN:22222945AJUUFX8639

Place: Bengaluru

Date: May 28, 2022

BALANCE SHEET AS AT MARCH 31, 2022

(₹ In Lakhs)

_	Particulars	Note No.	As at March 31,2022	(₹ In Lakhs) As at March 31,2021
ı.	ASSETS			
	Non-current assets			
	(a) Property, plant and equipment	3	44,150.68	47,910.19
	(b) Capital work-in-progress	4	67.18	35.00
	(c) Investment property	5	-	147.11
	(d) Other intangible assets	6	19.38	23.90
	(e) Financial assets			
	(i) Investments	7	1,034.91	1,026.84
	(ii) Trade receivables	8	440.22	435.06
	(iii) Other financial assets	9	169.65	161.76
	(f) Other non-current assets	10	2,012.87	2,272.46
	Total non-current assets		47,894.89	52,012.32
	Current assets			
	(a) Inventories	11	4,711.09	4,028.75
	(b) Financial assets			
	(i) Trade receivables	12	1,439.64	2,359.07
	(ii) Cash and cash equivalents	13(a)	3,670.88	688.82
	(iii) Other Bank balances	13(b)	1,055.09	1,062.54
	(c) Other current assets	14	3,938.68	3,712.84
	Total current assets		14,815.38	11,852.02
	TOTAL ASSETS		62,710.27	63,864.34
I.	EQUITY AND LIABILITIES			
	Equity			
	(a) Share capital	15	6,641.41	6,641.41
	(b) Other equity	16	3,672.23	347.90
	TOTAL EQUITY		10,313.64	6,989.31
II.	LIABILITIES			
	Non-current liabilities			
	(a) Financial liabilities			
	(i) Borrowings	17	-	2,335.04
	(ii) Other financial liabilities	18	605.28	619.85
	(b) Provisions	19	2,726.63	2,537.76
	(c) Deferred tax liabilities (net)	20	3,981.07	4,743.88
	Total non current liabilities		7,312.98	10,236.53

BALANCE SHEET AS AT MARCH 31, 2022

(₹ In Lakhs)

	Particulars	Note No.	As at March 31,2022	As at March 31,2021
Cur	rent liabilities			
(a)	Financial liabilities			
	(i) Borrowings	21	13,341.36	14,668.92
	(ii) Trade payables			
	(i) dues to micro and small enterprises, and	22(a)	578.98	190.74
	(ii) dues to creditors other than micro and small enterprises	22(b)	14,833.26	13,714.81
	(iii) Other financial liabilities	23	170.24	3,364.41
(b)	Provisions	24	3,211.26	3,016.75
(c)	Other current liabilities	25	12,948.24	11,666.82
(d)	Current tax liabilities (net)	26	0.31	16.05
Tota	Il current liabilities		45,083.65	46,638.50
тот	AL EQUITY AND LIABILITIES		62,710.27	63,864.34

Significant accounting policies and notes attached form an integral part of the financial statements

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To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants
Firm Regn. No: 004982S

A. Umesh Patwardhan

Partner

Membership No: 222945

Place: Bengaluru Date: May 28, 2022 For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

	Particulars	Note No.	March	31, 2022	March	31, 2021
ı	Revenue from operations	27		33,467.06		27,758.22
П	Other income	28		10,771.70		360.55
Ш	Total revenue (I + II)			44,238.76		28,118.77
IV	Expenses:					
	Cost of materials consumed	29	25,587.54		19,218.54	
	Changes in inventories of finished goods,		(0.50.04)		000.50	
	work in progress and Stock-in-Trade	30	(858.21)	04 700 00	903.59	20,422,42
	Franksissa hanafit ayraanaa	24		24,729.33		20,122.13
	Employee benefit expenses	31		5,977.31		5,685.28
	Finance costs	32		2,880.30		2,809.47
	Depreciation and amortization expenses	33		519.96		522.52
	Other expenses	34		4,317.16		9,768.73
				38,424.06		38,908.13
	Less: expenses capitalised			0.83		3.01
	Total expenses			38,423.23		38,905.12
V	Profit / (loss) before exceptional items and tax (III-IV)			5,815.53		(10,786.35)
VI	Exceptional Items			-		-
VII	Profit / (loss) before tax (V-VI)			5,815.53		(10,786.35)
VII	Tax expense:					
	Current tax		-			-
	Deferred tax		-	-	-	-
IX	Profit / (loss) for the year (VII - VIII)			5,815.53		(10,786.35)
Χ	Other comprehensive income					
	(i) Items that will not be reclassified to profit or loss:					
	a) Remeasurements of the defined benefit plans		15.44		89.55	
	b) Taxes on above		(4.30)		(24.91)	
	(ii) Items that will be reclassified to profit or loss:					
	a) Mark to Market of Investments		7.87		23.86	
	b) Revaluation gain on Land		(3,277.32)		16,522.03	
	c) Taxes on above		767.11	(2,491.20)	(3,709.65)	12,900.88
ΧI	Total comprehensive income (loss)					A 444 ===
	for the year (IX+X)			3,324.33		2,114.53

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

(₹ In Lakhs)

	Particulars	Note No.	March 31, 202	22	March	31, 2021
XII	Earning per equity share before exceptional item (for continuing operations & combined)	35				
	Basic & diluted (in ₹)			8.76		(16.24)
	Earning per equity share after exceptional item (for continuing operations & combined)	35				
	Basic & diluted (in ₹)			8.76		(16.24)
	(Paid up value per share)			10.00		10.00

Significant accounting policies and notes attached form an integral part of the financial statements

To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants
Firm Regn. No: 004982S

A. Umesh Patwardhan Partner Membership No: 222945

Place: Bengaluru Date: May 28, 2022 1 - 36

For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

Particulars	March 3	31,2022	March 3	1,2021
Cash flows from operating activities				
Profit / (loss) before taxation		5,815.53		(10,786.35)
Adjustments for:				
Depreciation and amortisation	519.96		522.52	
Provisions (net)	609.45		6,569.76	
(Profit)/loss on sale of fixed assets	(3,485.31)		(3.69)	
Interest income	(72.48)		(107.24)	
(Profit)/loss on sale of investment property	(6,632.55)		-	
Dividends received	(0.12)		-	
Finance costs	2,880.30		2,809.47	
		(6,180.75)		9,790.82
		(365.22)		(995.53)
(Increase)/ decrease in trade and other receivables	810.29		1,562.57	
(Increase)/ decrease in inventories	(682.34)		870.81	
Increase/ (decrease) in trade payables and other current liabilities	2,773.54		2,179.83	
		2,901.49		4,613.21
		2,536.27		3,617.68
Income taxes paid		127.03		(81.50)
Net cash from operating activities		2,409.24		3,699.18
Cash flows from investing activities				
Purchase of property, plant and equipment	(65.21)		(246.83)	
Proceeds from sale of property, plant and equipment	3,526.14		3.67	
Purchase of investments	(0.20)		-	
Proceeds from sale of investment property	6,779.66		-	
Interest received	69.82		124.74	
Increase in margin money and short term deposits	(0.44)		(537.29)	
Dividend received	0.12		-	
Net cash from investing activities		10,309.89		(655.71)
Cash flows from financing activities				
Repayment of long term borrowings	(4,141.75)		(1,097.64)	
ICD's accepted net	1,082.00		365.91	

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(₹ In Lakhs)

Particulars	March 31	,2022	March 31	,2021
ICD's Repaid net	(2,765.62)		-	
Repayment of fixed deposits from public	(6.50)		(2.00)	
Increase/ (decrease) of short term borrowings (net)	2,169.27		194.14	
Finance costs	(6,074.47)		(2,404.31)	
Net cash from financing activities		(9,737.07)		(2,943.90)
Net increase/(decrease) in cash and cash equivalents		2,982.06		99.57
Cash and cash equivalents at beginning of the year		688.82		589.25
Cash and cash equivalents at end of the year		3,670.88		688.82

Cash & Cash equivalents:

The above Cash flow statement has been prepared under the 'Indirect Method' as set out in the Ind AS-7, 'Statement of Cash Flow'. Cash and cash equivalents are net of bank overdrafts as required under Ind AS-7. Cash and cash equivalents included in the statement of cash flows comprise the following amounts in the balance sheet:

Cash on hand and bank balances	4,725.97	1,751.36
Less: Other bank balances	1,055.09	1,062.54
Cash and cash equivalents as restated	3,670.88	688.82

To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants
Firm Regn. No: 004982S

A. Umesh Patwardhan

Partner

Membership No: 222945

Place: Bengaluru Date: May 28, 2022 For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

1 BACKGROUND:

Kirloskar Electric Company Limited ("the Company") was incorporated in the year 1946 and is a Listed Indian Company engaged in the manufacture and sale of electric motors, alternators, generators, transformers, switchgear, DG sets etc.

2 SIGNIFICANT ACCOUNTING POLICIES:

a BASIS OF PREPARATION OF FINANCIAL STATEMENTS:

The financial statements of the company have been prepared in accordance with IND AS as prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and subsequent amendments thereto.

The financial statements have been prepared on a historical cost basis, except for the following assets and liabilities which have been measured at fair value or revalued amount:

- Freehold Land classified as Own assets and Leasehold Land classified as Assets taken on Finance Lease
- Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments).

b USE OF ESTIMATES:

The preparation of the financial statements in conformity with Ind AS requires the Management to make estimates and assumptions that affect the reported balances of assets and liabilities and disclosures relating to contingent liabilities as at the date of the financial statements and reported amounts of income and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as the Management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which such changes are made. Examples of such estimates are estimation of useful life of assets, defined benefit obligations as per actuarial valuation, allowance for life time credit losses, warranty obligations, net realizable value of inventories etc.

c FUNCTIONAL AND PRESENTATION CURRENCY:

These financial statements are presented in Indian Rupees (₹), which is the Company's functional currency. All the financial information is presented in Indian Rupees (₹) rounded to the nearest Lakhs, except Share and Earning per share data, unless otherwise stated.

d FAIR VALUE MEASUREMENT

The Company measures financial instruments, such as, derivatives at fair value at each balance sheet date.

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

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

The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the assetor liability, assuming that market participants act in their economic best interest.

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

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

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

- * Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- * Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- * Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

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

e PROPERTY, PLANT AND EQUIPMENT ("PPE"):

(i) Tangible Assets:

Land has been recognized on the revaluation model envisaged in Ind AS 16. Revaluations are carried out at sufficient regularity. Other items of PPE are stated at the cost of acquisition less accumulated depreciation and write down for, impairment if any. Direct costs are capitalized until the assets are ready to be put to use. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other expenses on existing assets, including day-to-day repair and maintenance expenditure and cost of replacing parts, which do not meet the definition of PPE as per Ind AS 16 are charged to the statement of profit and loss for the period during which such expenses are incurred.

Gains or losses arising from de-recognition of PPE are measured as the difference between the net disposal proceeds and the carrying amount of PPE and are recognized in the statement of profit and loss when the PPE is derecognized.

(ii) Intangible assets:

Intangible assets acquired separately are measured on initial recognition at cost. Intangible assets comprise computer software held for use. Following initial recognition, intangible assets are carried at cost less accumulated amortization and accumulated impairment losses, if any.

Gains or losses arising from de-recognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.

In both cases, the company has opted for the exemption provided in Ind AS 101 by treating the book value of PPE (other than land which was revalued on April 01,2016) and intangible assets as on the transition date (April 01,2016) as the deemed cost of the relevant assets.

(iii) Depreciation & Amortization:

- a. Depreciation on furniture and fixtures costing above ₹ 5,000/- provided at the residences of the employees has been charged at the rate of 33.33% on the straight-line method irrespective of the month of addition.
- b. Depreciation on assets taken on finance lease is charged over the primary lease period.
- c. Depreciation on PPE (other than Furniture and Fixtures provided to employees and assets taken on finance lease) bought/sold during the year is charged on straight line method as per the useful life in Schedule II of Companies Act, 2013 on a monthly basis, depending upon the month of the financial year in which the assets are installed/sold.
- d. The amortization period and the amortization method are reviewed at least at each financial year end. If the expected useful life of the asset is significantly different from previous estimates, the amortization period is changed accordingly. If there has been a significant change in the expected pattern of economic benefits from the asset, the amortization method is changed to reflect the changed pattern.

f INVESTMENT PROPERTIES:

- a. Investment properties are properties held for a currently undetermined future use and are valued at cost.
- b. An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the standalone statement of profit and loss in the period in which the property is derecognized.

g NON CURRENT ASSETS HELD FOR SALE:

Non Current Assets held for sale are stated at cost or estimated net realizable value, whichever is lower.

h INVENTORIES:

- Inventories does not include spare parts, servicing equipment and stand by equipment which meet definition of PPE as per AS-10 (revised) .
- (ii) Raw materials, stores, spare parts and components are valued at cost on weighted average basis or net realizable value whichever is lower.

- (iii) Work in progress is valued at works cost or net realizable value whichever is lower.
- (iv) Finished goods are valued at works cost or net realizable value whichever is lower.
- (v) Material cost of work in progress and finished goods are computed on weighted average basis.

i REVENUE RECOGNITION:

Ind AS 115 supersedes Ind AS 11 Construction Contracts and Ind AS 18 Revenue and it applies, with limited exceptions, to all revenue arising from contracts with customers. Ind AS 115 establishes a five-step model to account for revenue arising from contracts with customers and requires that revenue be recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

Ind AS 115 requires entities to exercise judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract. In addition, the standard requires extensive disclosures.

The Company adopted Ind AS 115 using the modified retrospective method of adoption with the date of initial application of 1 April 2018. Under this method, the standard can be applied either to all contracts at the date of initial application or only to contracts that are not completed at this date. The Company elected to apply the standard to all contracts as at 1 April 2018.

The cumulative effect of initially applying Ind AS 115 is recognised at the date of initial application as an adjustment to the opening balance of retained earnings. Therefore, the comparative information was not restated and continues to be reported under Ind AS 11 and Ind AS 18.

Effective 01 April 2018, the Company has adopted Indian Accounting Standard 115 (Ind AS 115) -'Revenue from contracts with customers' using the cumulative catch-up transition method, applied to contracts that were not completed as on the transition date i.e. 01 April 2018. Accordingly, the comparative amounts of revenue and the corresponding contract assets / liabilities have not been retrospectively adjusted. The effect on adoption of Ind-AS 115 was insignificant.

j EMPLOYEE BENEFITS:

(i) Short term employee benefits:

All short-term employee benefits such as salaries, wages, bonus, special awards and medical benefits which fall within 12 months of the period in which the employee renders related services which entitles them to avail such benefits and non-accumulating compensated absences are recognized on an undiscounted basis and charged to the statement of profit and loss.

(ii) Post employment benefits:

a. **Defined contribution plans:**

The Company has contributed to provident, pension and superannuation funds which are defined contribution plans. The contributions paid/ payable under the scheme are recognized during the year in which employee renders the related service.

b. Defined benefit plans:

Employees' gratuity is defined benefit plan. The present value of the obligation under such plan is determined based on actuarial valuation using the Projected Unit Credit Method which considers each year of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Actuarial gains and losses are recognized immediately in the other comprehensive income. Obligation is measured at the present value of estimated future cash flows using a discounted rate that is determined by reference to market yields as at the balance sheet date on Government bonds where the currency and terms of the Government bonds are consistent with the currency and estimated terms that matches to the defined benefit obligation. Gratuity to employees is covered under Group Gratuity Life Assurance Scheme of the Life Insurance Corporation of India.

c. Compensated Absences:

Accumulated compensated absences, which are expected to be availed or encashed within 12 months from the end of the year end are treated as short term employee benefits. The obligation towards the same is measured at the expected cost of accumulating compensated absences as the additional amount expected to be paid as a result of the unused entitlement as at the year end.

Accumulated compensated absences, which are expected to be availed or encashed beyond 12 months from the end of the year are treated as other long term employee benefits. The Company's liability is actuarially determined (using the Projected Unit Credit method) at the end of each year. Actuarial losses/ gains are recognized in the statement of profit and loss in the year in which they arise.

k FOREIGN CURRENCY TRANSACTIONS:

- (i) Foreign currency transactions are translated into rupees at the exchange rate prevailing on the date of the transaction / rates that approximate the actual rates as at that date.
- (ii) Monetary foreign currency assets and liabilities outstanding as at the year-end are restated at the exchange rates prevailing as at the close of the financial year. All exchange differences are accounted for in the statement of profit and loss.
- (iii) Non monetary items denominated in foreign currency, are valued at the exchange rate prevailing on the date of transaction.
- (iv) Branches are considered as integral foreign operations and have been translated at rates prevailing on the date of transaction/rate that approximates the actual rate as at that date. Branch monetary assets and liabilities outstanding as at year end are restated at the year end rates.

I TAXATION:

Income tax expense is the sum of current tax and deferred tax.

Current tax:

The current tax is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss due to the effect of items of income or expense that are taxable or deductible in other years and items that are not taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax:

Deferred tax is recognized using the balance sheet approach. Deferred tax assets and liabilities are recognized on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

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

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

m BORROWING COSTS:

Interest and other borrowing costs on specific borrowings relatable to qualifying assets are capitalized up to the date such assets are ready for use / intended to use. Other interest and borrowing costs are charged to the statement of profit and loss.

n LEASES:

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(i) Right-of-use assets

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any re measurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the lease term. If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment.

(ii) Lease Liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the lease term reflects the Company exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments, the Company uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

(iii) Short-term leases and leases of low-value assets

The Company applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

o PROVISIONS AND CONTINGENT LIABILITIES:

- i) A provision is recognized when an enterprise has a present obligation (legal or constructive) as result of past event and it is probable that an outflow of embodying economic benefits of resources will be required to settle a reliably assessable obligation. Provisions are determined based on best estimate required to settle each obligation at each balance sheet date. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.
- ii) Provisions for onerous contracts, i.e. contracts where the expected unavoidable costs of meeting obligations under a contract exceed the economic benefits expected to be received, are recognized when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.
- iii) Provisions for warranty-related costs are recognized when the service provided to the customer. Initial recognition is based on historical experience and the present value of the future estimated obligation. The initial estimate of warranty-related costs is revised annually. The annual rewinding of interest is recognized in the Statement of Profit and Loss.
- iv) A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the financial statements.

p FINANCIAL INSTRUMENTS:

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial assets and liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.

(i) Cash and Cash Equivalents:

Cash and Cash Equivalents comprise cash and deposit with banks other than for term deposit earmarked for Bank Guarantee. The company considers all highly liquid investments including demand deposits with bank with an original maturity of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

(ii) Financial assets at amortized cost

Financial assets are subsequently measured at amortized cost if these financial assets are held within a business whose objective is to hold these assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(iii) Financial liabilities

Financial liabilities are subsequently carried at amortized cost using the effective interest method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

a IMPAIRMENT:

(i) Financial Assets:

The Company assesses at each date of balance sheet whether a financial asset or a group of financial assets is impaired. Ind AS 109 requires expected credit losses to be measured through a loss allowance. The Company recognizes lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

(ii) Investment in Subsidiaries and Associates:

The Company has accounted for its investments in Subsidiaries and Associates at cost less impairment loss (if any).

(iii) Other Equity Investments:

All other equity instruments are measured at fair value, with value changes recognised in Statement of Profit and Loss, except for those equity investments for which the Company has elected to present the value changes in 'Other Comprehensive Income'.

(iv) Non Financial Assets:

A non financial asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to statement of profit and loss, in the year in which an asset is identified as impaired.

r EARNINGS PER SHARE:

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average numbers of equity shares outstanding during the period are adjusted for events of bonus issue.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

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

(a) Equity Share Capital

(₹ In Lakhs)

Particulars	As at March 31, 2022	As at March 31, 2021
Balance at the Beginning of the year	6,641.41	6,641.41
Changes in equity share capital during the year	1	-
Balance at the end of the year	6,641.41	6,641.41

(b) Other Equity

(₹ In Lakhs)

Particulars	Capital	Capital	Securities	Retained	Reconstruction	Total (A)	Other	Other Comprehensive Income	re Income	Total (B)	Total Other
	redemption	reserve	premium	earnings	reserves		Items tha	Items that will be	Items that will		equity
	reserve	_					reclas	reclassified	not be		(A+B)
		_					to profi	to profit or loss	reclassified to		
		_							profit or loss		
		_					Fair value of	Revaluation	Fair value of Revaluation Actuarial gains/		
							Investment	of Land	(losses) of		
Total comprehensive income as at March 31, 2020	2,401.75	18.06	4,410.84	(35,009.41)	641.67	(27,537.09)	75.39	25,664.41	30.66	25,770.46	(1,766.63)
Add/(Less): profit/(Loss) for the year	1		1	(10,786.35)	1	(10,786.35)	23.86	16,522.03	1	16,545.89	5,759.54
Add/(Less): Ind AS adjustments	1		1	1	-	1	1	1	89.55	89.55	89.55
Less: Tax Adjustment on Ind AS items	,		1	1	-	1	(6.64)	(3,703.01)	(24.91)	(3,734.56)	(3,734.56)
Total comprehensive income as at March 31, 2021	2,401.75	18.06	4,410.84	(45,795.76)	641.67	(38,323.44)	92.61	38,483.43	95.30	38,671.34	347.90
Add/(Less): profit/(Loss) for the year	1		1	5,815.53	1	5,815.53	7.87	(3,277.32)	1	(3,269.45)	2,546.08
Add/(Less): Ind AS adjustments	1		1	1	-	ı		1	15.44	15.44	15.44
Less: Tax Adjustment on Ind AS items	1		1	1		ı	(2.19)	769.30	(4.30)	762.81	762.81
Total comprehensive income as at March 31, 2022	2,401.75	18.06	4,410.84	(39,980.23)	641.67	(32,507.91)	98.29	35,975.41	106.44	36,180.14	3,672.23

To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants Firm Regn. No: 004982S

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253

For and on behalf of the Board of Directors of Kirloskar

Electric Company Limited

Chief Financial Officer DIN: 08673340 Sanjeev Kumar S Director Finance &

> A. Umesh Patwardhan Partner

Membership No: 222945

Place: Bengaluru Date: May 28, 2022

(₹ In Lakhs)

3. Property plant and equipment:

										Assets taken	
Tangible assets				ŏ	Own Assets					on Finance	
										Lease	Total
Gross block	Land	Building	Plant and equipment	Tools & Jigs	Electrical installations	Motor vehicles	Office equipments	Furniture and fittings	Leasehold improvements	Land	
Balance as at March 31, 2020	23,175.82	4,957.42	15,108.48	1,717.11	156.21	412.39	216.51	98:599	313.35	4,089.17	50,812.32
Additions	•	,	45.40	133.40	•	9.00	17.68	5.56	1	1	211.04
Revaluation (Refer note 3 below)	15,691.10	1	1	1	1	•	1	1	1	830.93	16,522.03
Disposals	1	1	1	1		9.47	0.10	0.58	1	1	10.15
Balance as at March 31, 2021	38,866.92	4,957.42	15,153.88	1,850.51	156.21	411.92	234.09	670.84	313.35	4,920.10	67,535.24
Additions			20.14	22.90	1		20.30	3.42		1	92.99
Revaluation (Refer note 3 below)	3,277.32	1	1	1	1	1	1	1	1	•	3,277.32
Disposals	33.24	19.28	2.45	3.64	,	1	2.73	1.40	1	1	62.74
Balance as at March 31, 2022	35,556.36	4,938.14	15,171.57	1,869.77	156.21	411.92	251.66	672.86	313.35	4,920.10	64,261.94
Accumulated depreciation											
Balance as at March 31, 2020	•	2,404.99	13,932.21	1,333.81	154.68	340.59	191.90	632.50	127.57		19,118.25
Depreciation charge for the year	ı	148.73	243.09	06.69	0.58	20.88	8.56	14.76	10.47	ı	516.97
Disposals		1	1	1	1	9.47	0.12	0.58	1	1	10.17
Balance as at March 31, 2021	-	2,553.72	14,175.30	1,403.71	155.26	352.00	200.34	646.68	138.04	-	19,625.05
Depreciation charge for the year	-	148.69	223.48	77.14	0.58	21.72	13.12	12.92	10.47	-	508.12
Disposals	1	17.14	1.39	1	1	1	1.98	1.40	1	1	21.91
Balance as at March 31, 2022		2,685.27	14,397.39	1,480.85	155.84	373.72	211.48	658.20	148.51		20,111.26
Net block											
Balance as at March 31, 2020	23,175.82	2,552.43	1,176.27	383.30	1.53	71.80	24.61	33.36	185.78	4,089.17	31,694.07
Balance as at March 31, 2021	38,866.92	2,403.70	978.58	446.80	0.95	59.92	33.75	24.16	175.31	4,920.10	47,910.19
Balance as at March 31, 2022	35,556.36	2,252.87	774.18	388.92	0.37	38.20	40.18	14.66	164.84	4,920.10	44,150.68

Additional information:

- 1) Land taken on lease from KIADB at cost aggregating to ₹ 68.70 lakhs. On expiry of lease periods, payment of balance considerations if any, and execution of sale deeds, the relevant title will pass to the Company.
- Management has determined that there are no significant parts of assets whose useful life is different from that of the principal asset to which it relates to in terms of Note 4 Schedule II to the Companies Act, 2013. Accordingly, useful life of assets have been determined for the overall asset and not for its individual components. 5
- ended March 31, 2021, Company have again revalued the entire class of land and accordingly credited ₹ 16,522.03 lakhs net gain on revaluation to revaluation reserve. The The independent valuers have arrived at the fair values/revalues of those lands considering the rates fixed by the respective State Government, the municipal limits where the respective lands are situated, considering the proximity/connectivities to the towns/cities and availability of similar kind of properties as duly assessed in the active As required by the AS-10 (Revised), the Company has opted to follow revaluation model in respect of freehold land and leasehold land and has revalued the entire class of Further during year ended March 31, 2019, revaluation reserve was reversed to the extent of ₹ 6,895.49 lakhs on account of sale of one of the freehold land. During the year method adopted and significant assumptions applied in estimating fair values/revalues of the said lands are based on the local market surveys and from market enquiries. land as at April 1, 2016 which is the effective date of the revaluation by approved independent valuers and accordingly crediting revaluation reserve by ₹ 31,510.24 lakhs. 3

During the Current year, the Company has sold part of revalued land situated at Hubbali and accordingly the revaluation gain of ₹ 3,277.32 recognised earlier has been reversed

(₹ In Lakhs)

Particulars	As at March 31, 2022	As at March 31, 2021
Capital work in progress:		
i) Plant and machinery	67.18	28.37
ii) Software	-	6.63
	67.18	35.00
Investment property:		
i) Land	-	147.11
	-	147.11

During the year company sold 29.5 acres of land situated at Hubbali of which 20 acres of land was classified as investment property.

6 Other Intangible Assets:

Gross block	Goodwill	Computer software	Techincal knowhow & product development	Total
Balance as at March 31, 2020	423.46	586.46	149.23	1,159.15
Additions	-	25.08	-	25.08
Balance as at March 31, 2021	423.46	611.54	149.23	1,184.23
Additions		7.32	1	7.32
Balance as at March 31, 2022	423.46	618.86	149.23	1,191.55
Accumulated amortisation				
Balance as at March 31, 2020	423.46	583.26	148.06	1,154.78
Amortisation charge for the year		4.77	0.78	5.55
Balance as at March 31, 2021	423.46	588.03	148.84	1,160.33
Amortisation charge for the year		11.45	0.39	11.84
Balance as at March 31, 2022	423.46	599.48	149.23	1,172.17
Net block				
Balance as at March 31, 2020	-	3.20	1.17	4.37
Balance as at March 31, 2021	-	23.51	0.39	23.90
Balance as at March 31, 2022	-	19.38	-	19.38

7 Non current investments:

Details of	Name of the	A	s at March	31, 2022	As	at March 3	1, 2021
investments	Company	No of shares	Face value	₹ In Lakhs	No of shares	Face value	₹ In Lakhs
a) Investments in e	quity Instruments:	Jilaics	Value	Lukiis	Silaics	Value	Lukiis
i) Subsidiaries: (7							
Fully paid up							
	America Inc (refer additional information 3)	210	-	129.36	210	-	129.36
	ding Private Limited	70,10,000	10	775.26	70,10,000	10	775.26
	arkland Private Limited (refer additional	0.00.40.000	10	0.004.00	0.00.40.000	10	6,064.00
information	nte Holdings Private Limited	6,06,40,000 90,000	10 10	6,064.00 87.65	6,06,40,000 90,000	10 10	87.65
	Promenade Private Limited	10,000	10	1.00	10,000	10	1.00
Ona fond f	Tomonado i Tivato Elimitod	10,000	10	1.00	10,000	10	1.00
ii) Associates: (Tr	rade)						
Fully paid up							
	alaysia) Sdn. Bhd.						
Kuala Lump	ur, Malaysia	3,00,000	MR1	5.29	3,00,000	MR1	5.29
iii) Others							
Fully paid up							
1	Limited (on merger of Sangli Bank Limited)	5,945	2	43.42	5,945	2	34.61
	Kirloskar Limited(refer additional	-,-			-,-		
information 4	,	7,70,750	10	-	7,70,750	10	-
	oprietary Limited (refer additional						
information (,	26	100	33.35	26	100	30.45
information s	ding Pte.Limited (refer additional	56,250	S \$1	42.42	56,250	S \$1	44.28
	wer Equipment Limited	30,230	Οψι	42.42	30,230	3 41	44.20
	onal information 5)	3,40,000	10	46.32	3,40,000	10	48.30
	ar Kore Credit Souhard Shakari Ltd.	210	100	0.20	-	-	-
h) Investments in d	ebentures or bonds:						
i) Others	ebenitures of bonus.						
Fully paid up							
	Kirloskar Limited						
(refer addition	onal information 4)	30,000	44	-	30,000	44	
Total				7,228.27			7,220.20
Less:							
	r impairment in value of investments			6,193.36			6,193.36
Total				1,034.91			1,026.84
Additional Information:							
1) Aggregate value o	of quoted investments:						
Carrying Value				1.00			1.00
Market Value	funguated investments:			43.42			34.61
Aggregate value o Carrying Value	f unquoted investments:			7,184.85			7,185.59
Carrying value				1,104.00			1,100.59

- 3) This Company has been dissolved. However, the investment has not been written off since no approvals have been obtained from Reserve Bank of India. However full provision has been made for the same.
- 4) Securities in The Mysore Kirloskar Limited have been written off.
- 5) Shares held in Kirloskar Propietary Limited, Kirloskar Trading Pte Limited and Kirloskar Power Equipment Limited (all unlisted) have been mark to market based on the net asset value of an equity share as at March 31, 2022 and March 31, 2021 as per their latest audited financial statements as of those dates. The differential amounts as on the date of transition has been recognized in opening reserves and changes thereafter have been recognized as other comprehensive income.
- 6) Investments in Subsidiaries includes Financial guarantee contracts which have been recognised at fair value at the inception in accordance with Ind AS 109 along with accrued guarantee charges. The carrying value of investments in subsidiaries include fair value of guarantees given by the company on behalf of the subsidiaries and the cumulative value of guarantee charges recognised as income. No gurantee fees is chargable as per contractual terms.
- 7) During the year ended 31 March 21, company has made 100% provision towards investment in one of its wholly owned subsidiary Luxquisite Parkland Private Limited.

	Particulars	As at March 31, 2022	As at March 31, 2021
8	Trade receivables:		
	(unsecured and considered good)		
	i) Long term trade receivables	440.22	435.06
		440.22	435.06
9	Other Financial Assets:		
	i) Bank deposits with more than twelve months maturity	169.65 169.65	161.76 161.76
10	Other non current assets:		101110
	(unsecured and considered good, unless otherwise stated)		
	i) Capital advances	820.14	861.19
	ii) Security deposits	311.22	316.20
	iii) Rent Deposit to related parties	100.00	100.00
	iv) Deferred Income - Rental Deposit	35.15	41.22
	v) Disputed statutory liabilities/ taxes paid	635.07	953.85
	vi) Income Tax receivable (net)	111.29	-
		2,012.87	2,272.46
	Amounts due from a private company in which a director of the Company is a director included in (iii) above	100.00	100.00
11	Inventories:		
	i) Raw materials	964.21	1,058.98
	ii) Work in progress	3,586.50	2,326.28
	iii) Finished goods	203.74	599.06
	iv) Stores and spares	64.25	144.58
	v) Others (scrap stock)	8.33	15.02
	Goods in transit:		
	i) Raw materials		0.77
		4,827.03	4,144.69
	Less: Provision for non-moving stocks	115.94	115.94
		4,711.09	4,028.75
12	Trade receivables:		
	i) Trade receivables exceeding six months	2,323.71	2,312.85
	ii) others	1,586.76	2,306.42
		3,910.47	4,619.27
	Less: Allowance for credit loss	2,470.83	2,260.20
		1,439.64	2,359.07

Particulars			As at Ma 31, 20		As at March 31, 2022
rade receivables ageing as at March 31	, 2022: In Lakhs				
	Undisputed tra	de receivables	Disputed trad	le receivables	
Particulars	Considered good	Considered doubtfull	Considered good	Considered doubtfull	Total
Not due	681.65	-	-	-	681.65
Less than 6 months	893.41	11.70	-	-	905.11
6 months to 1 year	80.96	62.67	-	-	143.63
1-2 year	219.33	27.63	-	-	246.96
2-3 year	169.04	54.72	-	-	223.76
more than 3 year	-	1,553.81	-	155.55	1,709.36
Total					3,910.47
Less: Allowance for credit loss					2,470.83
Total					1,439.64
3 a) Cash and Cash Equivalents:				-	
i) Balances with banks					
- in other accounts			3,652.	12	681.14
ii) Cash on hand			18.		7.68
ii) Casii on nand			3,670.		688.82
3 b) Other bank balances:			,		
i) Balances with banks					
- in short term deposits			314.	01	228.09
- in margin money, security for borr	owings, guarante	es and	741.	08	834.45
			1,055.		1,062.54
Total (a + b)			4,725.		1,751.36
			4,725.		1,731.30
4 Other Current assets:		4.4. B			
(unsecured and considered good, ui		•			
i) Loans and advances to related part	ies (Refer Note 36	6(8))	106.	03	99.92
ii) Advance paid to suppliers and othe	rs		941.	68	706.51
			1,047.	71	806.43
Less: Allowance for doubtful advances suppliers and others	for advance paid	to	425.	00	425.00
			622.	71	381.43
iii) Receivables from subsidiaries			11,716.		11,732.18
Less: Allowance for receivables fro	m subsidiaries		8,400.		8,400.77
	542514141100		3,315.		3,331.41
			0,010.	- -	U,UU 1.T I

(₹ In Lakhs)

Doutionland	As at March	31, 2022	As at March	As at March 31, 2021		
Particulars	Number	₹ in Lakhs	Number	₹ in Lakhs		
15 Share capital:						
Authorized: (*)						
Preference Shares of ₹ 100/- each	3,000,000	3,000.00	3,000,000	3,000.00		
Equity shares of ₹ 10/- each	85,000,000	8,500.00	85,000,000	8,500.00		
		11,500.00		11,500.00		
Issued, subscribed and fully paid up:						
Equity shares of ₹ 10/- each						
At the beginning of the year	66,414,071	6,641.41	66,414,071	6,641.41		
Issued during the year	-	-	-			
At the close of the year	66,414,071	6,641.41	66,414,071	6,641.41		
Total carried to Balance Sheet	66,414,071	6,641.41	66,414,071	6,641.41		
- 						

Foot notes:

1 Preference shares:

- a. The Company had issued cumulative preference shares of ₹ 100/- each. The preference shareholders did not have voting rights.
- b. 1,176,746 Preference shares (value ₹ 1,176.75 lakhs) were allotted pursuant to a contract without consideration being received in cash. These preference shareholders were allotted to preference share holders of Kaytee Switchgear Limited as fully paid up pursuant to the Scheme of arrangement approved by the Honorable High Court of Karnataka under sections 391-394 of the Companies Act, 1956 without payment being received in cash.

Partiana.	As at March 31, 2022		As at March	As at March 31, 2021	
Particulars	Number	₹ in Lakhs	Number	₹ in Lakhs	
Preference shares converted to equity shares during the five years immediately preceding the date of the balance sheet	818,405	818.41	1,595,890	1,595.89	

c. During the financial year 2014-15 Company issued and allotted 1,595,890 (Fifteen lakh ninety five thousand eight hundred and ninety) Compulsory Convertible Preference Shares ("CCPS") of ₹ 100/- (Rupees one hundred), to Mr. Vijay Ravindra Kirloskar (Promoter) by way of private placement for a tenor not exceeding 18 months which carried a preferential cumulative dividend of 0.1% (zero point one per cent) per annum, payable till the date of conversion into equity shares. 7,77,485 Preference shares were converted into 25,54,156 equity shares of face value of ₹ 10/- each issued at premium of ₹ 20.44 (Rupees twenty and forty four paise) as per the first tranche on February 11, 2016 and 8,18,405 Preference shares were converted into 26,88,583 equity shares of face value of ₹ 10/- each issued at a premium of ₹ 20.44 (Rupees twenty and forty four paise) as per the second tranche on September 26, 2016.

2 Equity shares:

a. The Company has only one class of equity shares having a par value of ₹ 10/- each. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the equity shares held by the shareholder.

b. Equity Shares of ₹ 10/- each includes:

	Particulars	As at Marc Number	ch 31, 2022 ₹ in Lakhs	As at Ma Number	rch 31, 2021 ₹ in Lakhs
(i)	Equity shares include Shares allotted pursuant to a contract without consideration being received in cash. These shares were issued to shareholders of Kaytee Switchgear Limited and Kirloskar Power Equipment Limited as fully paid, pursuant to Scheme of arrangement approved by the Honorable High Court of Karnataka under sections 391 - 394 of the Companies Act, 1956.	17,252,550	1725.26	17,252,550	1725.26
(ii)	Shares allotted during the year 2007-08 to the promoters group in terms of order dated September 29, 2007 of the Honorable High Court of Karnataka read with scheme of arrangement dated February 13, 2003 under sections 391 to 394 of The Companies Act, 1956.	2,000,000	200	2,000,000	200
(iii)	Shares allotted during the year 2003 - 04 to IDBI on conversion of Preference Share Capital at face value as per the scheme of arrangement approved by honorable High Court of Karnataka.	6,000,000	600	6,000,000	600
(iv)	Shares allotted during the year 2014-15 to Vijay R Kirloskar at a premium of ₹ 20.44 per share.	2,658,200	265.82	2,658,200	265.82
(v)	Shares allotted during the year 2015-16 to Vijay R Kirloskar at a premium of ₹ 20.44 per share by conversion of CCPS.	2,554,156	255.42	2,554,156	255.42
(vi)	Shares allotted during the year 2016-17 to Vijay R Kirloskar at a premium of ₹ 20.44 per share by conversion of CCPS.	2,688,583	268.86	2,688,583	268.86

c. Particulars of equity share holders holding more than 5% of the total number of equity share capital:

Particulars	As at Marc	ch 31, 2022	As at March 31, 2021		
Tarrodiaro	Number	Percentage	Number	Percentage	
(i) Abhiman Trading Company Private Limited	5,217,063	7.86%	5,217,063	7.86%	
(ii) Vijayjyothi Investment & Agencies Private Limited	4,271,217	6.43%	4,271,217	6.43%	
(iii) Mr. Vijay Ravindra Kirloskar	11,890,618	17.90%	11,890,618	17.90%	
(iv) Vijaykirti Investments and Agencies Private Limited	3,064,094	4.61%	3,064,094	4.61%	
(v) Vijay Farms Private Limited	3,540,807	5.33%	3,540,807	5.33%	

d. Shareholding of promoters

	Shares held by promoters at the en	% Change during		
SI No	Promoter name	No. of Shares	% of total shares	the year
1	Vijay Ravindra Kirloskar	1,18,90,618	17.90	-
2	Meena Kirloskar	1,84,514	0.28	-
3	Abhiman Trading Company Limited	52,17,063	7.86	-
4	Vijayjyothi Investments and Agencies Private Limited	42,71,217	6.43	-
5	Vijay Farms Private Limited	35,40,807	5.33	-
6	Vijaykirti Investments and Agencies Private Limited	30,64,094	4.61	-
7	Sri Vijayadurga Investments and Agencies Private Limited	17,74,506	2.67	-
8	Vimraj Enterprises Private Limited	16,06,483	2.42	-
9	Kirloskar Power Equipments Limited	11,46,315	1.72	-
10	Kirloskar Batteries Private Limited	1,86,500	0.28	-

(₹ In Lakhs)

NOTES TO FINANCIAL STATEMENTS

16. Other Equity

Particulars	Capital	Capital	Securities	Retained	Reconstruction	Total (A)	Other Co	Other Comprehensive Income	Income	Total (B)	Total Other
	redemption reserve	reserve	premium	earnings	reserves		Items that will be reclassified to profit or loss	at will be sified tor loss	Items that will not be reclassified to profit or loss		equity (A+B)
							Investment	of Land	gains/ (losses) of employee benefits		
Total comprehensive income as at March 31, 2020	2,401.75	18.06	4,410.84	(35,009.41)	641.67	(27,537.09)	75.39	25,664.41	30.66	25,770.46	(1,766.63)
Add/(Less): profit/(Loss) for the year	-	-	-	(10,786.35)	,	(10,786.35)	23.86	16,522.03	-	16,545.89	5,759.54
Add/(Less): Ind AS adjustments	-	-	-		,	-	-		89.55	89.55	89.55
Less: Tax Adjustment on Ind AS items	-	-	-		,	-	(6.64)	(3,703.01)	(24.91)	(3,734.56)	(3,734.56)
Total comprehensive income as at March 31, 2021	2,401.75	18.06	4,410.84	(45,795.76)	641.67	(38,323.44)	92.61	38,483.43	95.30	38,671.34	347.90
Add/(Less): profit/(Loss) for the year	-		-	5,815.53	,	5,815.53	7.87	(3,277.32)	-	(3,269.45)	2,546.08
Add/(Less): Ind AS adjustments	-	-	-	-	-	-	-	-	15.44	15.44	15.44
Less: Tax Adjustment on Ind AS items	-	-	-		-	-	(2.19)	769.30	(4.30)	762.81	762.81
Total comprehensive income as at March 31, 2022	2,401.75	18.06	4,410.84	(39,980.23)	641.67	(32,507,91)	98.29	35,975.41	106.44	36,180.14	3,672,23

		Particulars	As at March 31, 2022	As at March 31, 2021
No	n- C	Current Liabilities		
17	Во	rrowings:		
		Secured loans:		
	,	a. Term loan from banks	-	1,885.04
		b. Term loan from other than banks	-	
		-	-	1,885.04
	2)	Unsecured loans:		
		a. Inter corporate deposits	-	450.00
			-	450.00
		Total Borrowings (1+2)	-	2,335.04
	Ad	ditional information:		
1)	De	tails of security for secured loans:		
	in I cha ope aris cha in S pai	orking capital term loans and funded interest term loans from Lenders as specific Master Restructuring Agreement ("MRA") are secured against a first paripa arge by way of hypothecation of all book debts, receivables, stocks, inventor erating cash flows, commissions, revenues of whatsoever nature and whate sing (present & future) including Trust and Retention Account, a first paripa arge by way of mortgage on all of the Company's immovable properties as set Schedule VI of MRA, a first paripassu charge by way of pledge of 24,886,143 for dequity shares of the Company held by the promoters as specified in MRA. Thens are guaranteed by the Executive Chairman of the Company.	ssu ies, ever ssu out fully	4,141.75
2)	Ter	rms of repayment of term loans and others:		
	Fro	om Bank:		
	i)	Working Capital Term loans from consortium banks carry an interest of 11 (base rate of Bank of India plus 80 basis points) per annum and repayable in equal monthly instalments commencing from April 30, 2016.		2,025.88
	ii)	Funded Interest Term loans from consortium banks carry an interest of 11 (base rate of Bank of India plus 80 basis points) per annum and repayable in equal monthly instalments commencing from April 30, 2016.		46.43
	Otl	her than Banks		
	i)	Loan taken from Axis bank has been assigned to Asset Reconstruction Comp (India) Limited ("ARCIL"), Loan carry an interest of 12% p.a. payable mon and 7% p.a. accrued monthly and payable in lumsum by June 30, 2021.		2,069.44
3)	Se	cured loans:		
•	a.	Term loan from banks	-	2,072.31
		Less: Current maturities shown under Note 21	-	187.27
	h	Term Loan from Other than Banks	-	1,885.04
	D.	(On Assignment of Axis Bank Loan to ARCIL)	_	2,069.44
		Less: Current maturities shown under Note 21	-	2,069.44
		-	-	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
			-	1,885.04
4)	Un	secured loans:		•
		red deposits and interest corporate Deposits	32.10	488.60
	Le	ss: Current maturities shown under Note 21	32.10	38.60
		_		450.00
	To	tal Borrowings (3+4)	_	2,335.04

- a) Fixed deposits were taken for periods of 24 and 36 months with interest rates ranging from 12% to 13%.
- b) Fixed deposits include ₹ 32.10 lakhs as at March 31, 2022 (as at March 31, 2021 ₹ 38.60 lakhs) matured unclaimed deposits.
- c) Inter corporate deposits are taken for periods of 3 years with interest rates averaging upto 14% per annum.

5) Delay in repayment of Borrowing (Current and Non Current) and Interest

a) The Company has defaulted in repayment of following dues to the financials institution, banks and debenture holders during the year, which were not paid as at Balance Sheet date:

(₹ In Lakhs)

Lender's Name	As	at March 31, 2	2022	Period of delay	
Lender's Name	Principal	Interest	Total	Period of delay	
Corporation Bank	726.92	-	726.92	More than 365 days	
Total	726.92	-	726.92		

	Particulars	As at March 31, 2022	As at March 31, 2021
18	Other Financial Liabilities:		
	Security deposits from suppliers and dealers	605.28	619.85
		605.28	619.85
19	Provisions:		
	Provisions for employee defined benefit plans	2,726.63	2,537.76
		2,726.63	2,537.76
20	Deferred tax Liabilities (net):		
	i) Deferred tax liability:		
	a) On account of depreciation on fixed assets (other than land)	698.33	773.72
	b) On account of revaluation of land and others	3,981.07	4,743.88
	Total	4,679.40	5,517.60
	ii) Deferred tax asset:		
	a) On account of timing differences in recognition of expenditure (restricted to Deferred Tax Liability on depreciation on fixed assets about 1.	ove) 698.33	773.72
	Total	698.33	773.72
	Net Deferred tax liability/(asset)	3,981.07	4,743.88

(₹ In Lakhs)

	Particulars	As at March 31, 2022	As at March 31, 2021
Curr	ent Liabilities		
21	Borrowings:		
	I) Secured loans:		
	a) Loans repayable on demand		
	- from banks	2,788.97	5,635.20
	- Other than bank	5,015.50	-
	b) Current maturities of secured loans from banks and non banks	-	2,256.71
		7,804.47	7,891.91
:	2) Unsecured loans:		
	Other than banks:		
	a) Inter corporate deposits	5,504.79	6,738.41
	b) Current maturities of fixed deposits	32.10	38.60
		5,536.89	6,777.01
	Total	13,341.36	14,668.92
	of hypothecation of all book debts, receivables, stocks, inventor operating cash flows, commissions, revenues of whatsoever nature whatever arising (present & future) including Trust and Retention Acco a first pari passu charge by way of mortgage on all of the Compa immovable properties as set out in Schedule VI of MRA, a first pari pacharge by way of pledge of 24,886,143 fully paid equity shares of Company held by the promoters as specified in MRA. These loans c an interest rate of 11.5% (base rate of Bank of India plus 80 basis point per annum and also guaranteed by the Executive Chairman of	and punt, ny's assu the arry ints)	
1	Company. D) Loan from a bank is secured against the equitable mortgage of cer immovable property of the Company, equitable mortgage of immova properties of SKG Terra Promenade Private Limited (SKG) and guarant by the Executive chairman of the Company. Further corporate guarar is given by the said SKG in respect of those specified properties and loan carries an interest of 13.85% per annum.	able teed ntee	726.92
	c) Loan from other than a bank is secured against the mortgage of immove property of Kirloskar Power Equipments Ltd. and personal property of promoter of the company. Loan carries interest of 14% per annum.		
2) !	Details of security for Unsecured loans:		
;	a) Inter corporate deposits are taken for periods ranging between 90 to 3 per annum.	60 days with interest rates	s averaging upto 13.25%
	Post to the second to the seco		

22 Trade payables:

a) Dues to micro and small enterprises	578.98	190.74
	578.98	190.74
b) Dues of creditors other than micro and small enterprises		
i) Other trade payables	10,524.16	10.143.84
ii) Acceptances	4,309.10	3,570.97
	14,833.26	13,714.81

Additional Information:

The details of amounts outstanding to Micro, Small and Medium Enterprises under Micro Small and Medium Enterprises Development Act, 2006 (MSMED Act), based on the available information with the Company are as under:

SI. No.	Particulars	As at March 31, 2022	As at March 31, 2021
1	Principal amount due and remaining unpaid	578.98	190.74
2	Interest due on (1) above and the unpaid interest	71.61	71.31
3	Interest paid on all delayed payments under the MSMED Act	Nill	Nil
4	Interest due and payable for the period of delay other than (3) above	Nill	Nil
5	Interest accrued and remaining unpaid	75.66	75.08
6	The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise, for the purpose of disallowance of a deductible expenditure under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006.	75.66	75.08

Trade Payables ageing as at March 31, 2022

(₹ Lakhs)

S.No.	Particulars	Dues to micro and small enterprises	Other trade payables
1	Not due	197.73	3,857.53
2	Less than 1 year	193.78	2,019.15
3	1-2 years	98.73	2,340.37
4	2-3 years	32.33	882.92
5	More than 3 years	56.41	1,424.19
	Total	578.98	10,524.16

23 Other financial liabilities

170.24	3,364.41
170.24	5,659.72
-	17.03
1,288.24	1,150.67
309.45	318.97
1,613.57	1,530.08
3,211.26	3,016.75
888.68	1,025.67
7,912.14	7,523.94
4,147.42	3,117.21
12,948.24	11,666.82
	170.24 - 1,288.24 309.45 1,613.57 3,211.26 888.68 7,912.14 4,147.42

^{*} Other Liabilities include ₹ 41.71 Lakhs (March 31, 2021: ₹ 70.29 Lakhs) payable towards Voluntary Retirement Scheme (VRS)

26 Current tax liabilities (net):

0.31	16.05
0.31	16.05

				(7 III Lakiis
		Particulars	March 31, 2022	March 31, 2021
27	Re	evenue from operations:		
	i)	Sale of products:		
		Motors, alternators and generators	18,371.14	15,171.12
		Transformers	12,279.90	10,958.37
		DG sets	589.82	446.20
		Others	1,905.78	916.32
		Total	33,146.64	27,492.01
ii)	Sa	ale of services	320.42	266.21
	То	tal Revenue	33,467.06	27,758.22
28	Ot	ther income:		
	i)	Interest income on bank deposits and others	72.48	107.24
	ii)	Interest and guarantee commission income from financial assets	105.79	122.88
	iii)	Dividend income from long term investments	0.12	-
	iv)	Profit on sale of fixed assets (net)	3,485.31	3.69
	v)	Profit on sale of investment property	6,632.55	-
	vi)	Provision no longer required and Unclaimed credit balance written back	439.26	107.25
	vii) Miscellaneous income	36.19	19.49
			10,771.70	360.55
29	Co	ost of materials consumed:		
	a)	Consumption of raw materials, components, stores and spare parts	25,587.54	19,218.54
			25,587.54	19,218.54
	b)	Consumption of major raw materials		
	Ac	dditional Information:		
	i)	Copper (Wires, strips, rods, sheets etc)	5,158.59	3,276.53
	ii)	Iron and steel (pigiron, rounds, plates, sheets, etc.,)	4,510.61	2,460.15
	iii)	Stores and spares	64.25	144.59
	iv)	Others	15,854.09	13,337.27
30	Cł	nanges in inventories of finished goods, work in progress and stock i	n trade:	
	St	ocks at the end of the year:		
	i)	Work in progress		
		Motors, alternators and generators	1,855.82	1,792.43
		Transformers	1,471.56	272.35
		DG Sets	227.29	223.73
		Others	31.83	37.77

		(₹ In Lakhs)
Particulars	March 31, 2022	March 31, 2021
ii) Finished goods		
Motors, alternators and generators	146.95	328.69
Transformers	54.81	232.49
DG sets	-	35.90
Others	1.98	1.98
Total	203.74	599.06
iii) Scrap	8.33	15.02
A	3,798.57	2,940.36
Less: Stocks at the beginning of the year:		
i) Work in progress		
Motors, alternators and generators	1,792.43	2,006.54
Transformers	272.35	920.85
DG sets	213.57	256.66
Others	47.93	70.23
Total	2,326.28	3,254.28
ii) Finished goods	229.60	235.46
Motors, alternators and generators	328.69	
Transformers	232.49	306.05
DG sets	35.90	40.73
Others	1.98	1.98
Total	599.06	584.22
iii) Scrap	15.02	5.45
В	2,940.36	3,843.95
Total (B-A)	<u>(858.21)</u>	903.59
31 Employee benefit expenses:		
i) Salaries , wages and bonus	4,873.73	4,679.11
ii) Contribution to provident and other funds	656.60	641.26
iii) Staff welfare expenses	446.98	364.91
	5,977.31	5,685.28
32 Finance costs:		
i) Interest expense	2,686.98	2,665.62
Less: Charged to a Subsidiary		45.81
	2,686.98	2,619.81
ii) Other borrowing costs	193.32	189.66
	2,880.30	2,809.47

		Particulars		March 31, 2022	Ma	arch 31, 2021
33	Dej	preciation and amortization expenses				
	i)	Depreciation of tangible assets		508.12		516.97
	ii)	Amortization of intangible assets		11.84		5.55
				519.96	-	522.52
34	Oth	ner expenses:			=	
	i)	Power and fuel		599.70		498.19
	ii)	Rent		101.61		109.36
	iii)	Repairs to buildings		50.39		34.17
	iv)	Repairs to machinery		95.62		55.80
	v)	Repairs to others		285.21		286.45
	,	Vehicle maintenance		42.52		33.81
	vi)					
	vii)	Insurance		47.38		74.24
	VIII)	Rates and taxes		589.62		308.93
	ix)	Payment to auditors				
		as auditor (includes branch audit fees of ₹ 0.12, vious year ₹ 0.13)	15.12		15.12	
		or taxation matters (includes ₹ 0.12, previous year .12 to branch auditor)	5.13		5.13	
	- f	or limited review	15.00		15.00	
				35.25		35.25
	x)	Selling expenses		432.89		507.47
	xi)	Commission		43.23		16.11
	xii)	Warranty claims		12.69		41.61
	xiii)	Allowance for credit loss		210.64		44.23
	xiv)	Net (gain)/loss on foreign currency transaction and translation		28.32		71.21
	xv)	Provision for impairment of investment in Subsidiary		-		6,064.00
	xvi)	Legal and professional charges		566.41		551.95
	xvii	Travelling and conveyance		153.63		114.96
	xvii	i)Printing and stationary		19.70		18.52
	xix)	Postage, telegrams and telephones		42.23		34.99
	xx)	Directors sitting fees		11.70		11.25
	xxi)	Provision for contingencies		83.49		83.77
	xxii) Security charges		282.53		278.95
	xxii	i) Contract Labour charges		522.29		451.46
	ΧΧİ\) Miscellaneous expenses		60.11	_	42.05
				4,317.16	•	9,768.73

Particulars	March 31, 2022	March 31, 2021
35 Earnings per share:		
(Basic and diluted)		
(a) Before exceptional item		
Loss for the year after tax	5,815.53	(10,786.35)
	5,815.53	(8,598.36)
Weighted average number of equity shares	6,64,14,071	6,64,14,071
Paid up value per share	10.00	10.00
Loss per share (basic & diluted) (*)	8.76	(16.24)
(b) After exceptional item		
Loss for the year after tax expense	5,815.53	(10,786.35)
Add: Preference dividend payable including dividend tax		
	5,815.53	(8,598.36)
Weighted average number of equity shares	6,64,14,071	6,64,14,071
Paid up value per share	10.00	10.00
Loss per share (basic & diluted) (*)	8.76	(16.24)
(*) Effect of potential equity shares is antidilutive		

- 36 Other notes to accounts:
- 1 Contingent liabilities and commitments: (to the extent not provided for)
- a) Contingent liabilities:

(₹ In Lakhs)

	Particulars Mar	rch 31, 2022	March 31, 2021
i)	Claims against the Company not acknowledged as debts	597.92	552.75
ii)	Guarantees	1,035.49	749.25
iii)	Bills discounted with Bank	1,710.93	172.49
iv)	Sales tax demanded under appeal. The Company has paid an aggregate amount of ₹ 117.51 lakhs as at March 31, 2022 against the demand which has been included in disputed statutory dues.	802.43	1,285.08
v)	The Company has filed before the Honorable Supreme Court, special leave petition in respect of resale tax and sales tax penalty of ₹ 527 lakhs (since merged with the Company) and confirmed by the honorable High Court of Karnataka. The Company has paid an aggregate amount of ₹ 298.17 lakhs as at March 31, 2022 against the demand which has been included in disputed statutory dues as reported in Note 10 to Financial Statements.	527.07	527.07
vi)	Disputed Income tax demand	3,174.13	-
vii)	Certain industrial disputes are pending before various judicial authorities – not acknowledged by the Company. Liability has been considered against those cases for which is ascertainable, some cases are pending for it is not possible to ascertain liability.	52.65	52.65
viii)	The Company had furnished a guarantee for the redemption of preference shares issued by Kirloskar Investment and Finance Ltd to an extent of ₹ 200 lakhs as at March 31, 2017 (as at March 31, 2016 ₹ 200 lakhs) and had obtained counter guarantee from the said Company. The preference shareholder has claimed a sum of ₹ 200 lakhs along with dividends in arrears of ₹ 205.60 lakhs and interest from the Company. This claim has been upheld by the Debt Recovery Tribunal (DRT). The Company has preferred an appeal before the Debt Recovery Appellate Tribunal(DRAT) to set aside the orders passed by the DRT. The Company has deposited during the earlier year ₹ 102.80 lakhs with DRAT as directed by the Supreme Court of India and the matter stands re-posted for hearing. The Company does not acknowledge this liability.	405.60	405.60

In respect of items above, future cash outflows in respect of contingent liabilities is determinable only on receipt of judgements pending at various forums / settlement of matter. The management believes, based on internal assessment and / or legal advice, that the probability of an ultimate adverse decision and outflow of resources of the Company is not probable. However as a matter of abundant caution the Company has recognized a provision for contingencies, to take care of any liabilities that may devolve, and included in Note 37(14).

b) Commitments (₹ In Lakhs)

Particulars	As at March 31, 2022	As at March 31, 2021
Estimated amount of contracts remaining to be executed on capital account and not provided for (net of advances)	62.80	68.55

						(7 III Lakiis
		Particulars		As at March 31, 20		As at h 31, 2021
2	Additio	onal Information:				
a)	Value o	of Imports calculated on CIF basis:				
	Raw M	aterials, Components and spare parts		702.02		1,698.66
b)	Expen	diture in foreign currency: (net of withholding tax)				
	i) Pro	fessional, consultancy and other fees		3.68		3.13
	ii) Trav	/el		37.27		23.55
	iii) Oth	er Expenses		15.14		11.28
c)	SI No	Particulars	Amount	% to total	Amount	% to total
	i)	Value of imported raw materials, spare parts and components consumed	702.02	2.74%	1,698.66	8.84%
	ii)	Value of indigenous raw materials, spare parts and components consumed	24,885.52	97.26%	17,519.88	91.16%
			25,587.54	100.00%	19,218.54	100.00%
d)	Details	of non-resident shareholdings				
	i) Nur	nber of non-resident share holders		572		595
	ii) Nur	nber of shares held by non-resident shareholders		748.126	1	,014,081
e)	Earnin	gs in foreign exchange:				
	i) Exp	ort of goods calculated on FOB basis (net)		1,069.62		1,046.02
	ii) Rer	nittances from overseas offices (Net)		466.82		144.27

- The order of the honourable High Court of Karnataka according approval for the scheme of arrangement and amalgamation under sections 391 to 394 of the Companies Act, 1956 ("Scheme") was received in September 2008 with April 1, 2007 as the appointed date. This scheme of arrangement and amalgamation interalia involved transfer of the operating business of Kirloskar Power Equipment Limited ("KPEL") and amalgamation of Kaytee Switchgear Limited ("KSL") with the Company. The Scheme was registered with the Registrar of Companies on October 17, 2008. Decree in Form 42 of the Companies (Court) Rules, 1949 is yet to be passed by the honourable High Court of Karnataka.
- The company has assessed the impact that may result from this pandemic on its liquidity position, carrying amounts of receivables, inventories, tangible and intangible assets, investments and other assets/ liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of the pandemic, the company considered internal and external information available till the date of approval of these financial results and has assessed this situation. For the quarter ended June 30, 2021, the Company's operations were partially affected on account of non availability of electrical steel and industrial oxygen, due to this pandemic. In that context and based on the current estimates, the company believes that COVID-19 is not likely to have any further impact on its financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID-19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at date of approval of these financial statements. The company would closely monitor such developments in future economic conditions and consider their impact on the financial statements of the relevant period.
- Confirmation of balances from customers, suppliers and service providers with whom the Company had transactions are awaited in certain cases. Accounts with certain parties are under review and reconciliation. Adjustments will be made on completion of review/reconciliation. In the assessment of the management, effect on revenue if any, is not expected to be material.
- The customers of the Company had deducted liquidated damages and other charges for delays in delivery of goods as compared to contractual obligations. The Company has made representations to such customers explaining reasons for delays as well as impress upon them that the same were caused by various factors including those not attributable to it and as such being beyond its control. The Company had made necessary provision on an overeall assessment of the likely loss where in its opinion waiver is not likely. The Company is confident that its representations will be accepted by customers and liquidated damages and other charges deducted will be waived. Impact, if any, on the financial statements is not expected to be material.

- 7 Certain mistakes noticed in the inventory records have been corrected to the extent identified based on physical inventory taken from time to time. No material discrepencies were noticed.
- 8 Current assets, loans and advances include ₹ 106.03 Lakhs (as at March 31, 2021 ₹ 99.92 Lakhs) being rescheduled advances from certain companies in which certain key managerial personnel are interested. The Company is confident that these companies will fulfill their obligations and has considered these amounts as good of recovery.
- 9 During a previous year, the shareholders of the Company at the Annual General Meeting held on September 30, 2013 have approved an Employee Stock Option Scheme. However, the Company has not issued any options as at March 31, 2022 and accordingly, recognition of expense in this respect and requisite disclosures are not applicable.

10 DISCLOSURES AS PER IND AS 19 "EMPLOYEE BENEFITS":

(a) Defined Contribution Plan:

Contribution to defined contribution plan are recognized as expense for the year are as under:

(₹ In Lakhs)

Particulars	March 31, 2022	March 31, 2021
Employer's contribution to provident & pension funds	285.57	271.71
Employer's contribution to superannuation fund	93.15	90.61

(b) Defined Benefit Plan:

The employees' gratuity fund scheme managed by a trust and leave encashment is a defined benefit plan. The Present value of obligation is determined based on actuarial valuation using the projected unit credit method.

	Decemblishing of engine and election belongs of	As at Marc	ch 31, 2022	As at Marc	th 31, 2021
1	Reconciliation of opening and closing balances of defined benefit obligation:	Gratuity (Funded)	Leave (Funded)	Gratuity (Funded)	Leave (Funded)
	Defined benefit obligation at beginning of the year	2,407.85	514.08	2,334.86	495.27
	Current service cost (*)	100.84	33.60	108.40	36.29
	Interest cost	164.94	35.21	159.47	33.83
	Actuarial (gain)/ loss	(15.44)	14.36	(89.55)	23.95
	Benefits paid from funds	(115.97)	-	(104.88)	-
	Benefits paid directly by employer	(0.91)	(71.48)	(0.45)	(75.26)
	Defined Benefit obligation at end of the year	2,541.31	525.77	2,407.85	514.08
2	Reconciliation of opening and closing balance of fair value of plan assets:				
	Fair value of plan assets at beginning of the year	116.08	251.04	204.67	234.29
	Interest income	7.95	17.20	13.98	16.00
	Employer contribution	67.32	-	5.51	-
	Benefits paid from funds	(115.97)	-	(104.88)	-
	Actuarial gain/(loss)	(4.45)	1.26	(3.20)	0.75
	Fair value of plan assets at year end	70.93	269.50	116.08	251.04
	Reconciliation of fair value of assets and obligations:				
	Fair value of plan assets	70.93	269.50	116.08	251.04
	Present value of obligation	2,541.31	525.77	2,407.85	514.08
	Amount recognized in Balance Sheet under liabilities:	2,470.38	256.27	2,291.77	263.04

(₹ In Lakhs)

Decemblistics of evening and electing belongs of	As at Marc	h 31, 2022	As at Marc	ch 31, 2021
Reconciliation of opening and closing balances of defined benefit obligation:	Gratuity (Funded)	Leave (Funded)	Gratuity (Funded)	Leave (Funded)
Expense recognized during the year: (under "note 31" "Employee benefit expenses" in the Statement of Profit and Loss)	Current year		Previo	ous year
In Income Statement:				
Current service cost	100.84	33.60	108.40	36.29
Interest cost	164.94	35.21	159.47	33.83
Actual return on plan assets	(7.95)	(17.20)	(13.98)	(16.00)
In Other Comprehensive Income:				
Actuarial (gain)/ loss	(10.99)	13.10	(86.35)	23.20
Net cost	246.84	64.71	167.54	77.32

Actuarial assumptions:	As at Marc	ch 31, 2022	As at March 31, 2021		
Mortality Table		Indian Assured Lives (2006 -08) (Ultimate)		Indian Assured Lives (2006 -08) (Ultimate)	
Discount rate (per annum)	7.15%	7.15%	6.85%	6.85%	
Expected rate of return on plan assets (per annum)	7.15%	7.15%	6.85%	6.85%	
Rate of escalation in salary (per annum)	7.00%	7.00%	7.00%	7.00%	

^(*) Leave provision for current year includes provision for short term compensated absence as assessed by the actuary.

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market.

3 Present value of DBO, Fair Value of Plan Assets, (Deficit)/Surplus, Experience Adjustments for current and earlier periods of Gratuity (Funded):							
	2021-22	2020-21	2019-20	2018-19	2017-18		
Defined benefit obligation at the end of the period	(2,541.31)	(2,407.85)	(2,334.86)	(2,080.60)	(2,179.72)		
Plan assets at end of the period	70.93	116.08	204.67	350.30	574.89		
Funded amount	(2,470.38)	(2,291.77)	(2,130.19)	(1,730.30)	(1,604.83)		
Experience Gain/ (loss) adjustments on plan liablities	(26.64)	86.69	(37.47)	113.32	80.92		
Experience Gain/ (loss) adjustments on plan assets	(4.45)	(3.20)	(9.04)	(11.72)	(6.54)		
Actuarial gain/ (loss) due to change in assumptions	42.17	2.86	(127.20)	(14.83)	67.71		

(c) Sensitivity Analysis:

Significant Actuarial Assumptions for the determination of the defined benefit obligation are discount rate, expected salary increase and employee turnover. The sensitivity analysis below, has been determined based on possible effect of changes of an assumption occurring at end of the reporting period, while holding all other assumptions constant.

(₹ In Lakhs)

Particulars	As at March 31, 2022		As at March 31, 2021		
	Decrease	Increase	Decrease	Increase	
Change in discounting rate (delta effect of +/- 0.5%)	71.10	(67.19)	73.66	(69.40)	
Change in rate of salary increase (delta effect of +/- 0.5%)	(67.58)	70.86	(69.62)	73.20	
Change in rate of plan assets (delta effect of +/- 0.5%)	(0.45)	0.42	0.95	(0.91)	

These plans typically expose the Company to actuarial risks such as: investment risk, interest risk, longevity risk and salary risk.

Investment risk: The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds.

Interest risk: A decrease in the bond interest rate will increase the plan liability; however, this will be partially offset by an increase in the return on the plan assets.

Longevity risk: The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability.

Salary risk: The present value of the defined plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

11 SEGMENT REPORTING:

As per Ind AS 108 on" Operating Segments ", segment information has been provided under the Notes to Consolidated Financial Statements.

12 RELATED PARTY TRANSACTIONS:

(a) Name of related parties and description of relationship where controls exists:

SI. No.	Name of the Related Party	Relationship
1	Luxquisite Parkland Private Limited	
	SLPKG Estate Holdings Private Limited	
	SKG Terra Promenade Private Limited	Wholly owned subsidiary
	KELBUZZ Trading Private Limited	
2	Kirsons B V	Step down subsidiary
	Lloyd Dynamowerke GmbH & Co. KG	
	Lloyd Beteiligungs GmbH	
3	Mr. Vijay R Kirloskar	Key Management Personnel and
	Mrs. Meena Kirloskar	their relatives ("KMP")
	Mr. Sanjeev Kumar S	
	Ms. K S Swapna Latha	
4	Kirloskar (Malaysia) Sdn. Bhd	Associates
5	Transport Corporation of India	Enterprises which are related
	Maini Material Movement Private Limited	parties as per section 2(76) of the Companies Act, 2013. ("Others-A")
6	Kirloskar Batteries Private Limited	Enterprises over which key
	Kirloskar Power Equipment Limited	management personnel and their relatives are able to exercise
	Ravindu Motors Private Limited	significant influence ("Others-B")
	Vijay Farms Private Limited	
	Kirson Trading PTE LTD.	
	Sri Vijaydurga Investments and Agencies Private Limited	
	Vijayjyothi Investment and Agencies Private Limited	
	Abhiman Trading Company Private Limited	

(b) Transactions with the related parties

(₹ In Lakhs)

Particulars	Relationship	March 31, 2022	March 31, 2021
Purchase of goods and services:			
Vijay Farms Private Limited	Others-B	31.73	28.50
Sri Vijayadurga Investments and Agencies Private Limited		90.01	72.24
Abhiman Trading Company Private Limited		38.54	34.32
Kirsons Trading PTE LTD.		5.30	-
Transport Corporation of India	Others-A	17.26	37.01
Sale of goods and services:			
Kirloskar (Malaysia) Sdn. Bhd	Associates	231.10	154.12
Kirsons Trading PTE LTD.		316.44	352.76
Ravindu Motors Private Limited	Others-B	7.65	-
Rent paid			
Vijayjyothi Investments and Agencies Private Limited	Others-B	78.00	78.00
Remuneration paid:			
Vijay R Kirloskar*			
Short term employee benefits		294.00	246.77
Swapna Latha*			
Short term employee benefits	KMP	31.98	27.23
Sanjeev Kumar S*			
Short term employee benefits		39.27	32.78
Meena Kirloskar (Sitting Fee)		0.90	1.05
Expenses of subsidaries met by the Company and to be reimbursed			
KELBUZZ Trading Private Limited		0.22	4.38
Luxquisite Parkland Private Limited		0.27	0.73
SKG Terra Promenade Private Limited	Wholly Owned	0.18	0.25
SLPKG Estate Holdings Private Limited	Subsidiary	0.51	21.50

^{*}Post employment benefit Amount not ascertained since accrued gratuity and compensated absence liability has been recognized for the Company as a whole.

Key managerial personnel are provided free use of company car and communication facilities. These are in addition to remuneration furnished above.

(c) Outstanding balances at the end of the year:

(₹ In Lakhs)

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Particulars	Relationship	March 31, 2022	March 31, 2021
Amount due to Company:			
KELBUZZ Trading Private Limited		5,724.08	5,740.74
Luxquisite Parkland Private Limited	Wholly Owned	235.53	235.26
SKG Terra Promenade Private Limited	Subsidiary	2,202.30	2,202.12
SLPKG Estate Holdings Private Limited		3,600.51	3,599.74
KIRSONS BV	Step down subsidiary	31.58	31.58
Kirloskar (Malaysia) Sdn. Bhd	Associate	-	-
Kirloskar Power Equipment Limited		0.33	-
Vijay Farms Private Limited		105.71	99.82
Vijayjyothi Investments and Agencies Private Limited (Rental Deposit)	Others A & B	100.00	51.70
Maini Materials Movement Pvt Ltd.,		3.29	3.29
Abhiman Trading Company Private Limited		-	0.10
Amount due from Company:			
Lloyd Dynamowerke GmbH & Co. KG	Step down subsidiary	34.15	34.15
Kirloskar (Malaysia) Sdn. Bhd	Associate	9.98	99.31
Kirloskar Batteries Private Limited		14.81	11.95
Sri Vijayadurga Investments and Agencies Private Limited		17.96	4.95
Kirloskar Power Equipment Limited	Others-B	-	3.36
Vijayjyothi Investments and Agencies Private Limited		119.18	-
Abhiman Trading Company Private Limited		10.50	-
Investment held			
KELBUZZ Trading Private Limited	Wholly Owned Subsidiary	775.26	775.26
Luxquisite Parkland Private Limited (\$)		-	-
SKG Terra Promenade Private Limited		1.00	1.00
SLPKG Estate Holdings Private Limited		87.65	87.65
Kirloskar Power Equipment Limited	Others -B	46.32	48.30
Guarantees given by the Subsidiary in respect of loan taken by the Company and outstanding at the end of the year:			
SKG Terra Promenade Private Limited	Wholly Owned Subsidiary	726.92	726.92
Guarantees given for the loans taken by the Company and outstanding at the end of the year by:			
Vijay R Kirloskar	KMP	7,804.47	9,776.95
L			

KEC North America Inc has been dissolved. The investments in and dues from the said company have not been written off, pending receipt of approvals from Reserve Bank of India. However, full provision has been made for the same. Since the said company has been dissolved, the same has not been considered for related party disclosures.

(\$) Provision for investment ₹ 6,064.00 Lakhs was made during previous year towards investment.

13 OPERATING LEASE (Ind AS 17):

The Company has various operating leases for office facilities, guesthouse and residential premises of employees that are renewable on a periodic basis, and cancelable at its option. Rental expenses for operating leases included in the financial statements for the year are ₹ 101.61 Lakhs (Previous Year ₹ 109.36 Lakhs).

14 The Company has made provisions towards wage arrears, warranty claims from the customers towards sales, short term compensated absences and contingencies. Details of the same are as under:

(₹ In Lakhs)

SI. No.	Particulars		Provision for Contingencies	Wage Arrears	Short Term Compensated Absences	Warranty Claims
1	Balance outstanding as at:	01-Apr-21	1,530.08	1,150.67	17.03	318.97
		01-Apr-20	1,468.66	1,008.61	17.03	313.43
2	Provision for the year (net)	31-Mar-22	83.49	137.57	17.03	(9.52)
		31-Mar-21	61.42	142.06	-	5.54
3	Balance outstanding as at:	31-Mar-22	1,613.57	1,288.24	-	309.45
		31-Mar-21	1,530.08	1,150.67	17.03	318.97

Foot Note:

Provision in respect of wage settlement has been made on estimated basis and differences if any will be accounted on final settlement. Further as a matter of abundant caution an estimated provision as been made for contingencies as held in respect of ongoing litigations as detailed in note 24 and certain probable liability including in respect of customers.

15 Financial risk management objectives and policies:

The entity's principal financial liabilities comprise borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the entity's operations to support its operations. The entity's principal financial assets include trade and other receivables, rental and bank deposits and cash and cash equivalents that are derived directly from its operations.

The entity is exposed to market risk/credit and liquidity risks. The entity's senior management oversee the management of these risks. The board reviews their activities. No significant derivative activities have been undertaken so far.

Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risks: interest rate risk, currency risk and other price risk, such as equity price risk and commodity risk. Financial instruments affected by market risk include deposits, FVTOCI investments and derivative financial instruments.

The sensitivity analyses in the following sections relate to the positions as at March 31, 2022 and March 31, 2021:

The analysis exclude the impact of movements in market variables on: the carrying values of gratuity and other post-retirement obligations; provisions; and the non-financial assets and liabilities of foreign operations.

The following assumption has been made in calculating sensitivity analysis.

The sensitivity of the relevant profit or loss item is the effect of the assumed changes in respective market risks. This is based on the financial assets and financial liabilities held at March 31, 2022 and March 31, 2021 including the effect of hedge accounting.

i. Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The company's exposure to the risk of changes in foreign exchange rates relates primarily to some of the vendor payments and customer receivables.

The foreign currency exposures that have not been hedged by any derivative instrument or otherwise as on Mar 31, 2022 are as under:

	As at March	31, 2022	As at March 31, 2021	
Particulars	FCY	₹ in Lakhs	FCY	₹ in Lakhs
Assets (Receivables)*	USD 1,98,726		USD 2,02,364	
	EUR 1,67,344	290.53	EUR 1,67,344	322.67
	AED 0		AED 1,54,376	
Liabilities (Payables)	USD 3,47,403		USD 4,72,802	
	EUR 2,71,071	2,973.13	EUR 2,67,187	2,650.21
	SGD 39,17,112		SGD 35,05,146	
	AED 14,24,198		AED 8,09,342	

^{*} Excludes receivable of Euro 11.62 lakhs from Lloyd Dynamowerke GmbH & Co KG, as the same has been assigned to KELBUZZ Trading Private Limited, a wholly owned subsidiary

Foreign currency sensitivity:

Every 1% strengthening in the exchange rate between the Indian rupee and the respective currencies for the above mentioned financial assets/liabilities for the years ended March 31, 2022 and March 31, 2021 would decrease the Company's loss and increase the Company's equity by approximately ₹ 26.83 Lakhs and ₹ 23.28 Lakhs respectively. A 1% weakening of the Indian rupee and the respective currencies would lead to an equal but opposite effect. In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk because the exposure at the end of the reporting period does not reflect the exposure during the year.

16 Fair Value Measurement (Ind AS 113):

The Financial Instruments of the Company are initially recorded at fair value and subsequently measured at amortized cost based on the nature and timing of the cash flows.

The below table summarises particulars of Financial Instruments used:

Particulars	Note	As at March 31, 2022	As at March, 2021
Financial assets at amortized cost:			
Investments	7	1,034.91	1,026.84
Trade receivables	8 & 12	1,879.86	2,794.13
Other financial assets	9	169.65	161.76
Cash & cash equivalents	13(a)	3,670.88	688.82
Other bank balances	13(b)	1,055.09	1,062.54
Total financial assets		7,810.39	5,734.09
Financial liabilities at amortized cost:			
Borrowings	17 & 21	13,341.36	17,003.96
Other financial liabilities	18	605.28	619.85
Trade payables	22	15,412.24	13,905.55
Total financial liabilities		29,358.88	31,529.36

The Company has not classified any Financial Asset or Liabilities as measured at Fair value through Profit and Loss (FVTPL) or measured at Fair Value through Other Comprehensive Income (FVTOCI).

Fair value of shares held by the Company in ICICI Bank Limited as at the three reporting dates have been computed based on its value traded in an active market and constitutes Level 1 in the fair value hierarchy as set out in Ind AS 113. Shares held by the Company in other entities which are unlisted and not traded in an active market have been valued based on their net asset value per share as per their latest available audited financial statements with the company. The increase / (decrease) is recognized in other comprehensive income as at March 31,2021 and March 31,2022 on this count is estimated at ₹ 23.86 Lakhs and ₹ 7.87 Lakhs respectively.

The Fair Value of the above financial assets and liabilities are measured at amortized cost which is considered to be approximate to their fair values.

NOTES TO FINANCIAL STATEMENTS

- As reported in earlier years Lloyd Dynamowerke GmbH & Co. KG, Germany (LDW), a step down subsidiary of the Company, incurred substantial losses, thereby eroding its net worth and consequent to the actions of local directors of LDW, insolvency administrator was appointed by the court in Germany during the preceding year. The Company has been given to understand that a South Korean company acquired all significant assets, patents, estates, orders and employees of LDW. However, relevant details of the consideration for this transfer and all other relevant information are not available with the Company, in spite of its best efforts. The Company has already filed its claim for an approximate value of Euro 3.52 million in respect of outstanding towards supplies made to LDW including dues of Kirsons B V (immediate holding company of LDW). The Company has also appointed a local legal counsel to represent its interest and has filed certain claims. The legal proceedings are in progress in Germany. However the Company does not expect any material impact on the financial statements due to the same.
- (a) Wholly owned subsidiaries of the Company have accumulated losses during and part/ whole of their net worth have been eroded. However having regard to the estimated fair value of the assets which these Companies hold, the diminution in value has been considered as temporary and consequently no provision is required to be recognised in the financial statements.
 - (b) During the year ended 31 March 21, company has made 100% provision towards investment in one of its wholly owned subsidiary Luxquisite Parkland Private Limited (LPPL) based on the internal assessment made by the management. There is permanent diminution in the value of investment held by LPPL in the step down subsidiary of the Company, Kirsons B V. Hence, the investment is fully provided for impairment during the year ended March 31, 2021.
- (a) As a measure of restructuring and with the consent of Leading Bank and other Lending banks under the Joint Lender Forum (JLF) mechanism, the Company had transferred in the year ended March 31, 2015 certain assets comprising of immovable properties, receivables and inventory to its subsidiaries Kelbuzz Trading Private Limited, SKG Terra Promenade Private Limited and SLPKG Estate Holdings Private Limited, which will function as special purpose vehicles to hold such assets, dispose off the same and pay off certain debts (bank dues) transferred by the Company. The amounts outstanding and due from the subsidiaries as at March 31, 2022 in respect of the transfer of the assets as mentioned above, other expenses incurred by the subsidiaries reimbursed by the Company and interest charged totally amounts to ₹ 11,762.42 lakhs (₹ 11,771.86 lakhs as at March 31, 2021) after considering Ind AS adjustments. These subsidiaries are taking active steps to repay the dues of the Company from collection of debts (receivables) assigned and from disposal of immovable properties / inventories transferred apart from debts (bank dues) transferred / to be transferred as referred above. As on the date of results, the company was in advance stage of discussion for monetization of properties of its Subsidiaries. The Board of Directors are confident of recovering all the pending dues. However, based on expected credit losses as prescribed under Ind AS as against the incurred loss model envisaged under earlier GAAP, a sum of ₹ 8,400.77 lakhs has been provided upto March 31, 2022.
- The net worth (after excluding revaluation reserve) of the group in terms of the consolidated financial statement as at March 31, 2022 consisting of the Company, its subsidiaries and its associate is eroded. There is an overdue of ₹ 726.92 lakhs repayable to a bank other than overdue payment to creditors. The company has repaid all term loans including Asset Restructuring Company Limited (ARCIL) which were restructured under JLF mechanism. Also the company is in advance stage of negotiation for monetization/disposal of assets which will improve the working capital and in turn improve the performance in the forthcoming periods. The company is confident that this funding will have a positive impact on the performance and net worth. Accordingly your directors have prepared these financial statements of the company on the basis that it is a going concern and that no adjustments are considered necessary to the carrying value of assets and liabilities.
- The Company has filed before the Honorable Supreme Court, special leave petition in respect of resale tax and sales tax penalty of ₹ 527 lakhs (since merged with the Company) and confirmed by the honorable High Court of Karnataka. The Company has paid an aggregate amount of ₹ 298.17 lakhs as at March 31, 2022 against the demand which has been included in disputed statutory dues as reported in Note 10 to Financial Statements.
- The Company during an earlier year restructured its loans under Joint Lenders Forum mechanism ("JLF"). As per the JLF, interest on cash credit accounts for the period October 2014 to September 2015 and on working capital demand loan from October 2014 to March 2016 were converted into Funded Interest Term Loan. Consequently the joint deed and other documentation was duly completed as permitted in the extant guidelines of the JLF mechanism. A Master Restructuring Agreement ("MRA") has been entered by the Company and its Lenders, Bank of India being the lead bank on June 30, 2015. In pursuance of the MRA the Company has executed other supplementary agreements including Trust and Retention Agreement ("TRA"). The agreements contain various terms and conditions in respect of the facilities sanctioned to the Company including setting up and reporting to the Monitoring Committee. The lenders shall have the right to convert at its option the whole of the outstanding amount of the facilities and / or part thereof into fully paid up equity shares of the Company in the manner specified in the notice in writing to be given by the Lenders to the Company ("Notice of Conversion") prior to the date on which the conversion is to take effect, which date shall be specified in the notice ("Date of Conversion"). The said shares shall rank parri-passu with the existing equity shares of the Company. Under the above circumstance, the Company believes based on legal advice / internal assessment that the outcome will be favorable, that losses are not probable and no provision is required to be recognized in this respect.

NOTES TO FINANCIAL STATEMENTS

The Income Tax Act, 1961 contains provisions for determination of arm's length price for international transactions between the Company and its associated enterprises. The regulations envisage taxation of transactions which are not in consonance with the arm's length price so determined, maintenance of prescribed documents and information including furnishing of a report from an accountant before the due date for filing the return of income. For the year ended March 31, 2022, the Company is in the process of complying with the said regulations. Management believes that such transactions have been concluded on an arm's length basis and there would be no additional tax liability for the financial year under consideration as a result of such transactions.

24 Ratios:

SI No	Ratios	31st March 2022	31st March 2021
1	Current ratio	0.33	0.25
	Current Assets	14,815	11,852
	Current Liabilities	45,084	46,639
2	Debt-Equity ratio	1.29	2.43
	Debt (Current and non current portion of long term borrowings +		
	Short term borrowings)	13,341	17,004
	Equity	10,314	6,989
3	Debt service coverage ratio	1.93	(2.65)
	Earnings before interest, Depreciation and Tax (EBITDA)	9,216	(7,454)
	Interest Expense on long term and short term borrowings for the period	2,880	2,809
	Schedule principal repayment of long term borrowings during the period	1,894	2
4	Return on equity ratio	8.76	(16.24)
	Net profits after taxes	5,816	(10,786)
	Average Shareholder's equity	664	664
5	Inventory turnover ratio	5.66	4.51
	Cost of goods sold	24,729	20,122
	Average inventory	4,370	4,464
6	Trade receivables turnover ratio	14.32	8.74
	Revenue from operations	33,467	27,758
	Average accounts receivables	2,337	3,177
7	Trade payables turnover ratio	2.28	2.10
	Revenue from operations	33,467	27,758
	Average accounts payables	14,659	13,222
8	Net capital turnover ratio	(1.11)	(0.80)
	Net sales = Total sales - sales return	33,467	27,758
	Working capital = current assets - current liabilities	(30,268)	(34,786)
9	Net profit ratio	0.17	(0.39)
	Net Profit	5,816	(10,786)
	Net sales = Total sales - sales return	33,467	27,758
10	Return on capital employed	(2.85)	0.79
	Earnings before interest and taxes	8,696	(7,977)
	Capital employed = tangible net worth + total debt + deferred Tax	(3,047)	(10,039)
11	Return on investment	0.07	0.10
	Interest (Finance Income)	72.48	107.24
	Investment	1,034.91	1,026.84

25 Previous year's figures have been regrouped wherever required in conformity with current year presentation.

To be read with our report of even date For K N Prabhashankar & Co.
Chartered Accountants
Firm Regn. No: 004982S

For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

A. Umesh Patwardhan

Partner

Membership No: 222945

Place: Bengaluru Date: May 28, 2022 Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

INDEPENDENT AUDITORS' REPORT

To the Members of

KIRLOSKAR ELECTRIC COMPANY LIMITED, BENGALURU

Report on the Audit of the ConsolidatedFinancial Statements

Qualified Opinion

We have audited the accompanying ConsolidatedInd AS financial statements of **KIRLOSKAR ELECTRIC COMPANY LIMITED** ("the Holding Company") and its subsidiaries (Holding Company and its subsidiaries collectively referred to as "the Group") and its associate, which comprise the Consolidated Balance Sheet as at March 31, 2022, and the Consolidated Statement of Profit and Loss, including Other Comprehensive Income, Consolidated Statement of Changes in Equity and Consolidated Statement of Cash Flows for the year then ended, and Notes to the Consolidated financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Consolidated Ind AS financial statements").

In our opinion and to the best of our information and according to the explanations given to us and based on consideration of reports of other auditors on separate financial statements and on the other financial information of the subsidiaries and associate, except for the effects of the matter described in the Basis for Qualified Opinion paragraph below, the aforesaid Consolidated Ind AS financial statements give the information required by the Companies Act, 2013, as amended ("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 Consolidated state of affairs of the Group as at March 31, 2022, and its Consolidated profit including other comprehensive income, its Consolidated cash flows and the Consolidated changes in equity for the year ended on that date.

Basis for Qualified Opinion

Attention of the members is invited to note 36(5) to the Consolidated Ind AS financial statements regarding trade receivables/ book debts exceeding two years and considered good by the management estimated at ₹ 2,434 lakhs. The relevant accounts are subject to adjustments, if required after management completes review, reconciliation and identification of doubtful debts. We are unable to express an independent opinion on the extent of shortfall in the recovery of the same.

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated Ind AS financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Consolidated Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report. For each matter below, our description of how our audit addressed the matter is provided in that context.

a. Going Concern Assessment – Effect of erosion in net worth of the group

Note 36(19) of the Consolidated Ind AS financial statements – The directors have detailed the reasons for preparing these Consolidated Ind AS financial statements on a going concern basis, though the Company/Group (consisting of the Company, its subsidiaries and associate) has accumulated losses and their networth (after excluding revaluation reserve) has been eroded. There are certain overdue payments to creditors and overdue payment of ₹ 7.26 Crores payable to a bank. During the year, the Company has repaid all the term loans including the loan assigned to Asset Reconstruction Company India Limited (ARCIL) which was restructured under JLF mechanism.

We have relied on the representations made by the Company and the appraisal of the restructuring plan including monetization of few non-core assets, projection of increase in

turnover and infusion of funds in the near future. The appropriateness of the said basis of Going Concern is subject to the Company adhering to the restructuring plan and infusion of requisite funds. Hence, we are of the opinion that there is no existence of material uncertainty that may cast a significant doubt on the Company's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Emphasis of Matter

a. Attention of the members is invited to note 36(20) of the ConsolidatedInd AS financial statements which sets out that the Group has filed Special Leave Petition in respect of demand of resale tax penalty of 527 lakhs before the Honourable Supreme Court of India. Management has represented to us that it is not probable that there will be an outflow of economic benefits and hence no provision is required to be recognized in this regard. We have relied on this representation. Our opinion is not modified in respect of this matter.

Other Information

The Group's Board of Directors is responsible for the other information. The other information comprises the information included in the annual report but does not include the Consolidated Ind AS financial statements and our auditor's report thereon. Our opinion on the Consolidated Ind ASfinancial 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 ConsolidatedInd AS financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the Consolidated Ind ASfinancial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. As described in the Basis for Qualified Opinion section above, we were unable to obtain sufficient appropriate audit evidence regarding the shortfall in the recoverability of trade receivables/book debts exceeding two years and considered good by the management. Accordingly, we are unable to conclude whether or not the other information in relation to this is materially misstated with respect to this matter.

Responsibility of Management and Those Charged with Governance for Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these Consolidated Ind AS financial statements in term of the requirements of the Act that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated changes in equity, consolidated cash flows of the Group including its associate in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act. The respective Board of Directors of the companies included in the Group and of its associate are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group 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 the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the Consolidated Ind AS financial statements by the Directors of the Holding Company, as aforesaid. In preparing the Consolidated Ind AS financial statements, the respective Board of Directors of the companies included in the Group and of its associate are responsible for assessing the ability of the Group and of its associate 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 Group or to cease operations, or has no realistic alternative but to do so. The respective Board of Directors of the companies included in the Group and of its associate are responsible for overseeing the financial reporting process of the Group and of its associate.

Auditor's Responsibilities for the Audit of the ConsolidatedFinancial Statements

Our objectives are to obtain reasonable assurance about whether the Consolidated Ind ASfinancial 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 Consolidated Ind ASfinancial statements.

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

- · Identify and assess the risks of material misstatement of the Consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial 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 controls system in place and the operating effectiveness of such
 controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

SEVENTY FIFTH ANNUAL REPORT 2021-22

- 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 Consolidated 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 Consolidated financial statements, including the disclosures, and whether the Consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group and its associate to express an opinion on the Consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the Consolidatedfinancial statements of which we are the independent auditors. For the other entities included in the Consolidatedfinancial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the Consolidatedfinancial statements of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

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

Other Matters

- a. We did not audit the financial statements of 4 subsidiaries included in the Consolidated financial statements, whose Consolidated financial statements reflect total assets of ₹101.44 lakhs as at March 31, 2022, total revenues of ₹ 1,129.82 lakhs and net cash flows of ₹ 5.62 lakhs for the year ended on that date, as considered in the Consolidated financial statements. These financial statements and other financial information have been audited by other auditors whose reports have been furnished to us and our opinion on the Consolidated financial statements to the extent they have been derived from such financial statements is based solely on the report of such other auditors. Our report is not modified in respect of this matter.
- b. We did not audit the financial statement of 1 subsidiary included in the Consolidatedfinancial statements, whose financial statements reflect total assets of ₹ 398.57 lakhs as at March 31, 2022, total revenues of ₹ Nil lakhs and net cash flows of (₹ 0.08) lakhs for the year ended on that date, as considered in the Consolidated financial statements. This financial statement and other financial information hasbeen prepared and provided to us by the management and our opinion on the Consolidated financial statements to the extent they have been derived from such financial statement is based solely on the report of the management. Our report is not modified in respect of this matter.
- c. We have received and considered the Audited financial statements of Kirloskar (Malaysia) Sdn, Bhd., an associate of the Company audited by another auditor in which share of loss of the Group was ₹ Nil (restricted to the value of the investments) in the preparation of these Consolidated financial statements.

Report on Other Legal and Regulatory Requirements

- 1. As required by section 143(3) of the Act, we report, to the extent applicable, 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 purpose of our audit of the aforesaid Consolidated Ind AS financial statements;
 - b. In our opinion, proper books of account as required by law relating to preparation of the aforesaid Consolidated Ind AS financial statements have been kept by the Group so far as it appears from our examination of those books and the reports of the other auditors;

- c. The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss including Other Comprehensive Income, and the Consolidated Statement of Cash Flows and the Consolidated Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the Consolidated Ind AS financial statements;
- d. In our opinion, the aforesaid Consolidated Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with relevant rules as amended;
- e. On the basis of the written representations received from the directors of the Holding Company as on March 31, 2022 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies incorporated in India, none of the directors of the Group companies incorporated in India is disqualified as on March 31, 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 Holding Company and is subsidiaries incorporated in India and the operating effectiveness of such controls, refer to our separate report in "Annexure A";
- g. With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h. With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Holding Company and its subsidiary companies incorporated in India have disclosed the impact of pending litigations on its financial position in its Consolidated Ind ASfinancial statements –Refer note 36(1a) to the Consolidated Ind AS financial statements.
 - ii. The Holding Company and its subsidiary companies incorporated in India did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses under applicable laws or accounting standards.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company and its subsidiary companies incorporated in India.
- iv. (a) The respective Managements of the Company and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us that, to the best of theirknowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company or any of such subsidiaries to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectlylend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company orany of such subsidiaries ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The respective Managements of the Company and its subsidiaries which are companies incorporated in India, whose financial statements have been audited under the Act, have represented to us that, to the best of theirknowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company or any of such subsidiaries from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company or any of such subsidiariesshall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of theUltimate Beneficiaries.
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstancesperformed by us on the Company and its subsidiaries which are companies incorporated in India whose financialstatements have been audited under the Act, nothing has come to our notice that has caused us to believe thatthe representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain anymaterial misstatement. (d) The Company has not declared or paid any Dividend during the year.
- 2. With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 (the "Order"/"CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Standalone Financials of the Company and by other auditors for its subsidiaries included in the consolidated financial statements of the Company, to which reporting under CARO is applicable, we report that the following are the qualifications or adverse remarks in these CARO reports:

A. Standalone Kirloskar Electric Company Limited - IND AS Independent Auditors Report:

- 1. Clause vii(a) of CARO Report which states that: "The Company has been regular in depositing undisputed statutory dues including Provident fund, Employees' State Insurance, Income-tax, Goods and Services Tax, Duty of Customs, Cess and any Other Statutory Dues barring delays in few cases in certain months in respect of provident fund. According to the information and explanations given to us, there are no undisputed amounts payable in respect of above-mentioned statutory dues which were in arrears, as at March 31, 2022 for a period of more than six months from the date they became payable except in respect of dues of Provident fund amounting to ₹ 942.98 lakhs."
- 2. Clause ix(a) of CARO Report which states that: "In our opinion and according to the information and explanations given to us, there were no loans taken by the Company from the Government or from the debenture holders. The Company has not defaulted in repayment of loans or borrowings to banks and financial institutions except for the following instances of delay/default inrepayment of principal amount and interest in the below table.

(₹ In lakhs)

Landada Nama	As a	t March 31, 202	22	Davied of dalors
Lender's Name	Principal	Interest	Total	Period of delay
Corporation Bank	726.92	-	726.92	More than 365 days
Total	726.92	-	726.92	

For K **N Prabhashankar& Co.,** Chartered Accountants Firm Reg. No. 004982S

> A. Umesh Patwardhan Partner M. No. 222945

Place: Bengaluru UDIN:22222945AJUUKV6574 Date: May 28, 2022

Annexure 'A' to the Auditors' Report

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

In conjunction with our audit of the Consolidated Ind AS financial statements of the Company as of and for the year ended March 31, 2022, we have audited the internal financial controls over financial reporting of Kirloskar Electric Company Limited ("the Company") and its subsidiary companies which are incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding Company and its subsidiaries, which are companies incorporated in India, are responsible for establishing and maintaining internal financial controls based on "the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India". These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's 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 and the audit evidence obtained by the other auditors in terms of their reports referred to in Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the Holding Company and its subsidiaries incorporated in India, internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Holding Company and its subsidiary companies, which are incorporated in India have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 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".

Other Matters

Our aforesaid reports under 143(3)(i) of the Act on the adequacy and operating effectiveness of the internal financial controls over financial reporting as it related to 4 subsidiary companies, incorporated in India, are based on the corresponding reports of the auditor of such companies incorporated in India.

For K N Prabhashankar& Co., Chartered Accountants Firm Reg. No. 004982S

A. Umesh Patwardhan Partner M. No. 222945 UDIN:22222945AJUUKV6574

Place: Bengaluru Date: May 28, 2022

CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2022

	Particulars	Note No.	As at March 31,2022	As at March 31,2021
I.	ASSETS			
	Non-current assets			
	(a) Property, plant and equipment	3	44,150.68	47,910.19
	(b) Capital work-in-progress	4	67.18	35.00
	(c) Investment Property	5	15.31	162.42
	(d) Other Intangible assets	6	19.38	23.91
	(e) Financial assets			
	(i) Investments	7	165.71	157.64
	(ii) Trade receivables	8	440.22	435.06
	(iii) Other financial assets	9	169.66	161.76
	(f) Other non-current assets	10	2,090.08	2,339.40
	Total Non-current assets		47,118.22	51,225.38
	Current assets			
	(a) Inventories	11	4,711.09	4,028.75
	(b) Financial assets			
	(i) Trade receivables	12	3,838.96	4,785.01
	(ii) Cash and cash equivalents	13(a)	3,688.40	759.73
	(iii) Other Bank balances	13(b)	1,062.76	1,070.20
	(c) Other current assets	14	1,020.00	789.69
	Total Current assets		14,321.21	11,433.38
	TOTAL ASSETS		61,439.43	62,658.76
I.	EQUITY AND LIABILITIES			
	Equity			
	(a) Share capital	15	6,641.41	6,641.41
	(b) Other equity	16	956.28	(3,291.43)
	Equity attributable to shareholders		7,597.69	3,349.98
	Non-controlling interest		4.00	4.00
	TOTAL EQUITY		7,601.69	3,353.98
II.	LIABILITIES			
	Non-current liabilities			
	(a) Financial liabilities			
	(i) Borrowings	17	-	2,335.04
	(ii) Other financial liabilities	18	605.28	619.85
	(b) Provisions	19	2,726.63	2,537.76
	(c) Deferred tax liabilities (net)	20	3,981.07	4,743.88
	Total non current liabilities		7,312.98	10,236.53

CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2022

(₹ In Lakhs)

Particulars	Note No.	As at March 31,2022	As at March 31,2021
Current liabilities			
(a) Financial liabilities			
(i) Borrowings	21	14,214.36	15,541.92
(ii) Trade payables			
(i) dues to micro and small enterprises, and	22(a)	578.98	190.74
(ii) dues to creditors other than micro and small enterprises	22(b)	14,833.24	13,717.21
(iii) Other financial liabilities	23	647.17	4,789.37
(b) Provisions	24	3,211.26	3,016.75
(c) Other current liabilities	25	13,039.44	11,811.82
(d) Current Tax Liabilities (Net)	26	0.31	0.44
Total current liabilities		46,524.76	49,068.25
TOTAL EQUITY AND LIABILITIES		61,439.43	62,658.76

Significant accounting policies and notes attached form an integral part of the financial statements

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To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants Firm Regn. No: 004982S

A. Umesh Patwardhan Partner Membership No: 222945

Place: Bengaluru Date: May 28, 2022 For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

_	Particulars	Note No.		s at 31, 2022	As March 3	
I	Revenue from operations	27		33,467.06		27,758.22
Ш	Other income	28		11,901.52		769.98
Ш	Total Income (I + II)			45,368.58		28,528.20
IV	Expenses:					
	Cost of materials consumed	29	25,587.54		19,218.54	
	Changes in inventories of finished goods, work in progress and Stock-in-Trade	30	(858.21)		903.59	
				24,729.33		20,122.13
	Employee benefit expenses	31		5,977.31		5,685.28
	Finance costs	32		3,073.16		3,005.27
	Depreciation and amortization expenses	33		519.96		835.61
	Other expenses	34		4,330.74		3,693.42
				38,630.50		33,341.71
	Less: expenses capitalised			0.83		3.01
	Total expenses			38,629.67		33,338.70
V	Profit / (Loss) before exceptional items and tax (III-IV)			6,738.91		(4,810.50)
VI	Exceptional Items			-		-
VII	Profit /(Loss) before tax (V-VI)			6,738.91		(4,810.50)
VII	Tax expense:					
	Current tax			-		-
	Deferred tax			-		-
IX	Profit/ (Loss) for the year (VII - VIII)			6,738.91		(4,810.50)
Χ	Other comprehensive income					
	(i) Items that will not be reclassified to profit or loss					
	a) Remeasurements of the defined benefit plans		15.44		89.55	
	b) Taxes on above		(4.30)		(24.91)	
	(ii) Items that will be reclassified to profit or loss					
	a) Mark to Market of Investments		7.87		23.86	
	b) Revaluation gain on Land		(3,277.32)		16,522.03	
	c) Taxes on above		767.11	(2,491.20)	(3,709.65)	12,900.88

CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

(₹ In Lakhs)

	Particulars	Note No.	As at March 31, 2022	As March 3	at 31, 2021
ΧI	Total comprehensive income (Loss) for the period (IX+X)		4,247.	1	8,090.38
XII	Earning per equity share before exceptional item (for continuing operations & combined)	35			
	Basic & diluted (in ₹)		10.	5	(7.24)
	Earning per equity share after exceptional item (for continuing operations & combined)	35			
	Basic & diluted (in ₹)		10.	5	(7.24)
	(Paid up value per share)		10.0	00	10.00

Significant accounting policies and notes attached form an integral part of the financial statements

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To be read with our report of even date For K N Prabhashankar & Co.
Chartered Accountants
Firm Regn. No: 004982S

A. Umesh Patwardhan

Partner

Membership No: 222945

Place: Bengaluru Date: May 28, 2022 For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

Particulars		s at 31, 2022		s at 31, 2021
Cash flows from operating activities				
Profit / (Loss) before taxation		6,738.91		(4,810.50)
Adjustments for:				
Depreciation and amortisation	519.96		835.61	
Provisions (net)	609.45		505.76	
(Profit)/loss on sale of fixed assets	(3,485.31)		(396.45)	
Interest income	(72.80)		(123.91)	
(Profit)/loss on sale of investment property	(6,632.55)		-	
Dividends received	(0.12)		-	
Provision for asset held for sale withdrawn	-		(8.28)	
Finance costs	3,073.16		3,005.27	
		(5,988.21)		3,818.00
		750.70		(992.50)
(Increase)/ decrease in trade and other receivables	832.44		805.96	
(Increase)/ decrease in inventories	(682.34)		870.81	
Increase/ (decrease) in trade payables and other current liabilities	2,717.32		2,230.72	
		2,867.42		3,907.49
		3,618.12		2,914.99
Income taxes paid		121.70		(75.85)
Net cash from operating activities		3,496.42		2,990.84
Cash flows from investing activities				
Purchase of property, plant and equipment	(65.19)		(246.84)	
Proceeds from sale of property, plant and equipment	3,526.14		404.71	
Purchase of investments	(0.20)		-	
Proceeds from sale of investments	6,779.66			
Interest received	70.14		144.41	
Increase in margin money and short term deposits	(0.46)		252.71	
Dividend received	0.12		_	
Net cash from investing activities		10,310.21		554.99

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(₹ In Lakhs)

Particulars		s at 31, 2022	1	s at 31, 2021
Cash flows from financing activities				
Proceeds from issue of share capital				
Proceeds / (Repayment) of long term borrowings	(4,141.75)		(990.13)	
ICD's Accepted	1,082.00		-	
ICD's Repaid	(2,765.62)		(93.53)	
Repayment of fixed deposits from public	(6.50)		(2.00)	
Increase/ (decrease) of short term borrowings (net)	2,169.27		194.14	
Finance costs	(7,215.36)		(2,505.58)	
Net cash from financing activities		(10,877.96)		(3,397.10)
Net increase/(decrease) in cash and cash equivalents		2,928.67		148.73
Cash and cash equivalents at beginning of the year		759.73		611.00
Cash and cash equivalents at end of the year		3,688.40		759.73

Cash & Cash equivalents:

The above Cash flow statement has been prepared under the 'Indirect Method' as set out in the Ind AS-7, 'Statements of Cash Flow'. Cash and cash equivalents are net of bank overdraft as required under Ind AS -7. Cash and cash equivalents included in the statement of cash flows comprise the following amounts in the balance sheet:

Cash and cash equivalents as restated	3,688.40	759.73
Less: Other bank balances	1,062.76	1,070.20
Cash on hand and bank balances	4,751.16	1,829.93

To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants

Firm Regn. No: 004982S

A. Umesh Patwardhan Partner Membership No: 222945

Place: Bengaluru Date: May 28, 2022 For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253 Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

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

(a) Equity Share Capital

(₹ In Lakhs)

Particulars	As at March 31, 2022	As at March 31, 2021
Balance at the Beginning of the year	6,641.40	6,641.40
Changes in equity share capital during the year	-	-
Balance at the end of the year	6,641.40	6,641.40

(b) Other Equity

(₹ In Lakhs)

	Capital	Capital	Capital	Securities	Retained	Reconstruct	Total (A)	Other	Other Comprehensive Income	ncome	Total(B)	Total Other
Particulars	redemption	reserve on consolidation	reserve	premium	earnings	ion reserves		Items that will to profi	tems that will be reclassified to profit or loss	Items that will not be reclassified to profit or loss		equity
								Fair value of Investment	Revaluation of Land	Revaluation of Actuarial gains/ Land (losses) of employee		
Total comprehensive income as at March 31 2020	2,401.75	23.87	18.06	4,410.84	(44,648.47)	641.67	(37,152.28)	75.39	25,664.41	30.67	25,770.47	(11,381.81)
Add/(Less): Profit/ (loss) for the Year	,	1			(4,810.50)		(4,810.50)	23.86	16,522.03		16,545.89	11,735.39
Add/(Less): Ind AS adjustments	1				1	-	1	1	1	89.55	89.55	89.55
Less: Tax Adjustment on Ind AS items	1	1				-		(6.64)	(3,703.01)	(24.91)	(3,734.56)	(3,734.56)
Total comprehensive income as at March 31 2021	2,401.75	23.87	18.06	4,410.84	(49,458.97)	641.67	(41,962.78)	92.61	38,483.43	95.31	38,671.35	(3,291.43)
Add/(Less): Profit/ (loss) for the Year	1	1			6,738.91	-	6,738.91	7.87	(3,277.32)	1	(3,269.45)	3,469.46
Add/(Less): Ind AS adjustments	1				1		1	-		15.44	15.44	15.44
Less: Tax Adjustment on Ind AS items	1	1			ı	-		(2.19)	769.30	(4.30)	762.81	762.81
Total comprehensive income as at March 31 2022	2,401.75	23.87	18.06	4,410.84	(42,720.06)	641.67	(35,223.87)	98.29	35,975.41	106.45	36,180.15	956.28

For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

Vijay Ravindra Kirloskar

Executive Chairman DIN: 00031253

To be read with our report of even date For K N Prabhashankar & Co.
Chartered Accountants
Firm Regn. No: 004982S

Place: Bengaluru Date: May 28, 2022

A. Umesh Patwardhan Partner Membership No: 222945

1 BACKGROUND:

The Consolidated Financial Statements comprise financial statements of "Kirloskar Electric Company Limited ("the Holding Company") and its subsidiaries and associate (collectively referred as "the Group") for the year ended March 31, 2022 and the principal activities of the group is manufacture and sale of electric motors, alternators, generators, transformers, switchgear, DG sets etc.

2 SIGNIFICANT ACCOUNTING POLICIES:

a BASIS OF PREPARATION OF FINANCIAL STATEMENTS:

The financial statements of the company have been prepared in accordance with IND AS as prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and subsequent amendments thereto.

The financial statements have been prepared on a historical cost basis, except for the following assets and liabilities which have been measured at fair value or revalued amount:

- Freehold Land classified as Own assets and Leasehold Land classified as Assets taken on Finance Lease
- Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments).

b PRINCIPLES OF CONSOLIDATION

- i) The financial statements of the Company and its subsidiaries have been consolidated on a line by line basis by adding together the book values of like items of assets, liabilities, income and expenditures after eliminating intra group balances and transactions to the extent identified and reconciled in accordance with Indian Accounting Standard (Ind AS) 110 Consolidated Financial Statements .
- ii) The stepdown subsidiary of the Company, namely Kirsons BV has been classified as an 'Integral Foreign Operation'. Revenue items denominated in foreign currency have been converted at the average rate prevailing during the year. Non monetary foreign currency assets and liabilities have been accounted at the rate of exchange prevailing on the transaction date. Monetary foreign currency assets and liabilities have been converted at the rates prevailing at the end of the year. Resultant differences have been adjusted in the statement of profit & loss.
- iii) Lloyd Dynamowerke GmbH & Co. KG ("LDW") and Lloyd Beteiligungs GmbH were classified as 'Non Integral Foreign Operations'. Revenue items were consolidated at the average rate prevailing during the year and all assets and liabilities were converted at the rates prevailing at the end of the year. Any exchange difference arising on consolidation was recognised in the Foreign currency translation reserve.
- iv) The difference between the cost of investment in the subsidiaries, over the net assets at the time of acquisition of shares in the subsidiaries and associates are recognised in the financial statements as Goodwill or Capital Reserve, as the case may be.
- v) Investments in associate companies have been accounted under the equity method as per Ind AS 28 "Investments in Associates and Joint Ventures".
- vi) Under the equity method of accounting, the investment is initially recorded at cost, identifying any goodwill / capital reserve arising at the time of acquisition. The carrying amount of investment is adjusted thereafter for post acquisition changes in the investor's share of net assets of the investee. The consolidated statement of profit and loss reflects the investor's share of the results of operations of the investee. Calculation of goodwill/ capital reserve as well as post acquisition changes has been made based on available information. Comprehensive information was not available.

c FUNCTIONAL AND PRESENTATION CURRENCY:

These financial statements are presented in Indian Rupees (), which is the Company's functional currency. All financial information is presented in Indian Rupees () rounded to the nearest Lakhs, except share and Earning per share data, unless otherwise stated.

d FAIR VALUE MEASUREMENT

The Company measures financial instruments, such as, derivatives at fair value at each balance sheet date

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

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

The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

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

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

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

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- * Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable
- * Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

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

e PROPERTY, PLANT AND EQUIPMENT ("PPE"):

(i) Tangible Assets:

Land has been recognized on the revaluation model envisaged in Ind AS 16. Revaluations are carried out at sufficient regularity. Other items of PPE are stated at the cost of acquisition less accumulated depreciation and write down for, impairment if any. Direct costs are capitalized until the assets are ready to be put to use. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other expenses on existing assets, including day-to-day repair and maintenance expenditure and cost of replacing parts, which do not meet the definition of PPE as per Ind AS 16 are charged to the statement of profit and loss for the period during which such expenses are incurred.

Gains or losses arising from de-recognition of PPE are measured as the difference between the net disposal proceeds and the carrying amount of PPE and are recognized in the statement of profit and loss when the PPE is derecognized.

(ii) Intangible assets:

Intangible assets acquired separately are measured on initial recognition at cost. Intangible assets comprise computer software held for use. Following initial recognition, intangible assets are carried at cost less accumulated amortization and accumulated impairment losses, if any.

Gains or losses arising from de-recognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.

In both cases, the company has opted for the exemption provided in Ind AS 101 by treating the book value of PPE (other than land which was revalued on April 01,2016) and intangible assets as on the transition date (April 01,2016) as the deemed cost of the relevant assets.

(iii) Depreciation & Amortization:

- a. Depreciation on furniture and fixtures costing above ₹ 5,000/- provided at the residences of the employees has been charged at the rate of 33.33% on the straight-line method irrespective of the month of addition.
- b. Depreciation on assets taken on finance lease is charged over the primary lease period.
- c. Depreciation on PPE (other than Furniture and Fixtures provided to employees and assets taken on finance lease) bought/sold during the year is charged on straight line method as per the useful life in Schedule II of Companies Act 2013 on a monthly basis, depending upon the month of the financial year in which the assets are installed/sold.
- d. The amortization period and the amortization method are reviewed at least at each financial year end. If the expected useful life of the asset is significantly different from previous estimates, the amortization period is changed accordingly. If there has been a significant change in the expected pattern of economic benefits from the asset, the amortization method is changed to reflect the changed pattern.

f INVESTMENT PROPERTIES:

- Investment properties are properties held for a currently undetermined future use and are valued at cost.
- b. An investment property is derecognized upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in the standalone statement of profit and loss in the period in which the property is derecognized.

g NON CURRENT ASSETS HELD FOR SALE:

Non Current Assets held for sale are stated at cost or estimated net realizable value, whichever is lower.

h INVENTORIES:

- (i) Inventories does not include spare parts ,servicing equipment and stand by equipment which meet definition of PPE as per AS-10 (revised) .
- (ii) Raw materials, stores, spare parts and components are valued at cost on weighted average basis or net realizable value whichever is lower.
- (iii) Work in progress is valued at works cost or net realizable value whichever is lower.
- (iv) Finished goods are valued at works cost or net realizable value whichever is lower.
- (v) Material cost of work in progress and finished goods are computed on weighted average basis.

i REVENUE RECOGNITION:

Ind AS 115 supersedes Ind AS 11 Construction Contracts and Ind AS 18 Revenue and it applies, with limited exceptions, to all revenue arising from contracts with customers. Ind AS 115 establishes a five-step model to account for revenue arising from contracts with customers and requires that revenue be recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

Ind AS 115 requires entities to exercise judgment, taking into consideration all of the relevant facts and circumstances when applying each step of the model to contracts with their customers. The standard also specifies the accounting for the incremental costs of obtaining a contract and the costs directly related to fulfilling a contract. In addition, the standard requires extensive disclosures.

The Company adopted Ind AS 115 using the modified retrospective method of adoption with the date of initial application of 1 April 2018. Under this method, the standard can be applied either to all contracts at the date of initial application or only to contracts that are not completed at this date. The Company elected to apply the standard to all contracts as at 1 April 2018.

The cumulative effect of initially applying Ind AS 115 is recognised at the date of initial application as an adjustment to the opening balance of retained earnings. Therefore, the comparative information was not restated and continues to be reported under Ind AS 11 and Ind AS 18.

Effective 01 April 2018, the Company has adopted Indian Accounting Standard 115 (Ind AS 115) -'Revenue from contracts with customers' using the cumulative catch-up transition method, applied to contracts that were not completed as on the transition date i.e. 01 April 2018. Accordingly, the comparative amounts of revenue and the corresponding contract assets / liabilities have not been retrospectively adjusted. The effect on adoption of Ind-AS 115 was insignificant.

j EMPLOYEE BENEFITS:

(i) Short term employee benefits:

All short-term employee benefits such as salaries, wages, bonus, special awards and medical benefits which fall within 12 months of the period in which the employee renders related services which entitles them to avail such benefits and non-accumulating compensated absences are recognized on an undiscounted basis and charged to the statement of profit and loss.

(ii) Post employment benefits:

a. Defined contribution plans:

The Company has contributed to provident, pension and superannuation funds which are defined contribution plans. The contributions paid/ payable under the scheme are recognized during the year in which employee renders the related service.

b. Defined benefit plans:

Employees' gratuity is defined benefit plan. The present value of the obligation under such plan is determined based on actuarial valuation using the Projected Unit Credit Method which considers each year of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Actuarial gains and losses are recognized immediately in the other comprehensive income. Obligation is measured at the present value of estimated future cash flows using a discounted rate that is determined by reference to market yields as at the balance sheet date on Government bonds where the currency and terms of

the Government bonds are consistent with the currency and estimated terms that matches to the defined benefit obligation. Gratuity to employees is covered under Group Gratuity Life Assurance Scheme of the Life Insurance Corporation of India.

c. Compensated Absences:

Compensated Absences: Accumulated compensated absences, which are expected to be availed or encashed within 12 months from the end of the year end are treated as short term employee benefits. The obligation towards the same is measured at the expected cost of accumulating compensated absences as the additional amount expected to be paid as a result of the unused entitlement as at the year end.

Accumulated compensated absences, which are expected to be availed or encashed beyond 12 months from the end of the year are treated as other long term employee benefits. The Company's liability is actuarially determined (using the Projected Unit Credit method) at the end of each year. Actuarial losses/ gains are recognized in the statement of profit and loss in the year in which they arise.

k FOREIGN CURRENCY TRANSACTIONS:

- (i) Foreign currency transactions are translated into rupees at the exchange rate prevailing on the date of the transaction / rates that approximate the actual rates as at that date.
- (ii) Monetary foreign currency assets and liabilities outstanding as at the year-end are restated at the exchange rates prevailing as at the close of the financial year. All exchange differences are accounted for in the statement of profit and loss.
- (iii) Non monetary items denominated in foreign currency, are valued at the exchange rate prevailing on the date of transaction.
- (iv) Branches are considered as integral foreign operations and have been translated at rates prevailing on the date of transaction/rate that approximates the actual rate as at that date. Branch monetary assets and liabilities outstanding as at year end are restated at the year end rates.

I TAXATION:

Income tax expense is the sum of current tax and deferred tax.

Current tax:

The current tax is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss due to the effect of items of income or expense that are taxable or deductible in other years and items that are not taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax:

Deferred tax is recognized using the balance sheet approach. Deferred tax assets and liabilities are recognized on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognized for all taxable temporary differences. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized.

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

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

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

m BORROWING COSTS:

Interest and other borrowing costs on specific borrowings relatable to qualifying assets are capitalized up to the date such assets are ready for use / intended to use. Other interest and borrowing costs are charged to the statement of profit and loss.

n LEASES:

The Company applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(i) Right-of-use assets

The Company recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the lease term. If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment.

(ii) Lease Liabilities

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the lease term reflects the Company exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments, the Company uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

(iii)Short-term leases and leases of low-value assets

The Company applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption to leases that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

o PROVISIONS AND CONTINGENT LIABILITIES:

- i) A provision is recognized when an enterprise has a present obligation (legal or constructive) as result of past event and it is probable that an outflow of embodying economic benefits of resources will be required to settle a reliably assessable obligation. Provisions are determined based on best estimate required to settle each obligation at each balance sheet date. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.
- ii) Provisions for onerous contracts, i.e. contracts where the expected unavoidable costs of meeting obligations under a contract exceed the economic benefits expected to be received, are recognized when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as a result of an obligating event, based on a reliable estimate of such obligation.
- iii) Provisions for warranty-related costs are recognized when the service provided to the customer. Initial recognition is based on historical experience and the present value of the future estimated obligation. The initial estimate of warranty-related costs is revised annually. The annual rewinding of interest is recognized in the Statement of Profit and Loss.
- iv) A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the financial statements.

p FINANCIAL INSTRUMENTS:

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial assets and liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.

(i) Cash and Cash Equivalents:

Cash and Cash Equivalents comprise cash and deposit with banks other than for term deposit earmarked for Bank Guarantee. The company considers all highly liquid investments including demand deposits with bank with an original maturity of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

(ii) Financial assets at amortized cost

Financial assets are subsequently measured at amortized cost if these financial assets are held within a business whose objective is to hold these assets in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

(iii) Financial liabilities

Financial liabilities are subsequently carried at amortized cost using the effective interest method. For trade and other payables maturing within one year from the balance sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

q IMPAIRMENT:

(i) Financial Assets:

The Company assesses at each date of balance sheet whether a financial asset or a group of financial assets is impaired. Ind AS 109 requires expected credit losses to be measured through a loss allowance. The Company recognizes lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month expected credit losses or at an amount equal to the life time expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition.

(ii) Other Equity Investments:

All other equity instruments are measured at fair value, with value changes recognised in Statement of Profit and Loss, except for those equity investments for which the Company has elected to present the value changes in 'Other Comprehensive Income'.

(iii) Non Financial Assets:

A non financial asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to statement of profit and loss, in the year in which an asset is identified as impaired.

r EARNINGS PER SHARE:

Basic earnings per share are calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average numbers of equity shares outstanding during the period are adjusted for events of bonus issue.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

NOTES TO FINANCIAL STATEMENTS

3. PROPERTY PLANT AND EQUIPMENT:

(₹ In Lakhs)

Tangible assets					Own Assets					Assets taken on	
Gross block	Land	Building	Plant and	Tools & Jigs	Electrical	Motor	Office	Furniture and	Leasehold	Land	Total
		,	equipment	,	installations	vehicles	equipments	fittings	improvements		
Balance as at March 31, 2020	23,175.82	4,957.42	15,108.48	1,717.11	156.21	412.39	216.51	98:599	313.35	4,089.17	50,812.32
Additions	ı	1	45.40	133.40		9.00	17.68	5.56			211.04
Revaluation (Refer note 3 below)	15,691.10	1	1	1		1	1	1		830.93	16,522.03
Disposals	1	1	1	1		9.47	0.10	0.58			10.15
Balance as at March 31, 2021	38,866.92	4,957.42	15,153.88	1,850.51	156.21	411.92	234.09	670.84	313.35	4,920.10	67,535.24
Additions		1	20.14	22.90		1	20.30	3.42	1		92'99
Revaluation (Refer note 3 below)	3,277.32	1	•		•		1	1	•		3,277.32
Disposals	33.24	19.28	2.45	3.64		1	2.73	1.40	1	1	62.74
Balance as at March 31, 2022	35,556.36	4,938.14	15,171.57	1,869.77	156.21	411.92	251.66	672.86	313.35	4,920.10	64,261.94
Accumulated depreciation											
Balance as at March 31, 2020	•	2,404.99	14,005.94	1,260.08	154.68	340.59	191.90	632.50	127.57		19,118.25
Depreciation charge for the year	ı	148.73	243.09	06.69	0.58	20.88	8.56	14.76	10.47	ı	516.97
Disposals	1	-	-	_	-	9.47	0.12	0.58	-	-	10.17
Balance as at March 31, 2021	-	2,553.72	14,249.03	1,329.98	155.26	352.00	200.34	646.68	138.04	-	19,625.05
Depreciation charge for the year		148.69	223.48	77.14	0.58	21.72	13.12	12.92	10.47		508.12
Disposals		17.14	1.39	1		1	1.98	1.40			21.91
Balance as at March 31, 2022	•	2,685.27	14,471.12	1,407.12	155.84	373.72	211.48	658.20	148.51		20,111.26
Net block											
Balance as at March 31, 2020	23,175.82	2,552.43	1,102.54	457.03	1.53	71.80	24.61	33.36	185.78	4,089.17	31,694.07
Balance as at March 31, 2021	38,866.92	2,403.70	904.85	520.53	0.95	59.92	33.75	24.16	175.31	4,920.10	47,910.19
Balance as at March 31, 2022	35,556.36	2,252.87	700.45	462.65	0.37	38.20	40.18	14.66	164.84	4,920.10	44,150.68

Additional information:

- Land taken on lease from KIADB at cost aggregating to ₹ 68.70 lakhs. On expiry of lease periods, payment of balance considerations if any, and execution of sale deeds, the relevant title will pass to the Company. $\widehat{-}$
- Management has determined that there are no significant parts of assets whose useful life is different from that of the principal asset to which it relates to in terms of Note Schedule II to the Companies Act, 2013. Accordingly, useful life of assets have been determined for the overall asset and not for its individual components. 2
- As required by the AS-10 (Revised), the Company has opted to follow revaluation model in respect of freehold land and leasehold land and has revalued the entire class of Further during year ended March 31, 2019, revaluation reserve was reversed to the extent of ₹ 6,895.49 lakhs on account of sale of one of the freehold land. During the enquiries. The independent valuers have arrived at the fair values/revalues of those lands considering the rates fixed by the respective State Government, the municipal year ended March 31, 2021, Company have again revalued the entire class of land and accordingly credited 🔻 16,522.03 lakhs net gain on revaluation to revaluation reserve. The method adopted and significant assumptions applied in estimating fair values/revalues of the said lands are based on the local market surveys and from market imits where the respective lands are situated, considering the proximity/connectivities to the towns/cities and availability of similar kind of properties as duly assessed in the and as at April 1, 2016 which is the effective date of the revaluation by approved independent valuers and accordingly crediting revaluation reserve by ₹ 31,510.24 lakhs. active markets. 3

During the Current year, the Company has sold part of revalued land situated at Hubbali and accordingly the revaluation gain of ₹ 3,277.32 recognised earlier has been reversed

(₹ In Lakhs)

	Particulars	As at March 31, 2022	As at March 31, 2021
4	Capital work in progress:		
	i) Plant and machinery	67.18	28.37
	ii) Software	-	6.63
		67.18	35.00
5	Investment Property:		
	i) Land	15.31	162.42
		15.31	162.42

During the year investment property held for sale at Hubbali has been sold

6 Other Intangible Assets:

Gross block	Goodwill	Computer software	Techincal knowhow & product development	Total
Balance as at March 31, 2020	423.46	586.46	1,088.51	2,098.43
Additions	-	25.08	-	25.08
Balance as at March 31, 2021	423.46	611.54	1,088.51	2,123.51
Additions	-	7.31	-	7.31
Balance as at March 31, 2022	423.46	618.85	1,088.51	2,130.82
Accumulated amortisation:				-
Balance as at March 31, 2020	423.46	583.26	774.24	1,780.96
Depreciation charge for the year	-	4.77	313.87	318.64
Balance as at March 31, 2021	423.46	588.03	1,088.11	2,099.60
Depreciation charge for the year		11.45	0.39	11.84
Balance as at March 31, 2022	423.46	599.48	1,088.50	2,111.44
Net block				
Balance as at March 31, 2020	-	3.20	314.27	317.47
Balance as at March 31, 2021	-	23.51	0.40	23.91
Balance as at March 31, 2022	-	19.37	0.01	19.38

7 Investments:

Details of	Name of the	As a	t March 31,	2022	As a	t March 31,	2021
investments	Company	No of shares	Face value	₹ In Lakhs	No of shares	Face value	₹ In Lakhs
a) Investments	in equity Instruments:						
i) Associates	: (Trade)						
Fully paid ι	nb						
Kirloskar	(Malaysia) Sdn. Bhd.						
Kuala Lu	mpur, Malaysia	300,000	MR1	-	300,000	MR1	-
ii) Others							
Fully paid ι	qp						
	nk Limited (on merger of ank Limited)	5,945	2	43.42	5,945	2	34.61
	ore Kirloskar Limited(refer I information 3 below)	770,750	10	-	770,750	10	-
Kirloskar	Proprietary Limited	26	100	33.35	26	100	30.45
Kirsons T	rading Pte.Limited	56,250	S \$1	42.42	56,250	S \$1	44.28
Kirloskar	Power Equipment Limited	340,000	10	46.32	340,000	10	48.30
	nakar Kore Credit Shakari Ltd	210	100	0.20	-	-	-
b) Investments	in debentures or bonds						
i) Others							
Fully paid ι	nb						
	ore Kirloskar Ltd (refer I information 3 below)	30,000	44		30,000	44	
Total				165.71			157.64
Additional Inform	ation:						
1) Aggregate val	ue of quoted investments:						
Carrying V	alue			1.00			1.00
Market Val	ue			43.42			34.61
2) Aggregate val	ue of unquoted investments:						
Carrying V	·			122.29			123.03

³⁾ Securities in The Mysore Kirloskar Limited have been written off.

⁴⁾ Shares held in Kirloskar Proprietary Limited, Kirloskar Trading Pte Limited and Kirloskar Power Equipment Limited (all unlisted) have been mark to market based on the net asset value of an equity share as at March 31,2022 and March 31,2021 as per their latest audited financial statements as of those dates. The differential amounts as on the date of transition has been recognized in opening reserves and changes thereafter have been recognized as other comprehensive income.

	Particulars	As at March 31, 2022	As at March 31, 2021
8	Trade receivables:		
	(unsecured and considered good)		
	i) Long term trade receivables	440.22	435.06
		440.22	435.06
9	Other Financial Assets:		
	i) Bank deposits with more than twelve months maturity	169.66	161.76
		169.66	161.76
10	Other non current assets:		
	(unsecured and considered good, unless otherwise stated)		
	i) Capital advances	820.14	861.20
	ii) Security deposits	311.22	316.20
	iii) Rent Deposit to related parties	100.00	100.00
	iv) Deferred Income - Rental Deposit	35.15	41.22
	v) Disputed statutory liabilities/ taxes paid	635.07	953.85
	vi) Income Tax receivable (Net)	188.50	66.93
		2,090.08	2,339.40
	Amounts due from a private company in which a director of the Company is a director included in (iii) above	100.00	100.00
11	Inventories:		
	i) Raw materials	964.21	1,058.98
	ii) Work in progress	3,586.50	2,326.28
	iii) Finished goods	203.74	599.06
	iv) Stores and spares	64.25	144.58
	v) Others (scrap stock)	8.33	15.02
	Goods in transit:		
	i) Raw materials	-	0.77
		4,827.03	4,144.69
	Less: Provision for non-moving stocks	115.94	115.94
		4,711.09	4,028.75
12	? Trade receivables:		
	i) Trade receivables exceeding six months	6,673.03	2,636.08
	ii) others	1,586.76	6,359.13
		8,259.79	8,995.21
	Less: Allowance for credit loss	4,420.83	4,210.20
		3,838.96	4,785.01
	Amounts due by private companies in which directors of the Company are directors	3.48	3.48

Trade receivables ageing as at March 31, 2022:

	Undisputed tra	ide receivables	Disputed trac	de receivables	
Particulars	Considered good	Considered credit impaired	Considered good	Considered credit impaired	Total
Note due	681.65	-	-	-	681.65
Less than 6 months	893.41	11.70	-	-	905.11
6 months to 1 year	80.96	62.67	-	-	143.63
1-2 year	219.33	27.63	-	-	246.96
2-3 year	169.04	54.72	-	-	223.76
more than 3 year	2,399.32	3,503.81	-	155.55	6,058.68
Total					8,259.79
Less: Provisions					4,420.83
Total					3,838.96

	Particulars	As at March 31, 2022	As at March 31, 2021
13 a)	Cash and Cash Equivalents:		
i)	Balances with banks		
	- in other accounts	3,669.64	752.05
ii)	Cash on hand	18.76	7.68
		3,688.40	759.73
b)	Other bank balances:		
i)	Balances with banks		
	- in short term deposits	314.01	228.09
	- in margin money, security for borrowings, guarantees and other commitments	748.75	842.11
		1,062.76	1,070.20
	Total (a+b)	4,751.16	1,829.93
14 Ot	her Current assets:		
(u	nsecured and considered good, unless otherwise stated)		
i)	Loans and advances to related parties (Refer Note 36(8))	106.03	99.92
ii)	Advance paid to Suppliers and others	1,338.97	1,114.77
		1,445.00	1,214.69
Le	ss: Allowance for doubtful advances for advance paid to suppliers and others	425.00	425.00
		1,020.00	789.69

(₹ In Lakhs)

	As at Ma	arch 31, 2022	As at Ma	rch 31, 2021
Particulars	Number	₹ in Lakhs	Number	₹ in Lakhs
15 Share capital:				
Authorized: (*)				
Preference Shares of ₹ 100/- each	3,000,000	3,000.00	3,000,000	3,000.00
Equity shares of ₹ 10/- each	85,000,000	8,500.00	85,000,000	8,500.00
		11,500.00		11,500.00
Issued, subscribed and fully paid up: Equity shares of ₹ 10/- each				
At the beginning of the year	66,414,071	6,641.41	66,414,071	6,641.41
Issued during the year	-	-	-	-
At the close of the year	66,414,071	6,641.41	66,414,071	6,641.41
Total carried to Balance Sheet	66,414,071	6,641.41	66,414,071	6,641.41

Foot notes

1 Preference shares:

- a. The Company had issued cumulative preference shares of ₹ 100/- each. The preference shareholders did not have voting rights.
- b. 1,176,746 Preference shares (value ₹ 1,176.75 lakhs) were allotted pursuant to a contract without consideration being received in cash. These preference shareholders were allotted to preference share holders of Kaytee Switchgear Limited as fully paid up pursuant to the Scheme of arrangement approved by the Honorable High Court of Karnataka under section 391-394 of the Companies Act, 1956 without payment being received in cash.

Particulars	As at Marc	h 31, 2022	As at Ma	rch 31, 2021
	Number	₹ in Lakhs	Number	₹ in Lakhs
Preference shares converted to equity shares during the five years immediately preceding the date of the balance sheet	818,405	818.41	1,595,890	1,595.89

c. During the financial year 2014-15 Company issued and allotted 1,595,890 (Fifteen lakh ninety five thousand eight hundred and ninety) Compulsory Convertible Preference Shares ("CCPS") of ₹ 100/-(Rupees one hundred), to Mr. Vijay Ravindra Kirloskar (Promoter) by way of private placement for a tenor not exceeding 18 months which carried a preferential cumulative dividend of 0.1% (zero point one per cent) per annum, payable till the date of conversion into equity shares. 7,77,485 Preference shares were converted into 25,54,156 equity shares of face value of ₹ 10/- each issued at premium of ₹ 20.44 (Rupees twenty and forty four paise) as per the first tranche on February 11, 2016 and 8,18,405 Preference shares were converted into 26,88,583 equity shares of face value of ₹ 10/- each issued at a premium of ₹20.44 (Rupees twenty and forty four paise) as per the second tranche on September 26, 2016.

2 Equity shares:

a. The Company has only one class of equity shares having a par value of ₹ 10/- each. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the equity shares held by the shareholder.

b. Equity Shares of ₹ 10/- each includes:

		As at Mar	ch 31, 2022	As at Marc	h 31, 2021
	Particulars	Number	₹ in Lakhs	Number	₹ in Lakhs
(i)	Equity shares include Shares allotted pursuant to a contract without consideration being received in cash. These shares were issued to shareholders of Kaytee Switchgear Limited and Kirloskar Power Equipment Limited as fully paid, pursuant to Scheme of arrangement approved by the Honorable High Court of Karnataka under sections 391 - 394 of the Companies Act, 1956. (Refer foot note 2.c. below).	17,252,550	1,725.26	17,252,550	1,725.26
(ii)	Shares allotted during the year 2007-08 to the promoters group in terms of order dated September 29, 2007 of the Honorable High Court of Karnataka read with scheme of arrangement dated February 13, 2003 under sections 391 to 394 of The Companies Act, 1956.	2,000,000	200.00	2,000,000	200.00
(iii)	Shares allotted during the year 2003 - 04 to IDBI on conversion of Preference Share Capital at face value as per the scheme of arrangement approved by honorable High Court of Karnataka.	6,000,000	600.00	6,000,000	600.00
(iv)	Shares allotted during the year 2014-15 to Vijay R Kirloskar at a premium of ₹ 20.44 per share	2,658,200	265.82	2,658,200	265.82
(v)	Shares allotted during the year 2015-16 to Vijay R Kirloskar at a premium of ₹ 20.44 per share by conversion of CCPS.	2,554,156	255.42	2,554,156	255.42
(vi)	Shares allotted during the year 2016-17 to Vijay R Kirloskar at a premium of ₹ 20.44 per share by conversion of CCPS.	2,688,583	268.86	2,688,583	268.86

c. Particulars of equity share holders holding more than 5% of the total number of equity share capital:

	Particulars	As at Mar	ch 31, 2022	As at Marci	n 31, 2021
	raiticulais	Number	Percentage	Number	Percentage
(i)	Abhiman Trading Company Private Limited	5,217,063	7.86%	5,217,063	7.86%
(ii)	Vijayjyothi Investment & Agencies Private Limited	4,271,217	6.43%	4,271,217	6.43%
(iii)	Mr. Vijay Ravindra Kirloskar	11,890,618	17.90%	11,890,618	17.90%
(iv)	Vijaykirti Investments and Agencies Private Limited	3,064,094	4.61%	3,064,094	4.61%
(v)	Vijay Farms Private Limited	3,540,807	5.33%	3,540,807	5.33%

d. Shareholding of promoters

	Shares held by promoters at the en	d of the year		% Change during
SI No	Promoter name	No. of Shares	% of total shares	the year
1	Vijay Ravindra Kirloskar	1,18,90,618	17.90	-
2	Meena Kirloskar	1,84,514	0.28	-
3	Abhiman Trading Company Limited	52,17,063	7.86	-
4	Vijayjyothi Investments and Agencies Private Limited	42,71,217	6.43	-
5	Vijay Farms Private Limited	35,40,807	5.33	-
6	Vijaykirti Investments and Agencies Private Limited	30,64,094	4.61	-
7	Sri Vijayadurga Investments and Agencies Private Limited	17,74,506	2.67	-
8	Vimraj Enterprises Private Limited	16,06,483	2.42	-
9	Kirloskar Power Equipments Limited	11,46,315	1.72	-
10	Kirloskar Batteries Private Limited	1,86,500	0.28	-

(₹ In Lakhs)

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

16 Other Equity

	Capital	Capital	Capital	Securities	Retained	Reconstruction	Total (A)	Other C	Other Comprehensive Income	ncome	Total(B)	Total Other
	redemption	reserve on	reserve	premium	earnings	reserves		Items that will I	tems that will be reclassified Items that will	Items that will		equity
	reserve	consolidation						to profit or loss	or loss	not be		
										reclassified to		
Darticulars										profit or loss		
								Fair value of Investment	Revaluation of Land	Actuarial gains/ (losses)		
										of employee benefits		
	Rs.		Rs.	Rs.	Rs.			Rs.		Rs.		Rs.
Total comprehensive income as at March 31 2020	2,401.75	23.87	18.06	4,410.84	(44,648.47)	641.67	(37,152.28)	75.39	25,664.41	30.67	25,770.47	(11,381.81)
Add/(Less): Profit/ (loss) for the Year	1				(4,810.50)		(4,810.50)	23.86	16,522.03		16,545.89	11,735.39
Add/(Less): Ind AS adjustments	-					-				89.55	89.55	89.55
Less: Tax Adjustment on Ind AS items	-				•	-		(6.64)	(3,703.01)	(24.91)	(3,734.56)	(3,734.56)
Total comprehensive income as at March 31, 2021	2,401.75	23.87	18.06	4,410.84	(49,458.97)	641.67	(41,962.78)	92.61	38,483.43	95.31	38,671.35	(3,291.43)
Add/(Less): Profit/ (loss) for the Year	-				6,738.91	-	6,738.91	7.87	(3,277.32)		(3,269.45)	3,469.46
Add/(Less): Ind AS adjustments	1					-				15.44	15.44	15.44
Less: Tax Adjustment on Ind AS items	-	-		-	-	-		(2.19)	769.30	(4.30)	762.81	762.81
Total comprehensive income as at March 31, 2022	2,401.75	23.87	18.06	4,410.84	(42,720.06)	641.67	(35,223.87)	98.29	35,975.41	106.45	36,180.15	956.28

	Particulars	As at March 31, 2022	As at March 31, 2021
Non	- Current Liabilities		
17	Borrowings:		
1)	Secured loans:		
	a. Term loan from banks	-	1,885.04
	b. Term loan from other than banks (Refer Note 37(22))	-	-
		-	1,885.04
2)	Unsecured loans:		450.00
	a. Inter corporate deposits	-	450.00 450.00
	Total Borrowings (1+2)	-	2,335.04
	Total Bollowings (112)		2,000.04
	Additional information:		ı
1)	Details of security for secured loans:		
	Working capital term loans and funded interest term loans from Lenders as specifie in Master Restructuring Agreement ("MRA") are secured against a first pari pass charge by way of hypothecation of all book debts, receivables, stocks, inventories operating cash flows, commissions, revenues of whatsoever nature and whatever arising (present & future) including Trust and Retention Account, a first pari pass charge by way of mortgage on all of the Company's immovable properties as secout in Schedule VI of MRA, a first pari passu charge by way of pledge of 24,886,14 fully paid equity shares of the Company held by the promoters as specified in MRA. These loans are guaranteed by the Executive Chairman of the Company.	su s, er su et 3	4,141.75
2)	Terms of repayment of term loans and others From Bank:		
	i) Working Capital Term loans from consortium banks carry an interest of 11.59 (base rate of Bank of India plus 80 basis points) per annum and repayable i 96 equal monthly instalments commencing from April 30, 2016.		2,025.88
	ii) Funded Interest Term loans from consortium banks carry an interest of 11.59 (base rate of Bank of India plus 80 basis points) per annum and repayable i 60 equal monthly instalments commencing from April 30, 2016.		46.43
	Other than Bank:		
	iii) Loan taken from Axis bank has been assigned to Asset Reconstructio Company (India) Limited ("ARCIL"). Loan carry an interest rate of 12% p.a. payable monthly and 7% p.a. accrued monthly and payable in lumsum b June 30, 2021.	a.	2,069.44
3	Secured loans:		
	a. Term loan from banks	-	2,072.31
	Less: Current maturities shown under Note 21	-	187.27
		_	1,885.04
	b. Term Loan from Other than Banks	-	2,069.44
	(On Assignment of Axis Bank Loan to ARCIL)		
	Less: Current maturities shown under Note 21	-	2,069.44
			-
		-	1,885.04

(₹ In Lakhs)

	Particulars	As at March 31, 2022	As at March 31, 2021
4	Unsecured loans:		
	a. Fixed deposits and Inter corporate Deposits	32.10	488.60
	Less: Current maturities shown under Note 21	32.10	38.60
		-	450.00
	Total Borrowings (3+4)		2,335.04

- Fixed deposits were taken for periods of 24 and 36 months with interest rates ranging from 12% to 13%.
- b) Fixed deposits include ₹ 32.10 lakhs as at March 31, 2022 (as at March 31, 2021 ₹ 38.60 lakhs) matured unclaimed deposits.
- c) Inter corporate deposits are taken for periods of 3 years with interest rates averaging upto 14% per annum.

5) Delay in repayment of Borrowing (Current and Non Current) and Interest

The Company has defaulted in repayment of following dues to the bank during the year, which were not paid as at Balance Sheet date:

(₹ In Lakhs)

Lender's Name	As at March 31, 2022			Period of Delay		
Lender 5 Name	Principal	Interest	Total	reliou of Delay		
Corporation Bank	726.92	-	726.92	> 365 days		
Total	726.92	-	726.92			
Other Financial Liabilities:						

18 605.28 Security deposits from suppliers and dealers 619.85 605.28 619.85 19 **Provisions:** Provisions for employee defined benefit plans 2,726.63 2,537.76 2,726.63 2,537.76 20 **Deferred tax Liabilities (Net):** i) Deferred tax liability: a) On account of depreciation on fixed assets (other than land) 698.33 773.72 b) On account of revaluation of land 3,981.07 4,743.88 Total 4,679.40 5,517.60 ii) Deferred tax asset: a) On account of timing differences in recognition of expenditure (restricted to deferred tax liability) 698.33 773.72 Total 698.33 773.72 Net deferred tax (liability)/asset 3,981.07 4,743.88

(₹ In Lakhs)

				(* III Lakiis)
		Particulars	As at March 31, 2022	As at March 31, 2021
Cu	rrent L	iabilities		
21	Borro	owings:		
1)	Secui	red loans:		
	a) Lo	ans repayable on demand		
	- 1	from banks	2,788.97	5,635.20
	- (other than bank	5,015.50	-
	b) Cu	urrent maturities of secured loan from bank		2,256.71
			7,804.47	7,891.91
2)	Unse	cured loans:		
	Ot	ther than banks:		
	a) Int	ter corporate deposits	6,377.79	7,611.41
	b) Cu	urrent maturities of fixed deposits	32.10	38.60
			6,409.89	7,650.01
	То	otal	14,214.36	15,541.92
1)	a)	Working capital loans from Lenders as specified in Master Restructuring Agreement ("MRA") are secured against a first pari passu charge by way of hypothecation of all book debts, receivables, stocks, inventories, operating cash flows, commissions, revenues of whatsoever nature and whatever arising (present & future) including Trust and Retention Account, a first pari passu charge by way of mortgage on all of the Company's immovable properties as set out in Schedule VI of MRA, a first pari passu charge by way of pledge of 24,886,143 fully paid equity shares of the Company held by the promoters as specified in MRA. These loans carry an interest rate of 11% (base rate of Bank of India plus 80 basis points) per annum and also guaranteed by the Executive Chairman of the Company.	2,062.05	4,908.28
	b)	Loan from a bank is secured against the equitable mortgage of certain immovable property of the Company, equitable mortagage of immovable properties of SKG Terra Promenade Private Limited (SKG), lien on fixed deposits amounting to ₹ 175 lakhs and guaranteed by the Executive chairman of the Company. Further corporate guarantee is given by the said SKG in respect of those specified properties and the loan carries an interest of 13.85% per annum	726.92	726.92
	c)	Loan from other than a bank is secured against the mortgage of immovable property of Kirloskar Power Equipments Ltd and personel property of the promotor of the Company. Loan carries an interest of 14% per annum.	5,015.50	-

2) Details of security for unsecured loans:

a) Inter corporate deposits are taken for periods ranging between 90 to 360 days with interest rates averaging upto 13.25% per annum.

(₹ In Lakhs)

			('
	Particulars	As at March 31, 2022	As at March 31, 2021
22	Trade payables:		
	a) Dues to micro and small enterprises	578.98	190.74
		578.98	190.74
	b) Dues of creditors other than micro and small enterprises		
	i) Other trade payable	10,524.14	10,146.24
	ii) Acceptances	4,309.10	3,570.97
		14,833.24	13,717.21

Additional Information:

The details of amounts outstanding to Micro, Small and Medium Enterprises under Micro Small and Medium Enterprises Development Act, 2006 (MSMED Act), based on the available information with the Company are as under:

(₹ In Lakhs)

SI. No.	Particulars	As at March 31, 2022	As at March 31, 2021
1	Principal amount due and remaining unpaid	578.98	190.74
2	Interest due on (1) above and the unpaid interest	71.61	71.31
3	Interest paid on all delayed payments under the MSMED Act	Nil	Nil
4	Interest due and payable for the period of delay other than (3) above	Nil	Nil
5	Interest accrued and remaining unpaid	75.66	75.08
6	the amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise, for the purpose of disallowance of a deductible expenditure under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006.	75.66	75.08

Trade Payables ageing as at March 31, 2022

(₹ Lakhs)

S.No.	Particulars	Dues to micro and small enterprises	Other trade payables
1	Not due	197.73	3,857.53
2	Less than 1 year	193.78	2,019.15
3	1-2 years	98.73	2,340.37
4	2-3 years	32.33	882.92
5	More than 3 years	56.41	1,424.19
	Total	578.98	10,524.16

	Particulars	March 31, 2022	March 31, 2022
23	Other financial liabilities		
	a) Interest accrued	647.17	4,789.37
		647.17	4,789.37
24	Provisions:		
	a) Provision for short term compensated absences	-	17.03
	b) Provision for wage arrears	1,288.24	1,150.67
	c) Provision for warranty	309.45	318.97
	d) Provision for contingencies	1,613.57	1,530.08
		3,211.26	3,016.75

			As at March	As at March
		Particulars	31, 2022	31, 2021
25	Oth	er current liabilities:		
	a)	Statutory liabilities	899.69	1,033.85
	b)	Other liabilities*	7,992.33	7,601.79
	c)	Book overdraft-Bank	-	58.97
	d)	Trade advances	4,147.42	3,117.21
			13,039.44	11,811.82
		ther Liabilities include ₹ 41.71 Lakhs (March 31, 2021: ₹70.29 khs) payable towards Voluntary Retirement Scheme (VRS)		
26	Cui	rent Tax Liabilities (Net):		
	a)	Provision for tax (net of advance tax outside India)	0.31	0.44
			0.31	0.44
27	Rev	venue from operations:		
	i)	Sale of products		
		Motors, alternators and generators	18,371.14	15,171.12
		Transformers	12,279.90	10,958.37
		DG sets	589.82	446.20
		Others	1,905.78	916.32
		Total	33,146.64	27,492.01
	ii)	Sale of services	320.42	266.21
		Total revenue	33,467.06	27,758.22
			33,467.06	27,758.22
28	Oth	er income:		
	i)	Interest income on Bank Deposits and Others	72.80	123.91
	ii)	Interest and guarantee commission income from financial assets	105.79	122.88
	iii)	Dividend income from long term investments	0.12	-
	iv)	Profit on sale of fixed assets (net)	3,485.31	396.45
	v)	Profit on sale of investment property	6,632.55	-
	vi)	Provision no longer required and Unclaimed credit balance written back	1,568.76	107.25
	vii)	Miscellaneous income	36.19	19.49
			11,901.52	769.98
29	Cos	st of materials consumed:		
	a)	Consumption of raw materials, components, stores and spare parts	25,587.54	19,218.54
			25,587.54	19,218.54
	b)	Consumption of major raw materials		
	,	Additional Information:		
	i)	Copper (Wires, strips, rods, sheets etc)	5,158.59	3,134.00
			4,510.61	2,960.73
	ii)	Iron and steel (pigiron, rounds, plates, sheets, etc.,)	1,010.01	
	ii) iii)	Stores and spares	64.25	124.96

			(₹ In Lakhs)
	Particulars	As at March 31, 2022	As at March 31, 2021
Cl	nanges in inventories of finished goods, work in progres	s and stock in trade:	
St	ocks at the end of the year:		
i)	Work in progress		
	Motors, alternators and generators	1,855.82	1,792.43
	Transformers	1,471.56	272.35
	DG Sets	227.29	223.73
	Others	31.83	37.77
	Total	3,586.50	2,326.28
ii)	Finished goods		
	Motors, alternators and generators	146.95	328.69
	Transformers	54.81	232.49
	DG sets	-	35.90
	Others	1.98	1.98
	Total	203.74	599.06
iii)	Scrap	8.33	15.02
	A	3,798.57	2,940.36
Le	ess: Stocks at the beginning of the year		
i)	Work in progress		
	Motors, alternators and generators	1,792.43	2,006.54
	Transformers	272.35	920.85
	DG sets	213.57	256.66
	Others	47.93	70.23
	Total	2,326.28	3,254.28
ii)	Finished goods		
	Motors, alternators and generators	328.69	235.46
	Transformers	232.49	306.05
	DG sets	35.90	40.73
	Others	1.98	1.98
	Total	599.06	584.22
iii)	Scrap	15.02	5.45
	В	2,940.36	3,843.95
	Total (B-A)	(858.21)	903.59
Er	nployee benefit expenses:		
i)	Salaries , wages and bonus	4,873.73	4,679.11
ii)	Contribution to provident and other funds	656.60	641.26
iii)	Staff welfare expenses	446.98	364.91
		5,977.31	5,685.28

		Particulars		As at March 31, 2022	As at March 31, 2021
32	Fina	ance costs:			
	i)	Interest expenses		2,879.79	2,815.08
	ii)	Other borrowing costs		193.37	190.19
	,	· ·	_	3,073.16	3,005.27
33	Dep	reciation and amortization expenses	=		
	i)	Depreciation of tangible assets		508.12	516.97
	ii)	Amortization of intangible assets		11.84	318.64
			_	519.96	835.61
34	Oth	er expenses:	_		
	i)	Power and fuel		599.70	498.19
	ii)	Rent		101.61	114.05
	iii)	Repairs to buildings		50.39	34.17
	iv)	Repairs to machinery		95.62	55.80
	v)	Repairs to others		285.21	286.45
	vi)	Vehicle maintenance		42.52	33.81
	vii)	Insurance		47.75	74.87
	viii)	Rates and taxes		589.62	313.92
	ix)	Payment to auditors			
		- as auditor (includes branch audit fees of ₹ 0.12, previous year ₹ 0.13)	18.01		17.96
		- for taxation matters (includes ₹ 0.12, previous year ₹ 0.12 to branch auditor)	5.13		5.13
		- for limited review	15.00		16.12
				38.14	39.21
	x)	Selling expenses		432.89	507.47
	xi)	Commission		43.23	16.11
	xii)	Warranty claims		12.69	41.61
	xiii)	Allowance for doubtful trade receivables/(withdrawn)		210.64	44.23
	xiv)	Net (gain)/loss on foreign currency transaction and translation		37.40	52.29
	xv)	Legal and professional charges		567.60	553.59
	xvi)	Travelling and conveyance		153.63	114.96
	xvii)	Printing and stationary		19.70	18.52
	xviii	Postage, telegrams and telephones		42.23	34.98
	xix)	Directors sitting fees		11.70	11.25
	xx)	Loss on assets held for sale	-		-
		Less: Provision for assets held for sale withdrawn	-	-	(8.28) (8.28)
	xxi)	Provision for contingencies		83.49	83.77
	xxii)	Security charges		282.53	278.95
	xxiii	Contract labour charges		522.29	451.46
	xxiv)Miscellaneous expenses		60.16	42.04
			_	4,330.74	3,693.42

(₹ In Lakhs)

	Particulars	As at March 31, 2022	As at March 31, 2021
35	Earnings per share:		
	(Basic and diluted)		
(a)	Before exceptional item		
	Profit for the year after tax expense	6,738.91	(4,810.50)
		6,738.91	(4,810.50)
	Weighted average number of equity shares	6,64,14,071	6,64,14,071
	Paid up value per share	10.00	10.00
	Loss per share (basic & diluted) (*)	10.15	(7.24)
(b)	After exceptional item		
	Profit for the year after tax expense	6,738.91	(4,810.50)
		6,738.91	(4,810.50)
	Weighted average number of equity shares	6,64,14,071	6,64,14,071
	Paid up value per share	10.00	10.00
	Loss per share (basic & diluted) (*)	10.15	(7.24)
	(*) Effect of potential equity shares is antidilutive		

36 Other notes to accounts:

1 Contingent liabilities and commitments:

(to the extent not provided for)

a) Contingent liabilities:

i)	Claims against the Company not acknowledged as debts	597.92	552.75
ii)	Guarantees	1,035.49	749.25
iii)	Bills discounted with Bank	1,710.93	172.49
iv)	Sales tax demanded under appeal. The Company has paid an aggregate amount of ₹ 117.51 lakhs as at March 31, 2022 against the demand which has been included in disputed statutory dues.	802.43	1,285.08
v)	The Company has filed before the Honorable Supreme Court, special leave petition in respect of resale tax and sales tax penalty of ₹ 527 lakhs (since merged with the Company) and confirmed by the honorable High Court of Karnataka. The Company has paid an aggregate amount of ₹ 298.17 lakhs as at March 31, 2017 against the demand which has been included in disputed statutory dues as reported in Note 10 to Financial Statements.	527.07	527.07
vi)	Disuted Income tax demand	3,174.13	-
vii)	Certain industrial disputes are pending before various judicial authorities – not acknowledged by the Company. Liability has been considered against those cases for which is ascertainable, some cases are pending for it is not possible to ascertain liability.	52.65	52.65

748.126

1,069.62

466.82

1,014,081

1,046.02

144.27

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

(₹ In Lakhs)

		Particulars			As at March 31, 2022	As at March 31, 2021
,	si 2 h si a h h T h	The Company had furnished a guarantee for the hares issued by Kirloskar Investment and Final 200 lakhs as at March 31, 2017 (as at March 31, and obtained counter guarantee from the said 0 hareholder has claimed a sum of ₹ 200 lakh arrears of ₹ 205.60 lakhs and interest from the last been upheld by the Debt Recovery Tributians preferred an appeal before the Deterbunal(DRAT) to set aside the orders passed last deposited during the earlier year ₹ 102 lirected by the Supreme Court of India and the or hearing. The Company does not acknowledge.	ance Ltd to an e 31, 2016 ₹ 200 Company. The p as along with di the Company. nal (DRT). The bt Recovery by the DRT. The 2.80 lakhs with e matter stands	extent of ₹ lakhs) and preference ividends in This claim Company Appellate Company DRAT as s re-posted	405.60	405.6
endir dvice s a n	ng at va e, that th matter of	tems above, future cash outflows in respect of arious forums / settlement of matter. The mane probability of an ultimate adverse decision of abundant caution the Company has recognized in control of an included in Note 36(14).	anagement beli and outflow of	ieves, based on resources of the	internal assessn Company is not	nent and / or leg probable. Howev
) (COIIIIIII	unents				
	Estimat	ted amount of contracts remaining to be executed for (net of advances)	cuted on capita	I account and	62.80	68.55
	Estimat not prov Addition Value of Raw Ma	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: sterials, Components and spare parts		I account and	702.02	
	Estimat not prov Addition Value of Raw Ma	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: uterials, Components and spare parts liture in foreign currency: (net of withholdi		I account and	702.02	1,698.66
	Estimat not prov Addition Value of Raw Ma	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: nterials, Components and spare parts iture in foreign currency: (net of withholding of the spanning of the spann		I account and		1,698.66 3.13 23.58
	Estimat not prov Addition Value of Raw Ma Expendi i) Pro ii) Trav	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: nterials, Components and spare parts iture in foreign currency: (net of withholding of the spanning of the spann		I account and	702.02 3.68	1,698.66 3.13
	Estimat not prov Addition Value of Raw Ma Expendi i) Pro ii) Trav	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: aterials, Components and spare parts iture in foreign currency: (net of withholding of the sessional, consultancy and other fees and the sessional of t		% to total	702.02 3.68 37.27	1,698.66 3.13 23.5
	Estimat not prov Addition Value of Raw Ma Expendi i) Pro ii) Trav iii) Oth	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: nterials, Components and spare parts iture in foreign currency: (net of withholding of the second of	ing tax)		702.02 3.68 37.27 15.14	1,698.66 3.13 23.55 11.26 % to total
	Estimat not prov	ted amount of contracts remaining to be executed for (net of advances) nal Information: f Imports calculated on CIF basis: aterials, Components and spare parts iture in foreign currency: (net of withholding of spare) iture in foreign currency and other fees ivel her Expenses Particulars Value of imported raw materials,	ing tax) Amount	% to total	702.02 3.68 37.27 15.14 Amount	1,698.66 3.13 23.58 11.28

ii) Number of shares held by nonresident shareholders

i) Export of goods calculated on FOB basis (net)

ii) Remittances from overseas offices (Net)

Earnings in foreign exchange:

e)

- The order of the honourable High Court of Karnataka according approval for the scheme of arrangement and amalgamation under sections 391 to 394 of the Companies Act, 1956 ("Scheme") was received in September 2008 with April 1, 2007 as the appointed date. This scheme of arrangement and amalgamation interalia involved transfer of the operating business of Kirloskar Power Equipment Limited ("KPEL") and amalgamation of Kaytee Switchgear Limited ("KSL") with the Company. The Scheme was registered with the Registrar of Companies on October 17, 2008. Decree in Form 42 of the Companies (Court) Rules, 1949 is yet to be passed by the honourable High Court of Karnataka.
- The company has assessed the impact that may result from this pandemic on its liquidity position, carrying amounts of receivables, inventories, tangible and intangible assets, investments and other assets/ liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of the pandemic, the company considered internal and external information available till the date of approval of these financial results and has assessed this situation. For the quarter ended June 30, 2021, the Company's operations were partially affected on account of non availability of electrical steel and industrial oxygen, due to this pandemic. In that context and based on the current estimates, the company believes that COVID-19 is not likely to have any further impact on its financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID-19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at date of approval of these financial statements. The company would closely monitor such developments in future economic conditions and consider their impact on the financial statements of the relevant period.
- 5 Confirmation of balances from customers, suppliers and service providers with whom the Company had transactions are awaited in certain cases. Accounts with certain parties are under review and reconciliation. Adjustments will be made on completion of review/reconciliation. In the assessment of the management, effect on revenue if any, is not expected to be material.
- The customers of the Company had deducted liquidated damages and other charges for delays in delivery of goods as compared to contractual obligations. The Company has made representations to such customers explaining reasons for delays as well as impress upon them that the same were caused by various factors including those not attributable to it and as such being beyond its control. The Company had made necessary provision on an overeall assessment of the likely loss where in its opinion waiver is not likely. The Company is confident that its representations will be accepted by customers and liquidated damages and other charges deducted will be waived. Impact, if any, on the financial statements is not expected to be material.
- 7 Certain mistakes noticed in the inventory records have been corrected to the extent identified based on physical inventory taken from time to time.
- 8 Current assets, loans and advances include ₹ 106.03 Lakhs (as at March 31, 2021 ₹ 99.92 Lakhs) being rescheduled advances from certain companies in which certain key managerial personnel are interested. The Company is confident that these companies will fulfill their obligations and has considered these amounts as good of recovery.
- 9 During a previous year, the shareholders of the Company at the Annual General Meeting held on September 30, 2013 have approved an Employee Stock Option Scheme. However, the Company has not issued any options as at March 31, 2022 and accordingly, recognition of expense in this respect and requisite disclosures are not applicable.

10 DISCLOSURES AS PER IND AS 19 "EMPLOYEE BENEFITS":

(a) Defined Contribution Plan:

Contribution to defined contribution plan are recognized as expense for the year are as under:

(₹ In Lakhs)

Particulars	March 31, 2022	March 31, 2021
Employer's contribution to provident & pension funds	285.57	271.71
Employer's contribution to superannuation fund	93.15	90.61

(b) Defined Benefit Plan:

The employees' gratuity fund scheme managed by a trust and leave encashment is a defined benefit plan. The Present value of obligation is determined based on actuarial valuation using the projected unit credit method.

(₹ In Lakhs)

		As at Marc	ch 31, 2022	As at March 31, 2021		
		Gratuity (Funded)	Leave (Funded)	Gratuity (Funded)	Leave (Funded)	
1	Reconciliation of opening and closing balances of defined benefit obligation:					
	Defined benefit obligation at beginning of the year	2,407.85	514.08	2,334.86	495.27	
	Current service cost (*)	100.84	33.60	108.40	36.29	
	Interest cost	164.94	35.21	159.47	33.83	
	Actuarial (gain)/ loss	(15.44)	14.36	(89.55)	23.95	
	Benefits paid from funds	(115.97)	0.00	(104.88)	0.00	
	Benefits paid directly by employer	(0.91)	(71.48)	(0.45)	(75.26)	
	Defined Benefit obligation at end of the year	2,541.31	525.77	2,407.85	514.08	
2	Reconciliation of opening and closing balance of fair value of plan assets:					
	Fair value of plan assets at beginning of the year	116.08	251.04	204.67	234.29	
	Interest income	7.95	17.20	13.98	16.00	
	Employer contribution	67.32	-	5.51	-	
	Benefits paid from funds	(115.97)	-	(104.88)	-	
	Actuarial gain/(loss)	(4.45)	1.26	(3.20)	0.75	
	Fair value of plan assets at year end	70.93	269.50	116.08	251.04	
	Reconciliation of fair value of assets and obligations:					
	Fair value of plan assets	70.93	269.50	116.08	251.04	
	Present value of obligation	2,541.31	525.77	2,407.85	514.08	
	Amount recognized in Balance Sheet under liabilities:	2,470.38	256.27	2,291.77	263.04	
	Expense recognized during the year: (under "note 31" " Employee benefit expenses" in the Statement of Profit and Loss)	Curre	nt Year	Previo	us Year	
	In Income Statement:					
	Current service cost	100.84	33.60	108.40	36.29	
	Interest cost	164.94	35.21	159.47	33.83	
	Actual return on plan assets	(7.95)	(17.20)	(13.98)	(16.00)	
	In Other Comprehensive Income:					
	Actuarial (gain)/ loss	(10.99)	13.10	(86.35)	23.20	
	Net cost	246.84	64.71	167.54	77.32	

(₹ In Lakhs)

Actuarial assumptions:	As at Mar	As at March 31, 2022		As at March 31, 2021	
Mortality Table	Indian Assured Lives (2006 -08) (Ultimate)	Assured Lives (2006 -08) (2006 -08)		Indian Assured Lives (2006 -08) (Ultimate)	
Discount rate (per annum)	7.15%	7.15%	6.85%	6.85%	
Expected rate of return on plan assets (per annum)	7.15%	7.15%	6.85%	6.85%	
Rate of escalation in salary (per annum)	7.00%	7.00%	7.00%	7.00%	

^(*) Leave provision for current year includes provision for short term compensated absence as assessed by the actuary.

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market.

3 Present value of DBO, Fair Value of Plan Assets, Deficit/(Surplus), Experience Adjustments for current and earlier periods of Gratuity (Funded): (₹ In Lakhs)

	2021-22	2020-21	2019-20	2018-19	2017-18
Defined benefit obligation at the end of the period	(2,541.31)	(2,407.85)	(2,334.86)	(2,080.60)	(2,179.72)
Plan assets at end of the period	70.93	116.08	204.67	350.30	574.89
funded amount	(2,470.38)	(2,291.77)	(2,130.19)	(1,730.30)	(1,604.83)
Experience Gain/ (loss) adjustments on plan liablities	(26.64)	86.69	(37.47)	113.32	80.92
Experience Gain/ (loss) adjustments on plan assets	(4.45)	(3.20)	(9.04)	(11.72)	(6.54)
Actuarial gain/ (loss) due to change in assumptions	42.17	2.86	(127.20)	(14.83)	67.71

(c) Sensitivity Analysis:

Significant Actuarial Assumptions for the determination of the defined benefit obligation are discount rate, expected salary increase and employee turnover. The sensitivity analysis below, has been determined based on possible effect of changes of an assumption occurring at end of the reporting period , while holding all other assumptions constant.

(₹ In Lakhs)

Portion Loss	As at March	31, 2022	As at March 31, 2021	
Particulars	Decrease	Increase	Decrease	Increase
Change in discounting rate (delta effect of +/- 0.5%)	71.10	(67.19)	73.66	(69.40)
Change in rate of salary increase (delta effect of +/- 0.5%)	(67.58)	70.86	(69.62)	73.20
Change in rate of plan assets (delta effect of +/- 0.5%)	(0.45)	0.42	0.95	(0.91)

These plans typically expose the Company to actuarial risks such as: investment risk, interest risk, longevity risk and salary risk.

Investment risk: The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds.

Interest risk: A decrease in the bond interest rate will increase the plan liability; however, this will be partially offset by an increase in the return on the plan assets.

Longevity risk: The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability.

Salary risk: The present value of the defined plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

11 SEGMENT REPORTING:

The Company has identified the reportable segments as Power generation and distribution, Rotating machine group and others taking into account the nature of products and services, the different risks and returns and the internal reporting systems. The accounting policies for segment reporting are in line with the accounting policies followed by the Company.

(₹ In Lakhs)

		F	Primary Segme	ent	(* III Lakiis)
SI No.	Particulars	Power generation and distribution	Rotating machines group	Others	Total
1	Segment Revenues				
	External Revenues	12,967.85	18,373.07	2,126.14	33,467.06
		11,493.17	15,171.49	1,093.56	27,758.22
	Intersegment revenues	12.57	220.27	0.00	232.85
		6.88	218.12	0.00	225.00
	Total Revenues	12,980.42	18,593.34	2,126.14	33,699.91
		11,500.05	15,389.61	1,093.56	27,983.22
2	Segment Results: Profit/ (loss) before depreciation, interest and taxation	(497.73)	423.88	852.78	778.92
		66.00	(59.00)	407.00	414.00
	Less: Interest				3,073.16 3,005.27
	Less: Depreciation and amortizations				519.96 835.61
3	Unallocable Expenditure				2,348.41 2,153.60
4	Unallocable and Other Income (including Extraordinary items)				11,901.52 769.98
5	Less: Tax expense				0.00 0.00
	Total Profit / (Loss)				6,738.91 (4,810.50)
6	Segment Assets	7,535.00 7,594.00	36,078.00 39,708.00	8,553.00 8,655.00	52,166.00 55,957.00
7	Unallocable Assets				9,332.00 6,702.00
8	Segment Liabilities	11,233.00	15,541.00	788.00	27,562.00
	The Head Hall School	9,054.00	15,018.00	667.00	24,739.00
9	Unallocable Liabilities				26,334.00
	0.115	(2.222			34,566.00
10	Capital Expenditure	(3,698)	20,537.00	7,765.00	24,604.00
		(1,460)	24,690.00	7,988.00	31,218.00
11	Unallocated capital expenditure				(17,002.00) (27,864.00)

12 RELATED PARTY TRANSACTIONS:

(a) Name of related parties and description of relationship where controls exists:

SI. No.	Name of the Related Party	Relationship
1	Mr. Vijay R Kirloskar Mrs. Meena Kirloskar Mr. Sanjeev Kumar S Ms. K S Swapna Latha	Key Management Personnel and their relatives ("KMP")
2	Kirloskar (Malaysia) Sdn. Bhd	Associates
3	Transport Corporation of India Maini Material Movement Private Limited	Enterprises which are related parties as per section 2(76) of the Companies Act, 2013. ("Others-A")
4	Kirloskar Batteries Private Limited Kirloskar Power Equipment Limited Ravindu Motors Private Limited Vijay Farms Private Limited Kirsons Trading PTE LTD. Sri Vijayadurga Investments and Agencies Private Limited Vijayjyothi Investment and Agencies Private Limited Abhiman Trading Company Private Limited	Enterprises over which key management personnel and their relatives are able to exercise significant influence ("Others-B")

(b) Transactions with the related parties

(₹ In Lakhs)

Particulars	Relationship	Current Year	Previous Year
Purchase of goods and services:			
Vijay Farms Private Limited	Others-B	31.73	28.50
Sri Vijayadurga Investments and Agencies Private Limited		90.01	72.24
Abhiman Trading Company Private Limited		38.54	34.32
Kirsons Trading PTE LTD.		5.30	-
Transport Corporation of India	Others-A	17.26	37.01
Sale of goods and services:			
Kirloskar (Malaysia) Sdn. Bhd	Associates	231.10	154.12
Kirsons Trading PTE LTD.		316.44	352.76
Ravindu Motors Private Limited	Others-B	7.65	-
Rent paid:			
Vijayjyothi Investments and Agencies Private Limited	Others-B	78.00	78.00
Remuneration paid:			
Vijay R Kirloskar*			
Short term employee benefits		294.00	246.77
Anand B Hunnur*			
Short term employee benefits			-
Swapna Latha*	KMP		
Short term employee benefits		31.98	27.23
Sanjeev Kumar S*			
Short term employee benefits		39.27	32.78
Meena Kirloskar (Sitting fees)		0.90	1.05

Post employment benefit Amount not ascertained since accrued gratuity and compensated absence liability has been recognized for the Company as a whole.

Key managerial personnel are provided free use of company car and communication facilities. These are in addition to remuneration furnished above.

(c) Outstanding balances at the end of the year:

(₹ In Lakhs)

Particulars	Relationship	As at March 31, 2022	As at March 31, 2021
Amount due to Company:			
Kirloskar (Malaysia) Sdn. Bhd	Associate	-	-
Kirloskar Power Equipment Limited		0.33	-
Vijay Farms Private Limited		105.71	99.82
Vijayjyothi Investments and Agencies Private Limited (Rental Deposit)	Others A & B	100.00	51.70
Maini Materials Movement Pvt Ltd.,		3.29	3.29
Abhiman Trading Company Private Limited		-	0.10
Amount due from Company:			
Kirloskar (Malaysia) Sdn. Bhd	Associate	9.98	99.31
Transport Corporation of India	Others-A	-	-
Kirloskar Batteries Private Limited		14.81	11.95
Ravindu Motors Private Limited	Others-B	17.96	4.95
Kirloskar Power Equipment Limited		-	3.36
Vijayjyothi Investments and Agencies Private Limited		119.18	-
Abhiman Trading Company Private Limited		10.50	-
Guarantees given for the loans taken by the Company and			
outstanding at the end of the year by:	KMP		
Vijay R Kirloskar		7,804.47	9,776.95

KEC North America Inc has been dissolved. The investments in and dues from the said company have not been written off, pending receipt of approvals from Reserve Bank of India. However, full provision has been made for the same. Since the said company has been dissolved, the same has not been considered for related party disclosures.

During the year, company has made 100% provision towards investment in one of its wholly owned subsidiary Luxquisite Parkland Private Limited.

13 OPERATING LEASE (Ind AS 17):

The Company has various operating leases for office facilities, guesthouse and residential premises of employees that are renewable on a periodic basis, and cancellable at its option. Rental expenses for operating leases included in the financial statements for the year are ₹ 101.61 Lakhs (Previous Year ₹ 114.05 Lakhs).

14 The Company has made provisions towards wage arrears, warranty claims from the customers towards sales, short term compensated absences and contingencies. Details of the same are as under:

(₹ In Lakhs)

SI. No.	Particluars		Provision for Contingencies	Wage Arrears	Short Term Compensated Absences	Warranty Claims
1	Balance outstanding as at:	01-Apr-21 01-Apr-20	1,530.08 1,468.66	1,150.67 1,008.61	17.03 17.03	318.97 313.43
2	Provision for the year (net)	31-Mar-22 31-Mar-21	83.49 61.42	137.57 142.06	17.03 -	(9.52) 5.54
3	Balance outstanding as at:	31-Mar-22 31-Mar-21	1,613.57 1,530.08	1,288.24 1,150.67	17.03	309.45 318.97

Foot Note:

Provision in respect of wage settlement has been made on estimated basis and differences if any will be accounted on final settlement. Further as a matter of abundant caution an estimated provision as been made for contingencies as held in respect of ongoing litigations as detailed in note 24 and certain probable liability including in respect of customers.

15 Financial risk management objectives and policies:

The entity's principal financial liabilities comprise borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the entity's operations to support its operations. The entity's principal financial assets include trade and other receivables, rental and bank deposits and cash and cash equivalents that are derived directly from its operations.

The entity is exposed to market risk/credit and liquidity risks. The entity's senior management oversee the management of these risks. The board reviews their activities. No significant derivative activities have been undertaken so far.

Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risks: interest rate risk, currency risk and other price risk, such as equity price risk and commodity risk. Financial instruments affected by market risk include deposits, FVTOCI investments and derivative financial instruments.

The sensitivity analyses in the following sections relate to the positions as at March 31,2022 and March 31, 2021

The analyses exclude the impact of movements in market variables on: the carrying values of gratuity and other post-retirement obligations; provisions; and the non-financial assets and liabilities of foreign operations.

The following assumption has been made in calculating sensitivity analyses.

The sensitivity of the relevant profit or loss item is the effect of the assumed changes in respective market risks. This is based on the financial assets and financial liabilities held at March 31,2022, and March 31, 2021 including the effect of hedge accounting.

i. Foreign currency risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The company's exposure to the risk of changes in foreign exchange rates relates primarily to the some of the vendor payments and customer receivables.

Particulars	As at March 31, 2022		As at March 31, 2021	
Particulars	FCY ₹ in La		FCY	₹ in Lakhs
Assets (Receivables)	USD 1,98,726		USD 2,02,364	
	EUR 1,27,344	256.96	EUR 1,27,344	288.32
	AED 0		EUR 1,54,376	
Liabilities (Payables)	USD 3,47,403		USD 4,72,802	
	EUR 2,71,071	2,973.13	EUR 2,67,187	2,650.21
	SGD 39,17,112		SGD 35,05,146	
	AED 14,24,198		AED 8,09,341.60	

Foreign currency sensitivity:

Every 1% strengthening in the exchange rate between the Indian rupee and the respective currencies for the above mentioned financial assets/liabilities for the years ended March 31, 2022 and March 31, 2021 would decrease the Company's loss and increase the Company's equity by approximately ₹ 27.16 Lakhs and ₹ 23.62 Lakhs respectively. A 1% weakening of the Indian rupee and the respective currencies would lead to an equal but opposite effect. In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk because the exposure at the end of the reporting period does not reflect the exposure during the year.

16 Fair Value Measurement (Ind AS 113):

The Financial Instruments of the Company are initially recorded at fair value and subsequently measured at amortized cost based on the nature and timing of the cash flows.

The below table summarises particulars of Financial Instruments used:

(₹ In Lakhs)

Particulars	Note	As at 31-March-22	As at 31-March-21
Financial Assets at amortized cost:			
Investments	7	165.71	157.64
Trade receivables	8 & 12	4,279.18	5,220.07
Other financial assets	9	169.66	161.76
Cash & cash equivalents	13 (a)	3,688.40	759.73
Other bank balances	13 (b)	1,062.76	1,070.20
Total financial assets		9,365.71	7,369.40
Financial liabilities at amortized cost:			
Borrowings	17 & 21	14,214.36	17,876.96
Other financial liabilities	18	605.28	619.85
Trade payables	22	15,412.22	13,907.95
Total financial liabilities		30,231.86	32,404.76

The Company has not classified any Financial Asset or Liabilities as measured at Fair value through Profit and Loss (FVTPL) or measured at Fair Value through Other Comprehensive Income (FVTOCI).

Fair value of shares held by the Company in ICICI Bank Limited as at the three reporting dates have been computed based on its value traded in an active market and constitutes Level 1 in the fair value hierarchy as set out in Ind AS 113. Shares held by the Company in other entities which are unlisted and not traded in an active market have been valued based on their net asset value per share as per their latest available audited financial statements with the company. The increase/ decrease is recognized in other comprehensive income as at March 31,2021 and March 31,2022 on this count is estimated at ₹ 23.86 Lakhs and ₹ 7.87 Lakhs respectively.

The Fair Value of the above financial assets and liabilities are measured at amortized cost which is considered to be approximate to their fair values.

- As reported in earlier years Lloyd Dynamowerke GmbH & Co. KG, Germany (LDW), a step down subsidiary of the Company, incurred substantial losses, thereby eroding its net worth and consequent to the actions of local directors of LDW, insolvency administrator was appointed by the court in Germany during the preceding year. The Company has been given to understand that a South Korean company acquired all significant assets, patents, estates, orders and employees of LDW. However, relevant details of the consideration for this transfer and all other relevant information are not available with the Company, in spite of its best efforts. The Company has already filed its claim for an approximate value of Euro 3.52 million in respect of outstanding towards supplies made to LDW including dues of Kirsons B V (immediate holding company of LDW). The Company has also appointed a local legal counsel to represent its interest and has filed certain claims. The legal proceedings are in progress in Germany. However the Company does not expect any material impact on the financial statements due to the same.
- 18 a. Wholly owned subsidiaries of the Company have accumulated losses and part/ whole of their net worth have been eroded. However having regard to the estimated fair value of the assets which these Companies hold, the diminution in value has been considered as temporary and consequently no provision is required to be recognised in the financial statements.
 - b. During the year ended 31 March 21, company has made 100% provision towards investment in one of its wholly owned subsidiary Luxquisite Parkland Private Limited (LPPL) based on the internal assessment made by the management. There is permanent diminution in the value of investment held by LPPL in the step down subsidiary of the Company, Kirsons B V. Hence, the investment is fully provided for impairment during the year ended March 31, 2021.

- 19 The net worth (after excluding revaluation reserve) of the group in terms of the consolidated financial statement as at March 31, 2022 consisting of the Company, its subsidiaries and its associate is eroded. There is an overdue of ₹ 7.27 Crores repayable to a bank other than overdue payment to creditors. The company has repaid all term loans including Asset Restructuring Company Limited (ARCIL) which were restructured under JLF mechanism. Also the company is in advance stage of negotiation for monetization/disposal of assets which will improve the working capital and in turn improve the performance in the forthcoming periods. The company is confident that this funding will have a positive impact on the performance and net worth. Accordingly your directors have prepared these financial statements of the company on the basis that it is a going concern and that no adjustments are considered necessary to the carrying value of assets and liabilities.
- The Company has filed before the Honorable Supreme Court, special leave petition in respect of resale tax and sales tax penalty of ₹ 527 lakhs (since merged with the Company) and confirmed by the honorable High Court of Karnataka. The Company has paid an aggregate amount of ₹ 298.17 lakhs as at March 31, 2022 against the demand which has been included in disputed statutory dues as reported in Note 10 to Financial Statements.
- The Company during an earlier year restructured its loans under Joint Lenders Forum mechanism ("JLF"). As per the JLF, interest on cash credit accounts for the period October 2014 to September 2015 and on working capital demand loan from October 2014 to March 2016 were converted into Funded Interest Term Loan. Consequently the joint deed and other documentation was duly completed as permitted in the extant guidelines of the JLF mechanism. A Master Restructuring Agreement ("MRA") has been entered by the Company and its Lenders, Bank of India being the lead bank on June 30, 2015. In pursuance of the MRA the Company has executed other supplementary agreements including Trust and Retention Agreement ("TRA"). The agreements contain various terms and conditions in respect of the facilities sanctioned to the Company including setting up and reporting to the Monitoring Committee. The lenders shall have the right to convert at its option the whole of the outstanding amount of the facilities and / or part thereof into fully paid up equity shares of the Company in the manner specified in the notice in writing to be given by the Lenders to the Company ("Notice of Conversion") prior to the date on which the conversion is to take effect, which date shall be specified in the notice ("Date of Conversion"). The said shares shall rank parri-passu with the existing equity shares of the Company. Under the above circumstance, the Company believes based on legal advice / internal assessment that the outcome will be favorable, that losses are not probable and no provision is required to be recognized in this respect.
- The Income Tax Act, 1961 contains provisions for determination of arm's length price for international transactions between the Company and its associated enterprises. The regulations envisage taxation of transactions which are not in consonance with the arm's length price so determined, maintenance of prescribed documents and information including furnishing of a report from an accountant before the due date for filing the return of income. For the year ended March 31, 2022, the Company is in the process of complying with the said regulations. Management believes that such transactions have been concluded on an arm's length basis and there would be no additional tax liability for the financial year under consideration as a result of such transactions.

23 Previous year's figures have been regrouped wherever required in conformity with current year presentation.

24 Ratios:

SI No	Ratios	31st March 2022	31st March 2021
1	Current ratio	0.31	0.23
	Current Assets	14,321	11,433
	Current Liabilities	46,525	49,068
2	Debt-Equity ratio	1.87	5.33
	Debt (Current and non current portion of long term borrowings +	14,214	17,877
	Short term borrowings)		
	Equity	7,602	3,354
3	Debt service coverage ratio	2.08	(0.32)
	Earnings before interest, Depreciation and Tax (EBITDA)	10,332	(970)
	Interest Expense on long term and short term borrowings for the period	3,073	3,005
	Schedule principal repayment of long term borrowings during the period	1,885	-
4	Return on equity ratio	10.15	(7.24)
	Net profits after taxes	6,739	(4,811)
	Average Shareholder's equity	664	664
5	Inventory turnover ratio	5.66	4.51
	Cost of goods sold	24,729	20,122
	Average inventory	4,370	4,464
6	Trade receivables turnover ratio	7.05	4.95
	Revenue from operations	33,467	27,758
	Average accounts receivables	4,750	5,611
7	Trade payables turnover ratio	2.28	2.10
	Revenue from operations	33,467	27,758
	Average accounts payables	14,660	13,224
8	Net capital turnover ratio	(1.04)	(0.74)
	Net sales = Total sales - sales return	33,467	27,758
	Working capital = current assets - current liabilities	(32,204)	(37,635)
9	Net profit ratio	0.20	(0.17)
	Net Profit	6,739	(4,811)
	Net sales = Total sales - sales return	33,467	27,758
10	Return on capital employed	(1.48)	0.12
	Earnings before interest and taxes	9,812	(1,805)
	Capital employed = tangible net worth + total debt + deferred Tax	(6,632)	(14,547)
11	Return on investment	0.44	0.79
	Interest (Finance Income)	73	124
	Investment	166	158

24 Additional information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as subsidiary or associates:

Name of the Enterprise	Net Assets i.e. to total lia		Share in pro	ofit or loss
	As % of consolidated net assets	Amount (₹ in Lakhs)	As % of consolidated profit or loss	Amount (₹ in Lakhs)
Parent				
Kirloskar Electric Company Limited	(2.14)	16,293.15	(0.86)	5,815.47
Subsidiaries				
Indian				
1 Kelbuzz Trading Private Limited	0.42	(3,216.30)	(0.17)	1,129.55
2 SLPKG Estates Holdings Private Limited	0.50	(3,773.53)	0.02	(113.80)
3 Luxquisite Parkland Private Limited	0.03	(233.40)	0.00	(0.17)
4 SKG Terra Promenade Private Limited	0.24	(1,786.92)	0.01	(79.43)
Foreign				
Kirsons B.V.	(0.04)	318.69	0.00	(12.71)
Minority Interest in all subsidiaries		4.00		4.00
Associates (Investments as per the equity method)				
Kirloskar (Malaysia) Sdn. Bhd.	0.00%	-	0.00%	-

To be read with our report of even date For K N Prabhashankar & Co. Chartered Accountants
Firm Regn. No: 004982S

A. Umesh Patwardhan

Partner

Membership No: 222945

Place: Bengaluru Date: May 28, 2022 For and on behalf of the Board of Directors of Kirloskar Electric Company Limited

Vijay Ravindra Kirloskar Executive Chairman DIN: 00031253

Sanjeev Kumar S Director Finance & Chief Financial Officer DIN: 08673340

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF M/s. Kelbuzz Trading Private Limited

Report on the IND AS Financial Statements:

Opinion:

We have audited the accompanying standalone IND AS financial statements of M/s. Kelbuzz Trading Private Limited ("the Company"), which comprises of the Balance Sheet as at 31 March, 2022 and the Statement of Profit and loss, the Cash Flow Statement, the statement for Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information annexed thereto.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Ind AS, of the state of affairs of the company as at 31st March 2022, and its loss and its cash flows for the year ended on that date.

Basis for Opinion:

We conducted our audit of the IND AS financial statements in accordance with the Standards on Auditing specified u/s 143(10) of the Companies Act, 2013. Our responsibilities under those standards are further described in the Auditor's responsibilities for the Audit or the Financial Statements section of our report. We are Independent of the company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and ICAI's Code of Ethics.

We believe that the audit evidence we have obtained have sufficient and appropriate to provide basis for our audit opinion on Standalone IND AS financial statements.

Key Audit Matters:

Key audit matters are those matters that in our professional judgment, were of most significance in our audit of standalone financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Standalone Financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

Key Audit Matter	How our audit addressed the Key audit matter
Carrying value of the Trade receivables transferred from Holding company outstanding for a period of more	Our audit procedures included but were not limited to the following:
than two years.	Evaluating the reasonableness of the assumptions considered by the management in estimation of the realization value of the receivables.
	Review of the disclosure made by the company in the financial statements in this regard.

Information other than the standalone financial statements and the auditors report thereon:

The company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the management discussion and analysis, Board's Report, Business responsibility report, Corporate Governance and Shareholders Information, but does not include the standalone IND AS financial statements and our Auditors report thereon.

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

In connection with our audit of the standalone IND AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

If, based on the work we have performed, we conclude that there is no material mis-statement of this other information, we required to report the fact. We have nothing to report in this regard.

Management's Responsibility for the Ind AS Financial Statements:

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 (the Act) with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India,

including the Accounting Standards (Ind AS) specified under section 133 of the Act, read with Rule 7 of 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 judgements, 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 Ind AS financial statements that give a true and fair view and are free from material mis-statement, whether due to fraud or error.

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

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

Auditor's Responsibility:

Our objectives are to obtain reasonable assurance about whether the financial statements are 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 is 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 standalone IND AS financial statements.

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

- 1. Identify and assess the risks of material misstatement of the standalone IND AS 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 omission, mis-representation, or the override or internal control.
- 2. 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 controls system in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether 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 material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone IND AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained upto the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the standalone IND AS financial statements, including the disclosures, and whether the standalone IND AS financial statements represent the underlying transactions and event in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the Company and its operations to express an opinion on the standalone financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the standalone financial statements of which we are the independent auditors. For the other entities included in the standalone financial statements, which have been audited by the other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone 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 standalone 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 reasonable be thought to bear on our independence, and where applicable, related safeguards.

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

Report on other legal and regulatory requirements:

- 1. As required by the Companies (Auditor's Report) Order, 2020, ("The Order") issued by the Government of India, in terms of sub section (11) of section 143 of the Act. And on the basis of such checks of the books and records of the company as we considered appropriate and according to the information and explanations given to us, we give in the "Annexure 1", a statement on the matters specified in the paragraphs 3 & 4 of the said order
- 2. As required under 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 werenecessary for the purpose of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss, the Cash Flow Statement and the Statement of Changes in Equity dealt with by this report are in agreement with the books of accounts.
 - d) in our opinion, the aforesaid standalone Ind AS financial statements comply with the accounting standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - e) on the basis of written representations received from the directors, taken on record by the Board of Directors, none of the directors is disqualified from being appointed as a Director in terms of Section 164(2) of the Act as on 31st March 2022; and
 - 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 2"; and
 - g) with respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended, we do not offer any comment on the remuneration paid by the company to it is Directors as during the aforementioned period, no remuneration has been paid by the company to its Directors
 - h) with respect to the other matters to be included in the auditor's report in accordance with the Rule 11 of the Companies (Audit and Auditors) Rules, 2014 in our opinion and to the best of our information and according to the explanation given to us:
 - i. The Company does not have pending litigations, which would impact its Ind AS financial statements
 - ii. The company did not have any long term contracts and has not entered into any derivative contracts. Accordingly no provision is required to be recognized in the respect of material foreseeable losses under applicable laws or accounting standards.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds(which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.
 - v. The company had not proposed any dividend during the previous year, no interim dividend was proposed or declared during the year and the Board of Directors have not proposed any dividend for the year which is required to be approved in the Annual General Meeting. In the light of these circumstances, we have not offered any comment upon the compliance under section 123 of the Act.

For Ganesh Kamath Associates
Chartered Accountants
(CA Ganesh Kamath M.)

Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN: 22203081AJVVVQ2076

Date May 27, 2022 Place: Bangalore

Annexure -1 to the Auditors' Report

Annexure referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our Report to the members of **Kelbuzz Trading Private Limited**, **Bangalore**

- 1) The company does not have any fixed assets during the period covered under audit, hence the clause 3(i) of the Order is not applicable
- 2) a) The inventories have been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable.
 - b) In our opinion and to the information and explanation given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - c) The Company has maintained proper records of inventories. As explained to us, there were no material discrepancies noticed on physical verification of inventories as compared to the book records.
 - d) In accordance to the explanation and information given to us, during the period covered under audit, as there are no outstanding to bank / financial institutions, there is no requirement to file any quarterly statements or returns to any lenders. Hence no comments are being offered on the same.
- 3) The company has not granted any loans during the year to the Companies, firms or other parties listed in the register maintained under section 189 of the Act, the clause 3(iii) of the Order is not applicable
- 4) In accordance to the information provided and explanations given to us, the company has not granted loan, made investment, provided any guarantee or security hence comments required under clause 3(iv) has not been made here.
- 5) The company has not accepted any deposits as applicable under the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other provisions of the Act, and the rules framed thereunder. Accordingly, the provisions of Clause 3(v) of the saidorder are not applicable.
- 6) To the best of our knowledge and explanations given to us, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub section (1) of section 148 of the Act for the products of the company. Accordingly, provisions of clause 3(vi) of the said order are not applicable.
- 7) a) According to the records of the Company, the Company is generally regular in depositing the undisputed statutory dues applicable to it to with the appropriate authorities. In terms of its books of accounts, no undisputed statutory dues payable in respect of provident fund, employees state insurance, income tax, wealth tax, GST, service tax, customs duty, excise duty, value added tax, cess, and any other undisputed statutory dues were outstanding, as at March 31, 2022 for a period of more than six months from the date they became payable.
 - b) According to the records of the company and according to the information and explanations given to us, there were no dues outstanding on account of income tax, wealth tax, GST, service tax, sales tax, customs duty, excise duty and cess on account of dispute.
- 8) According to the records of the company and according to the information and explanations provided to us, there are no transactions that are not recorded in the books of accounts to be surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 9) (i) According to the records of the company and according to the information and explanations provided to us, the company has not defaulted in repayment of dues to the bank.
 - (ii) The company has not been declared as a willful defaulter by any bank or financial institution or other lender.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has applied the proceeds of the term loans obtained by it for the purpose for which it was obtained.
 - (iv) According to the records of the company and according to the information and explanations provided to us the funds raised on a short term basis have not been utilised for long term purposes.
 - (v) According to the records of the company and according to the information and explanations provided to us, 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.
 - (vi) According to the records of the company and according to the information and explanations provided to us, the Company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- 10) (i) According to the records of the company and according to the information and explanations provided to us, the company has not made any Initial Public Offer during the year.
 - (ii) The company has not made any preferential allotment or private placement of shares/debentures during the year.

- Based on the audit procedures performed for the purpose of reporting the true and fair view of the financial statements 11) (i) and as per the information and explanations given to us, we report that no material frauds on or by the company has been noticed or reported.
 - (ii) According to the records of the company and according to the information and explanations provided to us, report under sub-Section (12) of Section 143 of the Companies Act has not been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules 2014 with the Central Government.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has not any whistle-blower complaints during the year.
- 12) The transactions entered into with related parties are in compliance with section 177 & 188 of The Companies Act, 2013 and the details have been disclosed in the financial statements as required by the applicable accounting standards.
- 13) (i) The company has an internal audit system commensurate with the size and nature of its business.
 - (ii) The reports of the Internal Auditors for the period under audit has been considered.
- 14) The company has not entered into any non-cash transactions with directors or persons connected with directors, during the year
- The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934, Accordingly, clause 3(xvi)(a) of the said order is not applicable.
- The company has not incurred cash losses during the financial year or during the immediately preceding Financial Year covered in this audit.
- 17) There has not been any resignation by the statutory auditors of the company during the year .
- On the basis of the financial ratios, aging and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's 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 vear from the balance sheet date.
- 19) The provisions of the section 135 of the Companies Act, 2013 is not applicable to the company, hence clause 3(xx)(a) and (b) of the said order is not applicable to the company.
- According to the information and explanations given to us and based on our examination of the records of the Company, There are no qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements.

For Ganesh Kamath Associates **Chartered Accountants**

> (CA Ganesh Kamath M.) Proprietor M. No: 203081 Firm Reg No: 006449S

UDIN: 22203081AJVVVQ2076

Date: May 27, 2022 Place: Bangalore

Annexure -2 to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of Kelbuzz Trading Private Limited ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls:

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with Generally Accepted Accounting Principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with Generally Accepted Accounting Principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

Date: May 27, 2022 Place: Bangalore For Ganesh Kamath Associates
Chartered Accountants

(CA Ganesh Kamath M.)
Proprietor
M. No: 203081

Firm Reg No: 006449S UDIN: 22203081AJVVVQ2076

BALANCE SHEET AS AT MARCH 31, 2022

(Amount in ₹)

	Particulars	Note No.	As at March 31, 2022	As at March 31, 2021
I.	ASSETS			
	Non-Current Assets			
	(a) Other non current assets	3	250,402,318	252,391,533
	Total Non Current Assets		250,402,318	252,391,533
	Current Assets			
	(a) Financial Assets			
	(i) Cash and cash equivalents	4	399,279	81,028
	(b) Other Current Assets	5	8,730	8,730
	Total current assets		408,009	89,758
	TOTAL ASSETS		250,810,327	252,481,291
п.	EQUITY AND LIABILITIES			
	Equity			
	(a) Share Capital	6	70,200,000	70,200,000
	(b) Other Equity	7	(391,829,562)	(504,784,340)
	Total Equity		(321,629,562)	(434,584,340)
	Liabilities			
	Current Liabilities			
	(a) Other Current Liabilities	8	572,439,889	687,065,631
	Total Current Liabilities		572,439,889	687,065,631
	TOTAL EQUITY AND LIABILITIES		250,810,327	252,481,291
	Significant accounting policies and notes attached form an integral part of the financial statements	1, 2, 12 to 16	•	-

In Accordance with our report attached

For and on behalf of the Board of Directors of Kelbuzz Trading Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place : Bengaluru Date : May 27, 2022 Vikas Kumar Gandhi Director

DIN:07104367

Prakash Purushotham Director DIN:07199035

KELBUZZ TRADING PRIVATE LIMITED

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

	Particulars	Note No.	Current Year	Previous Year
ı	Other income	9	112,968,002	-
			112,968,002	-
ш	Expenses			
	Other expenses	10	13,224	14,859,401
	Total expenses		13,224	14,859,401
Ш	Profit / (loss) before tax (I - II)		112,954,778	(14,859,401)
IV	Tax expense:			
	Current tax		-	-
V	Profit / (loss) for the year (III - IV)		112,954,778	(14,859,401)
VI	Earning per equity share:	11		
	Basic & diluted		16.11	(2.12)
		1, 2, 12 to 16		

In Accordance with our report attached

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place : Bengaluru Date : May 27, 2022 For and on behalf of the Board of Directors of Kelbuzz Trading Private Limited

Vikas Kumar Gandhi Director

DIN:07104367

Prakash Purushotham

Director DIN:07199035

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

Particulars		Current Year	Previous	Year
Cash flows from operating activities				
Loss before taxation		112,954,778		(14,859,401)
(Increase)/ decrease in other non current assets	1,989,215		54,229,773	
(Increase)/ decrease in current assets	-		(900)	
Increase/ (decrease) in other non current liabilities	-		(34,248,984)	
Increase/ (decrease) in other current liabilities	(114,625,742)		(5,221,986)	
		(112,636,527)	_	14,757,903
Net cash from operating activities		3,18,251	-	(1,01,498)
Net cash from financing activities		-		-
Net increase/(decrease) in cash and cash equivalen	ıts	3,18,251	-	(1,01,498)
Cash and cash equivalents at beginning of the year		81,028		1,82,526
Cash and cash equivalents at end of the year		3,99,279	-	81,028

In Accordance with our report attached

For and on behalf of the Board of Directors of Kelbuzz Trading Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place : Bengaluru Date : May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367 Prakash Purushotham Director DIN:07199035

KELBUZZ TRADING PRIVATE LIMITED

CHANGES IN EQUITY AS AT MARCH 31, 2022

(a) Equity Share Capital

(Amount in ₹)

Particulars	As at March 31, 2022	As at March 31, 2021
Balance at the Beginning of the year	70,200,000	70,200,000
Changes in equity share capital during the year	-	-
Balance at the end of the year	70,200,000	70,200,000

(b) Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2020	(489,924,939)	(489,924,939)
Add: Loss for the year	(14,859,401)	(14,859,401)
Total comprehensive income as at March 31, 2021	(504,784,340)	(504,784,340)
Add: Profit for the year	112,954,778	112,954,778
Total comprehensive income as at March 31, 2022	(391,829,562)	(391,829,562)

In Accordance with our report attached

For and on behalf of the Board of Directors of Kelbuzz Trading Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place : Bengaluru Date : May 27, 2022 Vikas Kumar Gandhi

Director DIN:07104367 **Prakash Purushotham**

Director DIN:07199035

NOTES TO FINANCIAL STATEMENTS

1 BACKGROUND:

Kelbuzz Trading Private Limited ("the Company") was incorporated on December 5, 2014 and is a subsidiary of Kirloskar Electric Company Limited. The Company has been formed as Special Purpose Vehicle ("SPV") as per the restructuring terms.

2 SIGNIFICANT ACCOUNTING POLICIES:

2.1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS:

The financial accounts are prepared under the historical cost convention in accordance with the Generally Accepted Accounting Principles in India, including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. All income and expenditure, having a material bearing on financial statements, are recognized on accrual basis.

2.2 USE OF ESTIMATES:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

2.3 ASSETS HELD FOR SALE:

Assets held for sale are stated at the cost or estimated net realizable value whichever is lower.

2.4 TAXES ON INCOME:

Provision for current tax for the year is after taking cognizance of excess / short provision in prior years. Deferred tax assets/liability is recognized, subject to consideration of prudence, on timing differences.

2.5 IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to profit and loss account, in the year in which an asset is identified as impaired.

2.6 PROVISIONS AND CONTINGENT LIABILITIES:

- a. A provision is recognized when the Company has a present obligation as a result of past event and it is probable that outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.
- **b.** Financial effect of contingent liabilities is disclosed based on information available upto the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

KELBUZZ TRADING PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

(Amount in ₹)

	Particulars	As at March 31, 2022	As at March 31, 2021
3	Other non current assets		
(i)	Assets Held for Sale	4,568,460	4,568,460
(ii)	Other receivables	387,794,602	389,483,068
	Less:Provision doubtful receivables	(145,000,000)	(145,000,000)
		242,794,602	244,483,068
(iii)	Advance Income Tax	3,039,256	3,340,005
	Total	250,402,318	252,391,533
4	Cash and cash equivalents:		
	Balances with banks		
	- in other accounts	399,279	81,028
	Total	399,279	81,028
5	Other Current Asset		
	GST	8,730	8,730
	Total	8,730	8,730

6 Share capital:

Particulars	As at M	arch 31, 2022	As at Ma	rch 31, 2021
ratticulais	Number	₹	Number	₹
Authorized:				
Equity shares of ₹ 10/- each	7,090,000	70,900,000	7,090,000	70,900,000
Preference shares of ₹ 10/- each	10,000	100,000	10,000	100,000
		71,000,000		71,000,000
Issued, subscribed and fully paid up:				
Preference shares of ₹ 10 /- each				
At the beginning of the reporting period	10,000	100,000	10,000	100,000
Issued during the reporting period	-	-	-	-
Redeemed during the reporting period	-	-	-	-
At the close of the reporting period	10,000	100,000	10,000	100,000
Equity shares of ₹ 10/- each				
At the beginning of the period	7,010,000	70,100,000	7,010,000	70,100,000
Issued during the reporting period	-	-	-	-
At the close of the period	7,010,000	70,100,000	7,010,000	70,100,000
Total		70,200,000		70,200,000

NOTES TO FINANCIAL STATEMENTS

Other Information:

1) Preference Shares:

- a. The Company has issued non cumulative preference shares of ₹ 10/- each. The preference shareholders do not have voting rights.
- b. Preference shares carry a dividend of 0.1%.
- c. Preference shares shall be redeemed after 10 years from the date of allotment.

Particulars of preference share holders holding more		As at March 31, 2022		rch 31, 2021
than 5% of the total number of preference share capital:	Number	Percentage	Number	Percentage
Best Trading Private Limited	10,000	100%	10,000	100%

2) Equity shares:

a. The Company has only one class of equity shares having a par value of ₹ 10/- each. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the equity shares held by the shareholder.

b.	Equity Shares of ₹ 10/- each includes:	nares of ₹ 10/- each includes: As at March 31, 2022 Number ₹		As at March 31, 2021	
				Number	₹
	Shares allotted pursuant to a contract without consideration being received in cash. These shares were issued to Kirloskar Electric Company Limited as fully paid.	, ,	70,100,000	7,010,000	70,100,000

C.	c. Particulars of equity share holders holding more than		As at March 31, 2022		As at March 31, 2021	
٠.	5% of the total number of equity	Number	Percentage	Number	Percentage	
	Kirloskar Electric Company Limited (holding Company)	7,009,999	100%	7,009,999	100%	

7 Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2010	(489,924,939)	(489,924,939)
Add: Loss for the year	(14,859,401)	(14,859,401)
Total comprehensive income as at March 31, 2021	(504,784,340)	(504,784,340)
Add: Profit for the year	112,954,778	112,954,778
Total comprehensive income as at March 31, 2022	(391,829,562)	(391,829,562)

8 Other current liabilities:

	As at March 31, 2022	As at March 31, 2021
i) Interest accrued on borrowings	-	23,949,851
ii) Interest accrued and not due	-	89,000,000
iii) Amount due to holding company	572,408,089	574,074,260
iv) Other liabilities	31,800	41,520
	572,439,889	687,065,631

KELBUZZ TRADING PRIVATE LIMITED NOTES TO FINANCIAL STATEMENTS

(Amount in ₹)

	Particulars	As at March 31, 2022	As at March 31, 2021
9	Other Income		
	Interest income	18,151	-
	Provision no longer required wrtitten back	112,949,851	
		112,968,002	-
10	Other expenses:		
i)	Rates and taxes	-	371,691
ii)	Payment to auditors - as auditor	7,500	7,500
iii)	Professional charges	2,500	17,900
iv)	Loss on sale of Asset held for sale	-	15,258,138
v)	Bank charges	649	749
vi)	Provision for Dimunition in Value of the Asset withdrawan	-	(827,616)
vii)	Insurance expenses	2,575	31,039
		13,224	14,859,401
11	Earnings per share:		
	(Basic and diluted)		
	Profit /(loss) for the year after tax expense	112,954,778	(14,859,401)
	Weighted average number of equity shares	70,10,000	70,10,000
	Loss per share	16.11	(2.12)

12 SEGMENT REPORTING:

The Company is a SPV engaged in the realisation of fixed and current assets transferred from its holding company. Since the Company's business activity primarily falls within single business segment, no further disclosures required other than those given in the financial statements.

13 RELATED PARTY TRANSACTIONS:

(a) List of related parties:

SI. No.	Name of the Related Party	Relationship
1	Kirloskar Electric Company Limited	Holding Company
2	Prakash Purushotham	Key Management Personnel and their relatives ("KMP")
3	Vikas Kumar Gandhi	
4	Ashok Misra	
5	K S Swapna Latha#	

#up to 20-11-2020

NOTES TO FINANCIAL STATEMENTS

(b) Transactions with related parties:

(Amount in ₹)

Particulars	Relationship	Current Year	Previous Year
Reimbursement of expenses:			_
Kirloskar Electric Company Limited	Holding Company	22,295	437,532

(c) Outstanding balances at the end of the year:

(Amount in ₹)

Particulars	Relationship	As at March 31, 2022	As at March 31, 2021
Amount due from Company:			
Kirloskar Electric Company Limited	Holding Company	572,048,089	574,074,260

- a. In respect of aggregate trade receivables transferred from the holding company and outstanding as at March 31, 2022 for more than 2 years, net of provision, amounting to ₹ 242,794,602. (Previous year ₹ 244,483,068), the company has made an independent assessment of these debts and considered as good of recovery. Consequently, no provision is required at this stage.
 - b. The Company is taking active steps to dispose off the current assets so taken over and pay the unpaid consideration to its holding company. Other expense for the year ended March 31, 2021 includes the loss on sale of properties of the Company situated at Bhandarkar Road, Pune. Consequently, major part of the sale proceeds have been utilised towards the repayment of the financial dues to the financial institutions.
 - c. Assignment of dues from non residents are subject to approval of Reserve Bank of India, if required.
- The company has assessed the impact that may result from this pandemic on its assets/ liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of the pandemic, the company considered internal and external information available till the date of approval of these financial results and has assessed this situation. In that context and based on the current estimates, the company believes that COVID-19 is not likely to have any material impact on its financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID-19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at date of approval of these financial statements. The company would closely monitor such developments in future economic conditions and consider their impact on the financial statements of the relevant period.
- 16 Previous year figures have been regrouped wherever necessary to confirm with current year presentation.

In Accordance with our report attached

For and on behalf of the Board of Directors of Kelbuzz Trading Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/FRN: 006449S

Place : Bengaluru Date : May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367 Prakash Purushotham Director DIN:07199035

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF M/s. Luxquisite Parkland Private Limited

Report on the IND AS Financial Statements:

Opinion:

We have audited the accompanying standalone IND AS financial statements of **M/s.** Luxquisite Parkland Private Limited ("the Company"), which comprises of the Balance Sheet as at 31 March, 2022 and the Statement of Profit and loss, the Cash Flow Statement, the statement for Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information annexed thereto.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Ind AS, of the state of affairs of the company as at 31st March 2022, and its loss and its cash flows for the year ended on that date.

Basis for Opinion:

We conducted our audit of the IND AS financial statements in accordance with the Standards on Auditing specified u/s 143(10) of the Companies Act, 2013. Our responsibilities under those standards are further described in the Auditor's responsibilities for the Audit or the Financial Statements section of our report. We are Independent of the company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and ICAI's Code of Ethics.

We believe that the audit evidence we have obtained have sufficient and appropriate to provide basis for our audit opinion on Standalone IND AS financial statements.

Key Audit Matters:

Key audit matters are those matters that in our professional judgment, were of most significance in our audit of standalone financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Standalone Financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined that there are no Key Audit Matters to communicate in our report.

Information other than the standalone financial statements and the auditors report thereon:

The company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the management discussion and analysis, Board's Report, Business responsibility report, Corporate Governance and Shareholders Information, but does not include the standalone IND AS financial statements and our Auditors report thereon.

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

In connection with our audit of the standalone IND AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

If, based on the work we have performed, we conclude that there is no material mis-statement of this other information, we required to report the fact. We have nothing to report in this regard.

Management's Responsibility for the Ind AS Financial Statements:

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 (the Act) with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards (Ind AS) specified under section 133 of the Act, read with Rule 7of 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 judgements, 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 Ind AS financial statements that give a true and fair view and are free from material mis-statement, whether due to fraud or error.

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

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

Auditor's Responsibility:

Our objectives are to obtain reasonable assurance about whether the financial statements are 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 is 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 standalone IND AS financial statements.

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

- 1. Identify and assess the risks of material misstatement of the standalone IND AS 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 omission, mis-representation, or the override or internal control.
- 2. 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 controls system in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether 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 material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone IND AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained upto the date of our auditor's report. However, future events or conditions may cause the company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the standalone IND AS financial statements, including the disclosures, and whether the standalone IND AS financial statements represent the underlying transactions and event in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the Company and its operations to express an opinion on the standalone financial statements.
- 7. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the standalone financial statements of which we are the independent auditors. For the other entities included in the standalone financial statements, which have been audited by the other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone 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 standalone 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 reasonable be thought to bear on our independence, and where applicable, related safeguards.

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

Report on other legal and regulatory requirements:

- 1. As required by the Companies (Auditor's Report) Order, 2020, ("The Order") issued by the Government of India, in terms of sub section (11) of section 143 of the Act. And on the basis of such checks of the books and records of the company as we considered appropriate and according to the information and explanations given to us, we give in the "Annexure 1", a statement on the matters specified in the paragraphs 3 & 4 of the said order
- 2. As required under Section 143(3) of the Act, we report that:
 - we have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books:
 - c) The Balance Sheet, the Statement of Profit and Loss, the Cash Flow Statement and the Statement of Changes in Equity dealt with by this report are in agreement with the books of accounts.
 - in our opinion, the aforesaid standalone Ind AS financial statements comply with the accounting standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - e) on the basis of written representations received from the directors, taken on record by the Board of Directors, none of the directors is disqualified from being appointed as a Director in terms of Section 164(2) of the Act as on 31st March 2022; and
 - 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 2"; and
 - g) with respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended, we do not offer any comment on the remuneration paid by the company to it is Directors as during the aforementioned period, no remuneration has been paid by the company to its Directors
 - h) with respect to the other matters to be included in the auditor's report in accordance with the Rule 11 of the Companies (Audit and Auditors) Rules, 2014 in our opinion and to the best of our information and according to the explanation given to us:
 - i. The Company does not have pending litigations, which would impact its Ind AS financial statements
 - ii. The company did not have any long term contracts and has not entered into any derivative contracts. Accordingly no provision is required to be recognized in the respect of material foreseeable losses under applicable laws or accounting standards.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds(which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.

v. The company had not proposed any dividend during the previous year, no interim dividend was proposed or declared during the year and the Board of Directors have not proposed any dividend for the year which is required to be approved in the Annual General Meeting. In the light of these circumstances, we have not offered any comment upon the compliance under section 123 of the Act.

For Ganesh Kamath Associates
Chartered Accountants

Date: May 27, 2022 Place: Bangalore (CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN: 22203081AJVUMW9850

Annexure -1 to the Auditors' Report

Annexure referred to in paragraph 1 under theheading "Report on other legal and regulatory requirements" of our Report to the members of Luxquisite Parkland Private Limited, Bangalore

- 1) The company does not have any fixed assets during the period covered under audit, hence the clause 3(i) of the Order is not applicable
- 2) a) The inventories have been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable.
 - b) In our opinion and to the information and explanation given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - c) The Company has maintained proper records of inventories. As explained to us, there were no material discrepancies noticed on physical verification of inventories as compared to the book records.
 - d) In accordance to the explanation and information given to us, during the period covered under audit, as there are no outstanding to bank / financial institutions, there is no requirement to file any quarterly statements or returns to any lenders. Hence no comments are being offered on the same.
- 3) The company has not granted any loans during the year to the Companies, firms or other parties listed in the register maintained under section 189 of the Act, the clause 3(iii) of the Order is not applicable
- 4) In accordance to the information provided and explanations given to us, the company has not granted loan, made investment, provided any guarantee or security hence comments required under clause 3(iv) has not been made here.
- 5) The company has not accepted any deposits as applicable under the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other provisions of the Act, and the rules framed thereunder. Accordingly, the provisions of Clause 3(v) of the said order are not applicable.
- 6) To the best of our knowledge and explanations given to us, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub section (1) of section 148 of the Act for the products of the company. Accordingly, provisions of clause 3(vi) of the said order are not applicable.
- a) According to the records of the Company, the Company is generally regular in depositing the undisputed statutory dues applicable to it to with the appropriate authorities. In terms of its books of accounts, no undisputed statutory dues payable in respect of provident fund, employees state insurance, income tax, wealth tax, GST, service tax, customs duty, excise duty, value added tax, cess, and any other undisputed statutory dues were outstanding, as at March 31, 2022 for a period of more than six months from the date they became payable.
 - b) According to the records of the company and according to the information and explanations given to us, there were no dues outstanding on account of income tax, wealth tax, GST, service tax, sales tax, customs duty, excise duty and cess on account of dispute.
- 8) According to the records of the company and according to the information and explanations provided to us, there are no transactions that are not recorded in the books of accounts to be surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 9) (i) According to the records of the company and according to the information and explanations provided to us, the company has not defaulted in repayment of dues to the bank.
 - (ii) The company has not been declared as a willful defaulter by any bank or financial institution or other lender.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has applied the proceeds of the term loans obtained by it for the purpose for which it was obtained.
 - (iv) According to the records of the company and according to the information and explanations provided to us The funds raised on a short term basis have not been utilised for long term purposes.

- (v) According to the records of the company and according to the information and explanations provided to us, 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.
- (vi) According to the records of the company and according to the information and explanations provided to us, the Company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- 10) (i) According to the records of the company and according to the information and explanations provided to us, the company has not made any Initial Public Offer during the year.
 - (ii) The company has not made any preferential allotment or private placement of shares/debentures during the year
- 11) (i) Based on the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per the information and explanations given to us, we report that no material frauds on or by the company has been noticed or reported.
 - (ii) According to the records of the company and according to the information and explanations provided to us, report under sub-Section (12) of Section 143 of the Companies Act has not been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules 2014 with the Central Government.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has not any whistle-blower complaints during the year.
- 12) The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable
- 13) The transactions entered into with related parties are in compliance with section 177 & 188 of The Companies Act 2013 and the details have been disclosed in the financial statements as required by the applicable accounting standards.
- 14) (i) The company has an internal audit system commensurate with the size and nature of its business.
 - (ii) The reports of the Internal Auditors for the period under audit has been considered.
- 15) The company has not entered into any non-cash transactions with directors or persons connected with directors, during the year.
- 16) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934, Accordingly, clause 3(xvi)(a) of the said order is not applicable.
- 17) The company has incurred cash loss of ₹ 17,065/- (Rupees seventeen thousand sixty five only) as cash losses during the financial year previous year ₹ 62,400 (Rupees sixty two thousand four hundred only) during the immediately preceding Financial Year covered in this audit.
- 18) There has not been any resignation by the statutory auditors of the company during the year.
- 19) On the basis of the financial ratios, aging and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's 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.
- 20) The provisions of the section 135 of the Companies Act, 2013 is not applicable to the company, hence clause 3(xx)(a) and (b) of the said order is not applicable to the company.
- 21) According to the information and explanations given to us and based on our examination of the records of the Company, There are no qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements.

For Ganesh Kamath Associates
Chartered Accountants

Date: May 27, 2022 Place: Bangalore (CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S

UDIN: 22203081AJVUMW9850

Annexure -2 to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of **Luxquisite Parkland Private Limited** ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls:

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with Generally Accepted Accounting Principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with Generally Accepted Accounting Principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Ganesh Kamath Associates
Chartered Accountants

Date: May 27, 2022 Place: Bangalore (CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN: 22203081AJVUMW9850

LUXQUISITE PARKLAND PRIVATE LIMITED

BALANCE SHEET AS AT MARCH 31, 2022

(Amount in ₹)

Particulars	Note No.	As at March 31, 2022	As at March 31, 2021
I. ASSETS			
Non - current assets			
(a) Financial Assets			
(i) Investments	3	-	-
Total non current assets		-	-
Current assets			
(a) Financial Assets			
(i) Cash and cash equivalents	4	2,27,288	229,353
(b) Other Current assets	5	7,650	7,650
Total current assets		234,938	237,003
TOTAL ASSETS		234,938	237,003
II. EQUITY AND LIABILITIES			
Equity			
(a) Share capital	6	60,65,00,000	606,500,000
(b) Other equity	7	(62,98,40,188)	(629,823,123)
Total Equity		(23,340,188)	(23,323,123)
Current liabilities			
(a) Other current liabilities	8	23,575,126	23,560,126
Total current liabilities		23,575,126	23,560,126
TOTAL EQUITY AND LIABILITY		234,938	237,003
Significant accounting policies and notes attached form an integral part of the financial statements	1,2, 11 to 14	-	-

In Accordance with our report attached

For and on behalf of the Board of Directors of Luxquisite Parkland Private Limited

For Ganesh Kamath Associates

Chartered Accountants

Vikas Kumar Gandhi Prakash Purushotham

Director

DIN:07199035

Director DIN:07104367

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Sanjeev Kumar S Chief Financial Officer

Place: Bengaluru Date: May 27, 2022

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

	Particulars	Note No.	Current Year	Previous Year
ı	Income		-	-
	Total revenue	=	-	-
П	Expenses			
	Other expenses	9	17,065	623,063,088
	Total expenses		17,065	623,063,088
Ш	Loss before tax (I - II)		(17,065)	(623,063,088)
IV	Tax expense:			
	Current tax		-	-
v	Loss for the year (III - IV)		(17,065)	(623,063,088)
VI	Earning per equity share:	10		
	Basic & diluted		(0.00)	(10.27)
		1,2, 11 to 14		

In Accordance with our report attached

For and on behalf of the Board of Directors of Luxquisite Parkland Private Limited

For Ganesh Kamath Associates

Chartered Accountants

Vikas Kumar Gandhi Prakash Purushotham

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Director DIN:07104367 DIN:07199035

Place: Bengaluru Date: May 27, 2022 Sanjeev Kumar S Chief Financial Officer

LUXQUISITE PARKLAND PRIVATE LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

Particulars	March 3 ^e (Current	•	March 31, 202 (Previous Yea	
Cash flows from operating activities				
Loss before taxation		(17,065)		(623,063,088)
Adjustments for:				
(Increase)/ decrease in other current assets			(360)	
Increase/ (decrease) in trade payables and other current liabilities	15,000		62,760	
		15,000		62,400
Net cash from operating activities	_	(2,065)		(623,000,688)
Cash flows from investing activities				
Provision for impairment in value of investments	-		623,000,688	-
Net cash from investing activities		-		623,000,688
Net increase/(decrease) in cash and cash equivalents	_	(2,065)		-
Cash and cash equivalents at beginning of the period		2,29,353		229,353
Cash and cash equivalents at end of the period	_	2,27,288		229,353

In Accordance with our report attached

For and on behalf of the Board of Directors of Luxquisite Parkland Private Limited

For Ganesh Kamath Associates

Chartered Accountants

Vikas Kumar Gandhi Prakash Purushotham

Director DIN:07104367 DIN:07199035

CA. Ganesh Kamath M. Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Sanjeev Kumar S Chief Financial Officer

CHANGES IN EQUITY AS AT MARCH 31, 2022

(a) Equity Share Capital

(Amount in ₹)

Particulars	As at March 31, 2022	As at March 31, 2021
Balance at the Beginning of the year	606,500,000	606,500,000
Changes in equity share capital during the year	-	-
Balance at the end of the year	606,500,000	606,500,000

(b) Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity	
Total comprehensive income as at March 31, 2020	(6,760,035)	(6,760,035)	
Add: Loss for the year	(623,063,088)	(623,063,088)	
Total comprehensive income as at March 31, 2021	(629,823,123)	(629,823,123)	
Add: Loss for the year	(17,065)	(17,065)	
Total comprehensive income as at March 31, 2022	(629,840,188)	(629,840,188)	

In Accordance with our report attached

For and on behalf of the Board of Directors of

Luxquisite Parkland Private Limited

For Ganesh Kamath Associates

Chartered Accountants

Vikas Kumar Gandhi Prakash Purushotham

Director Director

DIN:07104367 DIN:07199035

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Sanjeev Kumar S Chief Financial Officer

Place: Bengaluru Date: May 27, 2022

LUXQUISITE PARKLAND PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

1 BACKGROUND:

Luxquisite Parkland Private Limited ("the Company") was incorporated on December 2, 2014 and is a subsidiary of Kirloskar Electric Company Limited. The Company has been formed as Special Purpose Vehicle ("SPV") as per the restructuring terms.

2 SIGNIFICANT ACCOUNTING POLICIES:

2.1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS:

The financial accounts are prepared under the historical cost convention in accordance with the Generally Accepted Accounting Principles in India, including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. All income and expenditure, having a material bearing on financial statements, are recognized on accrual basis.

2.2 USE OF ESTIMATES:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

2.3 TAXES ON INCOME:

Provision for current tax for the year is after taking cognizance of excess / short provision in prior years. Deferred tax assets/liability is recognized, subject to consideration of prudence, on timing differences.

2.4 IMPAIRMENT

(ii) Investment in Subsidiaries and Associates:

The Company has accounted for its investments in Subsidiaries at cost less impairment loss (if any).

2.5 PROVISIONS AND CONTINGENT LIABILITIES:

A provision is recognized when the Company has a present obligation as a result of past event and it is probable that outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

Financial effect of contingent liabilities is disclosed based on information available upto the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

2.6 FINANCIAL INSTRUMENTS:

Financial assets and liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial assets and liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value measured on initial recognition of financial asset or financial liability.

(i) Cash and Cash Equivalents:

Cash and Cash Equivalents comprise cash and deposit with banks other than for term deposit earmarked for Bank Guarantee. The company considers all highly liquid investments including demand deposits with bank with an original maturity of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

NOTES TO FINANCIAL STATEMENTS

Non current investments:

Details of	Name of	As at March 31, 2022		2022	As	at March 31	, 2021
Investments	the Company	No of shares	Face value	Amount (₹)	No of shares	Face value	Amount (₹)
Investments in equity Instruments:							
Fully paid up	Kirsons BV	2,602	€100.00	623,000,688	2,602	€100.00	623,000,688
Total				623,000,688			623,000,688
Less:							
Provision for impairmen	t in value of inve	estments:		623,000,688			
Total							623,000,688

Additional Information:

Aggregate value of unquoted investments:

623,000,688

4 Cash and cash equivalents:

Particulars		As at March 31, 2022	As at March 31, 2021
Cash and cash equivalents			
i) Balances with banks			
- in other accounts		227,288	229,353
То	tal	227,288	229,353

5 Other Current Asset

Particulars	As at March 31, 2022	As at March 31, 2021
GST Receivable	7,650	7,650
Total	7,650	7,650

6 Share capital:

	Particulars	As at N	March 31, 2022	As at March 31, 2021	
	i articulars	Number	₹	Number	₹
а	Authorized:				
	Preference shares of ₹ 10/- each	10,000	100,000	10,000	100,000
	Equity shares of ₹10/- each	60,990,000	609,900,000	60,990,000	609,900,000
			610,000,000		610,000,000
b	Issued, subscribed and fully paid up:				
	Preference shares of ₹ 10/- each				
	At the beginning of the reporting period	10,000	100,000	10,000	100,000
	Issued during the reporting period	-	-	-	-
	At the close of the reporting period	10,000	100,000	10,000	100,000
С	Equity shares of ₹ 10/- each				
	At the beginning of the reporting period	60,640,000	606,400,000	60,640,000	606,400,000
	At the close of the reporting period	60,640,000	606,400,000	60,640,000	606,400,000
	Total		606,500,000		606,500,000

LUXQUISITE PARKLAND PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

Other Information:

(1) Preference Shares:

- a. The Company has issued non cumulative preference shares of ₹ 10/- each. The preference shareholders do not have voting rights.
- b. Preference shares carry a dividend of 0.1%.
- c. Preference shares shall be redeemed after 10 years from the date of allotment.

d.	Particulars of equity share	As at Ma	rch 31, 2022	As at March 31, 2021	
	holders holding more than 5% of the total number of preference share capital:	Number	Percentage	Number	Percentage
(i)	Best Trading Private Limited	10,000	100%	10,000	100%

(2) Equity shares:

a. The Company has only one class of equity shares having a par value of ₹ 10/- each. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the equity shares held by the shareholder.

b.	Particulars of equity share holders holding	As at March 31, 2022		As at March 31, 2021	
	more than 5% (Share capital) of the total number of equity	Number	Percentage	Number	Percentage
	Kirloskar Electric Company Limited (holding Company)	60,639,999	100%	60,639,999	100%

7 Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2020	(6,760,035)	(6,760,035)
Add: Loss for the year	(623,063,088)	(623,063,088)
Total comprehensive income as at March 31, 2021	(629,823,123)	(629,823,123)
Add: Loss for the year	(17,065)	(17,065)
Total comprehensive income as at March 31, 2022	(629,840,188)	(629,840,188)

(Amount in ₹)

	Particulars	As at March 31, 2022	As at March 31, 2021
8	Other current liabilities:		
	a) Amount due to holding company	23,552,936	23,525,856
	b) Other liabilities	22,190	34,270
		23,575,126	23,560,126
•	i) Rates and taxes	-	4,600
9	Other expenses:		4 600
	ii) Payment to auditors - as auditor	7,500	7,500
	iii) Professional charges	7,500	50,300
	iv) Provision for Impairment of investment	-	623,000,688
	v) Bank Charges	2,065	-
			623,063,088

NOTES TO FINANCIAL STATEMENTS

(Amount in ₹)

	Particulars	Current year	Previous year
10	Earnings per share:		
	(Basic and diluted)		
	After extraordinary item:		
	Loss for the year after tax expense	(17,065)	(623,063,088)

Weighted average number of equity shares

Loss per share

60,640,000 60,640,000

(0.00) (10.27)

11 SEGMENT REPORTING:

The Company's business activity primarily falls within single business segment, no further disclosures required other than those given in the financial statements.

12 RELATED PARTY TRANSACTIONS:

(a) List of related parties:

SI. No.	Name of the Related Party	Relationship
1	Kirloskar Electric Company Limited	Holding Company
2	Vikas Kumar Gandhi	
3	Prakash Purushotham	
4	Anil Kumar Bhandari	Key Management Personnel and their relatives ("KMP")
5	K S Swapna Latha #	
6	Sanjeev Kumar S	
7	Deepanshu Singhi*	

[#] from 12-11-2020 upto 15-04-2022

(b) Transactions with related parties:

(Amount in ₹)

Particulars	Relationship	Current Year	Previous Period
Reimbrusement of expenses: Kirloskar Electric Company Limited	Holding Company	27,080	72,760

(c) Outstanding balances at the end of the year:

(Amount in ₹)

Particulars	Relationship	As at March 31, 2022	As at March 31, 2021	
Amount due from Company: Kirloskar Electric Company Limited	Holding Company	23,552,936	23,525,856	

^{*}up to 30-05-2020

LUXQUISITE PARKLAND PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

- In March 2020, the WORLD HEALTH ORGANISATION declared COVID-19 to be a pandemic. Consequent to this the Government of India declared a National lockdown on March 25, 2020. The company has assessed the impact that may result from this pandemic on its assets/ liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of the pandemic, the company considered internal and external information available till the date of approval of these financial results and has assessed this situation. In that context and based on the current estimates, the company believes that COVID-19 is not likely to have any material impact on its financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID-19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at date of approval of these financial statements. The company would closely monitor such developments in future economic conditions and consider their impact on the financial statements of the relevant period.
- 14 Previous years figures have been regrouped wherever required in conformity with current year presentation.

In Accordance with our report attached

For and on behalf of the Board of Directors of Luxquisite Parkland Private Limited

For Ganesh Kamath Associates

Chartered Accountants

Vikas Kumar Gandhi Prakash Purushotham

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Director DIN:07104367 DIN:07199035

Place: Bengaluru Date: May 27, 2022 Sanjeev Kumar S Chief Financial Officer

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF M/s. SLPKG Estate Holdings Private Limited

Report on the IND AS Financial Statements:

Opinion:

We have audited the accompanying standalone IND AS financial statements of M/s. SLPKG Estate Holdings Private Limited ("the Company"), which comprises of the Balance Sheet as at 31 March, 2022 and the Statement of Profit and loss, the Cash Flow Statement, the statement for Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information annexed thereto.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Ind AS, of the state of affairs of the company as at 31st March 2022, and its loss and its cash flows for the year ended on that date.

Basis for Opinion:

We conducted our audit of the IND AS financial statements in accordance with the Standards on Auditing specified u/s 143(10) of the Companies Act, 2013. Our responsibilities under those standards are further described in the Auditor's responsibilities for the Audit or the Financial Statements section of our report. We are Independent of the company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and ICAI's Code of Ethics.

We believe that the audit evidence we have obtained have sufficient and appropriate to provide basis for our audit opinion on Standalone IND AS financial statements.

Key Audit Matters:

Key audit matters are those matters that in our professional judgment, were of most significance in our audit of standalone financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Standalone Financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

Key Audit Matter	How our audit addressed the Key audit matter
Carrying value of the Trade receivables transferred from Holding company outstanding for a period of more	Our audit procedures included but were not limited to the following:
than two years.	 Evaluating the reasonableness of the assumptions considered by the management in estimation of the realization value of the receivables.
	Review of the disclosure made by the company in the financial statements in this regard.

Information other than the standalone financial statements and the auditors report thereon:

The company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the management discussion and analysis, Board's Report, Business responsibility report, Corporate Governance and Shareholders Information, but does not include the standalone IND AS financial statements and our Auditors report thereon.

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

In connection with our audit of the standalone IND AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

If, based on the work we have performed, we conclude that there is no material mis-statement of this other information, we required to report the fact. We have nothing to report in this regard.

Management's Responsibility for the Ind AS Financial Statements:

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 (the Act) with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position,

financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards (Ind AS) specified under section 133 of the Act, read with Rule 7 of 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 judgements, 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 Ind AS financial statements that give a true and fair view and are free from material mis-statement, whether due to fraud or error.

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

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

Auditor's Responsibility:

Our objectives are to obtain reasonable assurance about whether the financial statements are 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 is 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 standalone IND AS financial statements.

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

- 1. Identify and assess the risks of material misstatement of the standalone IND AS 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 omission, mis-representation, or the override or internal control.
- 2. 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 controls system in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether 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 material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone IND AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained upto 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 standalone IND AS financial statements, including the
 disclosures, and whether the standalone IND AS financial statements represent the underlying transactions and event in
 a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the Company and its operations to express an opinion on the standalone financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the standalone financial statements of which we are the independent auditors. For the other entities included in the standalone financial statements, which have been audited by the other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone 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 standalone 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 reasonable be thought to bear on our independence, and where applicable, related safeguards.

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

Report on other legal and regulatory requirements:

- 1. As required by the Companies (Auditor's Report) Order, 2020, ("The Order") issued by the Government of India, in terms of sub section (11) of section 143 of the Act. And on the basis of such checks of the books and records of the company as we considered appropriate and according to the information and explanations given to us, we give in the "Annexure 1", a statement on the matters specified in the paragraphs 3 & 4 of the said order
- 2. As required under 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 werenecessary for the purpose of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss, the Cash Flow Statement and the Statement of Changes in Equity dealt with by this report are in agreement with the books of accounts.
 - d) in our opinion, the aforesaid standalone Ind AS financial statements comply with the accounting standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - e) on the basis of written representations received from the directors, taken on record by the Board of Directors, none of the directors is disqualified from being appointed as a Director in terms of Section 164(2) of the Act as on 31st March 2022; and
 - 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 2"; and
 - g) with respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended, we do not offer any comment on the remuneration paid by the company to it is Directors as during the aforementioned period, no remuneration has been paid by the company to its Directors
 - h) with respect to the other matters to be included in the auditor's report in accordancewith the Rule 11 of the Companies (Audit and Auditors) Rules, 2014 in our opinion and to the best of our information and according to the explanation given to us:
 - i. The Company does not have pending litigations, which would impact its Ind AS financial statements
 - ii. The company did not have any long term contracts and has not entered into any derivative contracts. Accordingly no provision is required to be recognized in the respect of material foreseeable losses under applicable laws or accounting standards.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

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- (a) The Management has represented that, to the best of its knowledge and belief, no funds(which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.
- v. The company had not proposed any dividend during the previous year, no interim dividend was proposed or declared during the year and the Board of Directors have not proposed any dividend for the year which is required to be approved in the Annual General Meeting. In the light of these circumstances, we have not offered any comment upon the compliance under section 123 of the Act.

For Ganesh Kamath Associates
Chartered Accountants

Date: May 27, 2022 Place: Bangalore (CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN:22203081AJVVIQ9376

Annexure -1 to the Auditors' Report

Annexure referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our Report to the members of **SLPKG Estate Holdings Private Limited, Bangalore**

- 1) The company does not have any fixed assets during the period covered under audit, hence the clause 3(i) of the Order is not applicable
- 2) a) The inventories have been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable.
 - b) In our opinion and to the information and explanation given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - c) The Company has maintained proper records of inventories. As explained to us, there were no material discrepancies noticed on physical verification of inventories as compared to the book records.
 - d) In accordance to the explanation and information given to us, during the period covered under audit, as there are no outstanding to bank / financial institutions, there is no requirement to file any quarterly statements or returns to any lenders. Hence no comments are being offered on the same.
- 3) The company has not granted any loans during the year to the Companies, firms or other parties listed in the register maintained under section 189 of the Act, the clause 3(iii) of the Order is not applicable
- 4) In accordance to the information provided and explanations given to us, the company has not granted loan, made investment, provided any guarantee or security hence comments required under clause 3(iv) has not been made here.
- 5) The company has not accepted any deposits as applicable under the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other provisions of the Act, and the rules framed thereunder. Accordingly, the provisions of Clause 3(v) of the saidorder are not applicable.
- 6) To the best of our knowledge and explanations given to us, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub section (1) of section 148 of the Act for the products of the company. Accordingly, provisions of clause 3(vi) of the said order are not applicable.
- a) According to the records of the Company, the Company is generally regular in depositing the undisputed statutory dues applicable to it to with the appropriate authorities. In terms of its books of accounts, no undisputed statutory dues payable in respect of provident fund, employees state insurance, income tax, wealth tax, GST, service tax, customs duty, excise duty, value added tax, cess, and any other undisputed statutory dues were outstanding, as at March 31, 2022 for a period of more than six months from the date they became payable.
 - b) According to the records of the company and according to the information and explanations given to us, there were no dues outstanding on account of income tax, wealth tax, GST, service tax, sales tax, customs duty, excise duty and cess on account of dispute.

- 8) According to the records of the company and according to the information and explanations provided to us, there are no transactions that are not recorded in the books of accounts to be surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 9) (i) According to the records of the company and according to the information and explanations provided to us, the company has not defaulted in repayment of dues to the bank.
 - (ii) The company has not been declared as a willful defaulter by any bank or financial institution or other lender.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has applied the proceeds of the term loans obtained by it for the purpose for which it was obtained.
 - (iv) According to the records of the company and according to the information and explanations provided to us, the funds raised on a short term basis have not been utilised for long term purposes.
 - (v) According to the records of the company and according to the information and explanations provided to us, 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.
 - (vi) According to the records of the company and according to the information and explanations provided to us, the Company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- 10) (i) According to the records of the company and according to the information and explanations provided to us, the company has not made any Initial Public Offer during the year.
 - (ii) The company has not made any preferential allotment or private placement of shares/debentures during the year.
- 11) (i) Based on the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per the information and explanations given to us, we report that no material frauds on or by the company has been noticed or reported.
 - (ii) According to the records of the company and according to the information and explanations provided to us, report under sub-Section (12) of Section 143 of the Companies Act has not been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules 2014 with the Central Government.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has not any whistle-blower complaints during the year.
- 12) The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- 13) The transactions entered into with related parties are in compliance with section 177 & 188 of The Companies Act, 2013 and the details have been disclosed in the financial statements as required by the applicable accounting standards.
- 14) (i) The company has an internal audit system commensurate with the size and nature of its business.
 - (ii) The reports of the Internal Auditors for the period under audit has been considered.
- 15) The company has not entered into any non-cash transactions with directors or persons connected with directors, during the year
- 16) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934, Accordingly, clause 3(xvi)(a) of the said order is not applicable.
- 17) The company has incurred cash loss of ₹ 44,892/- (Rupees forty two thousand eight hundred ninety two only) as cash losses during the financial year previous year ₹ 1,78,257/- (Rupees One lakh seventy eight two hundred fifty seven only) during the immediately preceding Financial Year covered in this audit.
- 18) There has not been any resignation by the statutory auditors of the company during the year .
- 19) On the basis of the financial ratios, aging and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's 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.

- 20) The provisions of the section 135 of the Companies Act, 2013 is not applicable to the company, hence clause 3(xx)(a) and (b) of the said order is not applicable to the company.
- 21) According to the information and explanations given to us and based on our examination of the records of the Company, There are no qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements.

For Ganesh Kamath Associates
Chartered Accountants

(CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN:22203081AJVVIQ9376

Date: May 27, 2022 Place: Bangalore

Annexure -2 to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of **SLPKG Estate Holdings Private Limited** ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls:

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with Generally Accepted Accounting Principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with Generally Accepted Accounting Principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Ganesh Kamath Associates
Chartered Accountants

(CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN:22203081AJVVIQ9376

Date: May 27, 2022 Place: Bangalore

SLPKG ESTATE HOLDINGS PRIVATE LIMITED

BALANCE SHEET AS AT MARCH 31, 2022

(Amount in ₹)

Particulars	Note No.	As at March 31, 2022	As at March 31, 2021
I. ASSETS			
Non - current assets			
(a) Other non current assets	3	102,068,887	103,127,620
Total Non Current Assets		102,068,887	103,127,620
Current assets			
(a) Financial Assets			
(i) Cash and cash equivalents	4	993,259	746,387
(b) Other Current assets	5	8,064	8,064
Total current assets		1,001,323	754,451
TOTAL ASSETS		103,070,210	103,882,071
II. EQUITY AND LIABILITIES			
Equity			
(a) Share capital	6	1,000,000	1,000,000
(b) Other Equity	7	(378,352,946)	(366,973,097)
Total Equity		(377,352,946)	(365,973,097)
Liabilities			
Non Current Liabilities			
(a) Other Non Current Liabilities	8	360,051,166	359,973,644
Total non Current Liabilities		360,051,166	359,973,644
Current liabilities			
(a) Financial liabilities			
(i) Borrowings	9	87,300,000	87,300,000
(b) Other current liabilities	10	33,071,990	22,581,524
Total Current Liabilities		120,371,990	109,881,524
TOTAL EQUITY AND LIABILITIES		103,070,210	103,882,071
Significant accounting policies and notes attached form an integral part of the financial statements	1, 2, 15 to 18		

In Accordance with our report attached

For and on behalf of the Board of Directors of SLPKG Estate Holdings Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director

DIN:07104367

Prakash Purushotham

Director DIN:07199035

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

	Particulars	Note No.	Current Year	Previous Year
ı	Other income	11	14,043	1,666,847
ш	Expenses			
	Finance costs	12	11,349,000	11,349,000
	Other expenses	13	44,892	178,257
	Total expenses		11,393,892	11,527,257
Ш	Loss before tax (I - II)		(11,379,849)	(9,860,410)
IV	Tax expense:			
	Current tax		-	-
V	Loss for the year (III - IV)		(11,379,849)	(9,860,410)
VI	Earning per equity share:	14		
	Basic & diluted		(126.44)	(109.56)
	Significant accounting policies and notes attached form an integral part of the financial statements	1, 2, 15 to 18		

In Accordance with our report attached

For and on behalf of the Board of Directors of SLPKG Estate Holdings Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

SLPKG ESTATE HOLDINGS PRIVATE LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

Particulars		Current Year	Previous Y	ear
Cash flows from operating activities				
Loss before taxation		(11,379,849)		(9,860,410)
Adjustments for:				
Finance costs		11,349,000		11,349,000
		(30,849)		1,488,590
Decrease / (Increase) in other non current assets	1,058,733		1,284,513	
Decrease / (Increase) in current assets	-		299,280	
Increase / (Decrease) in non current liabilities	77,522		(80,099,792)	
Increase/(Decrease) in other current liabilities	10,490,466		9,377,205	
		11,626,721	_	(69,138,794)
		11,595,872		(67,650,204)
Net cash from operating activities		11,595,872	-	(67,650,204)
Net cash from investing activities		-		-
Cash flows from financing activities				
Finance costs	(11,349,000)		(11,349,000)	
Net cash from financing activities		(11,349,000)	_	(11,349,000)
Net increase/(decrease) in cash and cash equivalents		246,872		(78,999,204)
Cash and cash equivalents at beginning of the year		746,387		79,745,591
		993,259	-	746,387
Cash and cash equivalents at end of the year			=	/40,38/

In Accordance with our report attached

For and on behalf of the Board of Directors of SLPKG Estate Holdings Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

CHANGES IN EQUITY AS AT MARCH 31, 2022

(a) Share Capital

(Amount in ₹)

Particulars	As at March 31, 2022	As at March 31, 2021
Balance at the Beginning of the year	1,000,000	1,000,000
Changes in equity share capital during the year	-	-
Balance at the end of the year	1,000,000	1,000,000

(Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2020	(357,112,687)	(357,112,687)
Add: Loss for the year	(9,860,410)	(9,860,410)
Total comprehensive income as at March 31, 2021	(366,973,097)	(366,973,097)
Add: Loss for the year	(11,379,849)	(11,379,849)
Total comprehensive income as at March 31, 2022	(378,352,946)	(378,352,946)

In Accordance with our report attached

For and on behalf of the Board of Directors of SLPKG Estate Holdings Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

SLPKG ESTATE HOLDINGS PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

1 BACKGROUND:

SLPKG Estate Holdings Private Limited ("the Company") was incorporated on December 2, 2014 and is a subsidiary of Kirloskar Electric Company Limited. The Company has been formed as Special Purpose Vehicle ("SPV") as per the restructuring terms.

2 SIGNIFICANT ACCOUNTING POLICIES:

2.1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS:

The financial accounts are prepared under the historical cost convention in accordance with the Generally Accepted Accounting Principles in India, including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. All income and expenditure, having a material bearing on financial statements, are recognized on accrual basis.

2.2 USE OF ESTIMATES:

The preparation of financial statements in conformity with Generally Accepted Accounting Principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

2.3 ASSETS HELD FOR SALE:

Assets held for sale are stated at the cost or estimated net realizable value whichever is lower.

2.4 TAXES ON INCOME:

Provision for current tax for the year is after taking cognizance of excess / short provision in prior years. Deferred tax assets/liability is recognized, subject to consideration of prudence, on timing differences.

2.5 IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to profit and loss account, in the year in which an asset is identified as impaired.

2.6 PROVISIONS AND CONTINGENT LIABILITIES:

- a. A provision is recognized when the Company has a present obligation as a result of past event and it is probable that outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.
- b. Financial effect of contingent liabilities is disclosed based on information available upto the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

2.7 FINANCIAL INSTRUMENTS:

Cash and Cash Equivalents comprise cash and deposit with banks other than for term deposit earmarked for Bank Guarantee. The company considers all highly liquid investments including demand deposits with bank with an original maturity of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

NOTES TO FINANCIAL STATEMENTS

(Amount in ₹)

			(, , , , , , , , , , , , , , , , , , ,
	Particulars	As at March 31, 2022	As at March 31, 2021
3	Other non current assets		
(i)	Assets Held for Sale	98,534,839	98,534,839
(ii)	Other receivables	50,581,016	51,405,622
	Less: Provision for doubtful receivables	(50,000,000)	(50,000,000)
		581,016	1,405,622
(iii)	Advance Income Tax	2,953,032	3,187,159
	Total	102,068,887	103,127,620
4	Cash and cash equivalents:		
	i) Balances with banks		
	- in other accounts	993,259	746,387
	Total	993,259	746,387
5	Other Current Assets		
	GST receivable	8,064	8,064
	Total	8,064	8,064

6 Share capital:

Particulars	As at Mar	As at March 31, 2022 As at Ma		arch 31, 2021	
raiticulais	Number	₹	Number	₹	
Authorized:					
Preference shares of ₹ 10/- each	10,000	100,000	10,000	100,000	
Equity shares of ₹ 10/- each	90,000	900,000	90,000	900,000	
		1,000,000		1,000,000	
Issued, subscribed and fully paid up:					
Preference shares of ₹ 10 /- each					
At the beginning of the reporting period	10,000	100,000	10,000	100,000	
Issued during the reporting period	-	-	-	-	
Redeemed during the reporting period	-	-	-	-	
At the close of the reporting period	10,000	100,000	10,000	100,000	
Equity shares of ₹ 10/- each					
At the beginning of the reporting period	90,000	900,000	90,000	900,000	
Issued during the reporting period	-	-	-	-	
Bought back during the reporting period		-	-	-	
At the close of the reporting period	90,000	900,000	90,000	900,000	
		1,000,000		1,000,000	

SLPKG ESTATE HOLDINGS PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

Other Information:

(1) Preference Shares:

- a. The Company has issued non cumulative preference shares of ₹ 10/- each. The preference shareholders do not have voting rights.
- b. Preference shares carry a dividend of 0.1%.
- c. Preference shares shall be redeemed after 10 years from the date of allotment.

d.	Faiticulars of preference share holders holding more	As at Marc	h 31, 2022	As at March 31, 2021	
		Number	Percentage	Number	Percentage
	Best Trading Private Limited	10,000	100%	10,000	100%

(2) Equity shares:

a. The Company has only one class of equity shares having a par value of ₹ 10/- each. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the equity shares held by the shareholder.

b.	Particulars of equity share holders holding more	As at Marc	As at March 31, 2022		As at March 31, 2021	
	than 5% of the total number of equity share capital:	Number Percentage	Percentage	Number	Percentage	
	Kirloskar Electric Company Limited (holding Company)	89,999	100%	89,999	100%	

7 Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2020	(357,112,687)	(357,112,687)
Add: Loss for the year	(9,860,410)	(9,860,410)
Total comprehensive income as at March 31, 2021	(366,973,097)	(366,973,097)
Add: Loss for the year	(11,379,849)	(11,379,849)
Total comprehensive income as at March 31, 2022	(378,352,946)	(378,352,946)

NOTES TO FINANCIAL STATEMENTS

NOTES TO FINANCIAL STATEMENTS		(Amount in ₹)
Particulars	As at March 31, 2022	As at March 31, 2021
Other Non current liabilites		·
i) Amount due to holding company	360,051,166	359,973,644
	360,051,166	359,973,644
Borrowings:		
Unsecured Loans:		
Other than banks		
i) Inter corporate deposits	87,300,000	87,300,000
	87,300,000	87,300,000
Other current liabilities:		
a) Interest accrued	31,898,227	21,684,127
b) Other liabilities	38,863	46,222
c) Statutory liability	1,134,900	851,175
	33,071,990	22,581,525
Other income		
i) Interest income on bank deposits	14,043	1,666,847
	14,043	1,666,847
Finance costs		
i) Interest expenses	11,349,000	11,349,000
	11,349,000	11,349,000
Other expenses:		
i) Rates and taxes	-	1,20,974
ii) Payment to auditors - as auditor	7,500	7,500
iii) Professional charges	2,500	18,400
iv) Insurance	33,594	30,735
v) Bank charges	1,298	648
_	44,892	1,78,257
Earnings per share:		
(Basic and diluted)		
Loss for the year after tax expense	(1,13,79,849)	(98,60,410)
Weighted average number of equity shares	90,000	90,000
Loss per share	(126.44)	(109.56)
	Other Non current liabilities i) Amount due to holding company Borrowings: Unsecured Loans: Other than banks i) Inter corporate deposits Other current liabilities: a) Interest accrued b) Other liabilities c) Statutory liability Other income i) Interest income on bank deposits Finance costs i) Interest expenses Other expenses: i) Rates and taxes ii) Payment to auditors - as auditor iii) Professional charges iv) Insurance v) Bank charges Earnings per share: (Basic and diluted) Loss for the year after tax expense Weighted average number of equity shares	Particulars As at March 31, 2022 Other Non current liabilities 360,051,166 Borrowings: 360,051,166 Unsecured Loans: 7,300,000 Other than banks 87,300,000 Other current liabilities: 31,898,227 a) Interest accrued 31,898,227 b) Other liabilities 38,863 c) Statutory liability 1,134,900 Other income 11,043 j) Interest income on bank deposits 14,043 Finance costs 11,349,000 Other expenses 11,349,000 Other expenses: 2,500 ij) Payment to auditors - as auditor 7,500 ij) Professional charges 2,500 iv) Insurance 33,594 y) Bank charges 1,298 Earnings per share: (1,13,79,849) Keighted average number of equity shares

SLPKG ESTATE HOLDINGS PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

15 SEGMENT REPORTING:

The Company is a SPV engaged in the realisation of fixed and current assets transferred from its holding company. Since the Company has identified the reportable segments as Power generation and distribution, Rotating machine

16 RELATED PARTY TRANSACTIONS:

(a) List of related parties:

SI. No.	Name of the Related Party	Relationship
1	Kirloskar Electric Company Limited	Holding Company
2	Prakash Purushotham	Key Management Personnel and their relatives ("KMP")
3	Vikas Kumar Gandhi	
4	Anil Kumar Bhandari	

(b) Transactions with related parties:

(Amount in ₹)

Particulars	Relationship	Current Year	Previous Year
Reimbursement of expenses:			
Kirloskar Electric Company Limited	Holding Company	50,954	2,150,124

(c) Outstanding balances at the end of the year:

(Amount in ₹)

Particulars	Relationship	As at March 31, 2022	As at March 31, 2021
Amount due from Company:			
Kirloskar Electric Company Limited	Holding Company	360,051,166	359,973,644

- **17(i)** a. The Company is taking active steps to dispose off the immoveable properties and current assets so taken over and pay the unpaid consideration to its holding company and repay other borrowings.
 - b. In respect of aggregate trade receivables transferred from the holding company and outstanding as at March 31, 2022 for more than 2 years amounting to ₹ 581,016 (Previous year ₹ 1,405,622) net of provision. The company has made an independent assessment of these debts and considered as good of recovery.
- 17(ii) The company has assessed the impact that may result from this pandemic on its assets/ liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of the pandemic, the company considered internal and external information available till the date of approval of these financial results and has assessed this situation. In that context and based on the current estimates, the company believes that COVID-19 is not likely to have any material impact on its financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID-19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at date of approval of these financial statements. The company would closely monitor such developments in future economic conditions and consider their impact on the financial statements of the relevant period.
- 18 Previous year figures have been regrouped wherever necessary to confirm with current year presentation.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF M/s. SKG Terra Promenade Private Limited

Report on the IND AS Financial Statements:

Opinion:

We have audited the accompanying standalone IND AS financial statements of M/s. SKG Terra Promenade Private Limited ("the Company"), which comprises of the Balance Sheet as at 31 March, 2022 and the Statement of Profit and loss, the Cash Flow Statement, the statement for Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information annexed thereto.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including the Ind AS, of the state of affairs of the company as at 31st March 2022, and its loss and its cash flows for the year ended on that date.

Basis for Opinion:

We conducted our audit of the IND AS financial statements in accordance with the Standards on Auditing specified u/s 143(10) of the Companies Act, 2013. Our responsibilities under those standards are further described in the Auditor's responsibilities for the Audit or the Financial Statements section of our report. We are Independent of the company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and ICAI's Code of Ethics.

We believe that the audit evidence we have obtained have sufficient and appropriate to provide basis for our audit opinion on Standalone IND AS financial statements.

Key Audit Matters:

Key audit matters are those matters that in our professional judgment, were of most significance in our audit of standalone financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the Standalone Financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have determined that there are no Key Audit Matters to communicate in our report.

Information other than the standalone financial statements and the auditors report thereon:

The company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the management discussion and analysis, Board's Report, Business responsibility report, Corporate Governance and Shareholders Information, but does not include the standalone IND AS financial statements and our Auditors report thereon.

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

In connection with our audit of the standalone IND AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

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

If, based on the work we have performed, we conclude that there is no material mis-statement of this other information, we required to report the fact. We have nothing to report in this regard.

Management's Responsibility for the Ind AS Financial Statements:

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 (the Act) with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards (Ind AS) specified under section 133 of the Act, read with Rule 7of 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 judgements, 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 Ind AS financial statements that give a true and fair view and are free from material mis-statement, whether due to fraud or error.

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

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

Auditor's Responsibility:

Our objectives are to obtain reasonable assurance about whether the financial statements are 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 is 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 standalone IND AS financial statements.

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

- 1. Identify and assess the risks of material misstatement of the standalone IND AS 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 omission, mis-representation, or the override or internal control
- 2. 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 controls system in place and the operating effectiveness of such controls.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and based on the audit evidence obtained, whether 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 material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone IND AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained upto the date of our auditor's report. However future events or conditions may cause the company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the standalone IND AS financial statements, including the disclosures, and whether the standalone IND AS financial statements represent the underlying transactions and event in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the Company and its operations to express an opinion on the standalone financial statements.

We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the standalone financial statements of which we are the independent auditors. For the other entities included in the standalone financial statements, which have been audited by the other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone 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 standalone 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 reasonable be thought to bear on our independence, and where applicable, related safeguards.

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

Report on other legal and regulatory requirements:

1. As required by the Companies (Auditor's Report) Order, 2020, ("The Order") issued by the Government of India, in terms of sub section (11) of section 143 of the Act. And on the basis of such checks of the books and records of the company as we considered appropriate and according to the information and explanations given to us, we give in the "Annexure 1", a statement on the matters specified in the paragraphs 3 & 4 of the said order

- 2. As required under 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 werenecessary for the purpose of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss, the Cash Flow Statement and the Statement of Changes in Equity dealt with by this report are in agreement with the books of accounts.
 - in our opinion, the aforesaid standalone Ind AS financial statements comply with the accounting standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - e) on the basis of written representations received from the directors, taken on record by the Board of Directors, none of the directors is disqualified from being appointed as a Director in terms of Section 164(2) of the Act as on 31st March 2022; and
 - 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 2"; and
 - g) with respect to the other matters to be included in the Auditor's Report in accordance with the requirements of Section 197(16) of the Act, as amended, we do not offer any comment on the remuneration paid by the company to it is Directors as during the aforementioned period, no remuneration has been paid by the company to its Directors
 - h) with respect to the other matters to be included in the auditor's report in accordance with the Rule 11 of the Companies (Audit and Auditors) Rules, 2014 in our opinion and to the best of our information and according to the explanation given to us:
 - i. The Company does not have pending litigations, which would impact its Ind AS financial statements
 - ii. The company did not have any long term contracts and has not entered into any derivative contracts. Accordingly no provision is required to be recognized in the respect of material foreseeable losses under applicable laws or accounting standards.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

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- (a) The Management has represented that, to the best of its knowledge and belief, no funds(which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (i) and (ii) above, contain any material misstatement.
- v. The company had not proposed any dividend during the previous year, no interim dividend was proposed or declared during the year and the Board of Directors have not proposed any dividend for the year which is required to be approved in the Annual General Meeting. In the light of these circumstances, we have not offered any comment upon the compliance under section 123 of the Act.

For Ganesh Kamath Associates
Chartered Accountants

(CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN:22203081AJVWBH7984

Date May 27, 2022 Place: Bangalore

Annexure -1 to the Auditors' Report

Annexure referred to in paragraph 1 under the heading "Report on other legal and regulatory requirements" of our Report to the members of SKG Terra Promenade Private Limited, Bangalore

- 1) The company does not have any fixed assets during the period covered under audit, hence the clause 3(i) of the Order is not applicable.
- 2) a) The inventories have been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable.
 - b) In our opinion and to the information and explanation given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - c) The Company has maintained proper records of inventories. As explained to us, there were no material discrepancies noticed on physical verification of inventories as compared to the book records.
 - d) In accordance to the explanation and information given to us, during the period covered under audit, as there are no outstanding to bank / financial institutions, there is no requirement to file any quarterly statements or returns to any lenders. Hence no comments are being offered on the same.
- 3) The company has not granted any loans during the year to the Companies, firms or other parties listed in the registered maintained under section 189 of the Act, the clause 3(iii) of the Order is not applicable.
- 4) In accordance to the information provided and explanations given to us, the company has not granted loan, made investment, provided any guarantee or security hence comments required under clause 3(iv) has not been made here.
- 5) The company has not accepted any deposits as applicable under the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other provisions of the Act, and the rules framed thereunder. Accordingly, the provisions of Clause 3(v) of the saidorder are not applicable.
- 6) To the best of our knowledge and explanations given to us, the Central Government has not prescribed the maintenance of cost records under clause (d) of sub section (1) of section 148 of the Act for the products of the company. Accordingly, provisions of clause 3(vi) of the said order are not applicable.
- 7) a) According to the records of the Company, the Company is generally regular in depositing the undisputed statutory dues applicable to it to with the appropriate authorities. In terms of its books of accounts, no undisputed statutory dues payable in respect of provident fund, employees state insurance, income tax, wealth tax, GST, service tax, customs duty, excise duty, value added tax, cess, and any other undisputed statutory dues were outstanding, as at March 31, 2022 for a period of more than six months from the date they became payable.
 - b) According to the records of the company and according to the information and explanations given to us, there were no dues outstanding on account of income tax, wealth tax, GST, service tax, sales tax, customs duty, excise duty and cess on account of dispute.
- 8) According to the records of the company and according to the information and explanations provided to us, there are no transactions that are not recorded in the books of accounts to be surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 9) (i) According to the records of the company and according to the information and explanations provided to us, the company has not defaulted in repayment of dues to the bank.
 - (ii) The company has not been declared as a willful defaulter by any bank or financial institution or other lender.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has applied the proceeds of the term loans obtained by it for the purpose for which it was obtained.
 - (iv) According to the records of the company and according to the information and explanations provided to us The funds raised on a short term basis have not been utilised for long term purposes.
 - (v) According to the records of the company and according to the information and explanations provided to us, 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.
 - (vi) According to the records of the company and according to the information and explanations provided to us, the Company has not raised any loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.

- 10) (i) According to the records of the company and according to the information and explanations provided to us, the company has not made any Initial Public Offer during the year.
 - (ii) The company has not made any preferential allotment or private placement of shares/debentures during the year.
- 11) (i) Based on the audit procedures performed for the purpose of reporting the true and fair view of the financial statements and as per the information and explanations given to us, we report that no material frauds on or by the company has been noticed or reported.
 - (ii) According to the records of the company and according to the information and explanations provided to us, report under sub-Section (12) of Section 143 of the Companies Act has not been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules 2014 with the Central Government.
 - (iii) According to the records of the company and according to the information and explanations provided to us, the company has not any whistle-blower complaints during the year.
- 12) The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- 13) The transactions entered into with related parties are in compliance with section 177 & 188 of The Companies Act 2013 and the details have been disclosed in the financial statements as required by the applicable accounting standards.
- 14) (i) The company has an internal audit system commensurate with the size and nature of its business.
 - (ii) The reports of the Internal Auditors for the period under audit has been considered.
- 15) The company has not entered into any non-cash transactions with directors or persons connected with directors, during the year.
- 16) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934, Accordingly, clause 3(xvi)(a) of the said order is not applicable.
- 17) The company has incurred cash loss of ₹ 11,488/- (Rupees Eleven thousand four hundred eighty eight only) as cash losses during the financial year previous year ₹ 20,618/- (Rupees Twenty thousand six hundred eighteen only) during the immediately preceding Financial Year covered in this audit.
- 18) There has not been any resignation by the statutory auditors of the company during the year.
- 19) On the basis of the financial ratios, aging and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's 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.
- 20) The provisions of the section 135 of the Companies Act, 2013 is not applicable to the company, hence clause 3(xx)(a) and (b) of the said order is not applicable to the company.
- 21) According to the information and explanations given to us and based on our examination of the records of the Company, There are no qualifications or adverse remarks by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports of the companies included in the consolidated financial statements.

For Ganesh Kamath Associates
Chartered Accountants

(CA Ganesh Kamath M.)
Proprietor
M. No: 203081

Firm Reg No: 006449S UDIN:22203081AJVWBH7984

Date: May 27, 2022 Place: Bangalore

Annexure -2 to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of **SKG Terra Promenade Private Limited** ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls:

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with Generally Accepted Accounting Principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with Generally Accepted Accounting Principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Ganesh Kamath Associates Chartered Accountants

(CA Ganesh Kamath M.)
Proprietor
M. No: 203081
Firm Reg No: 006449S
UDIN:22203081AJVWBH7984

Date: May 27, 2022 Place: Bangalore

SKG TERRA PROMENADE PRIVATE LIMITED

BALANCE SHEET AS AT MARCH 31, 2022

(Amount in ₹)

	Particulars	Note No.	As at March 31, 2022	As at March 31, 2021
Т	ASSETS			
	Non - current assets			
	(a) Other non current assets	3	54,856,485	54,856,485
	Total non current assets		54,856,485	54,856,485
	Current assets			
	(a) Financial Assets			
	(i) Cash and cash equivalents	4	776,228	776,877
	(b) Other Current Assets	5	1,731,690	1,731,690
	Total current assets		2,507,918	2,508,567
	TOTAL ASSETS		57,364,403	57,365,052
II	EQUITY AND LIABILITIES			
	Equity			
	(a) Share capital	6	200,000	200,000
	(b) Other equity	7	(178,891,613)	(170,948,203)
	Total Equity		(178,691,613)	(170,748,203)
	LIABILITIES			
	Current liabilities			
	(a) Other Current liabilities	8	236,056,016	228,113,255
	(b) Short term provisions			
	Total current liabilities		236,056,016	228,113,255
	TOTAL EQUITY AND LIABILITY		57,364,403	57,365,052
	Significant accounting policies and notes attached form an integral part of the financial statements	1, 2, 12 to 17		

In Accordance with our report attached

For and on behalf of the Board of Directors of SKG Terra Promenade Private Limited

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

	Particulars	Note No.	Current Year	Previous Year
ı	Income		-	-
	Total revenue		-	-
Ш	Expenses			
	Finance costs	9	7,931,922	7,862,227
	Other expenses	10	11,488	20,618
	Total expenses		7,943,410	7,882,845
III	Loss before tax (I - II)		(7,943,410)	(7,882,845)
IV	Tax expense:			
	Current tax		-	-
V	Loss for the year (III - IV)		(7,943,410)	(7,882,845)
VI	Earning per equity share:	11		
	Basic & diluted		(794.34)	(788.28)
	Significant accounting policies and notes attached form an integral part of the financial statements	1, 2, 12 to 17		

In Accordance with our report attached

For and on behalf of the Board of Directors of **SKG Terra Promenade Private Limited**

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

SKG TERRA PROMENADE PRIVATE LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(Amount in ₹)

Particulars Marc		ch 31, 2022	March 31,	2021
Cash flows from operating activities				
Loss before taxation		(7,943,410)		(7,882,845)
		(7,943,410)	_	(7,882,845)
(Increase)/ decrease in assets held for sale	-		-	
Increase/ (decrease) in other current liabilities	7,942,761		7,882,196	
Increase/ (decrease) in other current assets				
		7,942,761	=	7,882,196
Net cash from operating activities		(649)	-	(649)
Cash and cash equivalents at beginning of the period		776,877		777,526
Cash and cash equivalents at end of the period		776,228	_	776,877
			=	

In Accordance with our report attached

For and on behalf of the Board of Directors of **SKG Terra Promenade Private Limited**

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

CHANGES IN EQUITY AS AT MARCH 31, 2022

(a) Equity Share Capital

(Amount in ₹)

Particulars	As at March 31, 2022	As at March 31, 2021
Balance at the Beginning of the year	100,000	100,000
Changes in equity share capital during the year	-	-
Balance at the end of the year	100,000	100,000

(b) Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2020	(163,065,358)	(163,065,358)
Add: Loss for the year	(7,882,845)	(7,882,845)
Total comprehensive income as at March 31, 2021	(170,948,203)	(170,948,203)
Add: Loss for the year	(7,943,410)	(7,943,410)
Total comprehensive income as at March 31, 2022	(178,891,613)	(178,891,613)

In Accordance with our report attached

For and on behalf of the Board of Directors of **SKG Terra Promenade Private Limited**

For Ganesh Kamath Associates

Chartered Accountants

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/ FRN: 006449S

Place: Bengaluru Date: May 27, 2022 Vikas Kumar Gandhi Director DIN:07104367

SKG TERRA PROMENADE PRIVATE LIMITED

NOTES TO FINANCIAL STATEMENTS

1 BACKGROUND:

SKG Terra Promenade Private Limited ("the Company") was incorporated on December 3, 2014 and is a subsidiary of Kirloskar Electric Company Limited. The Company has been formed as Special Purpose Vehicle ("SPV") as per the restructuring terms.

2 SIGNIFICANT ACCOUNTING POLICIES:

2.1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS:

The financial accounts are prepared under the historical cost convention in accordance with the Generally Accepted Accounting Principles in India, including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. All income and expenditure, having a material bearing on financial statements, are recognized on accrual basis.

2.2 USE OF ESTIMATES:

The preparation of financial statements in conformity with Generally Accepted Accounting Principles requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

2.3 ASSETS HELD FOR SALE:

Assets held for sale are stated at the cost or estimated net realizable value whichever is lower.

2.4 TAXES ON INCOME:

Provision for current tax for the year is after taking cognizance of excess / short provision in prior years. Deferred tax assets/liability is recognized, subject to consideration of prudence, on timing differences.

2.5 IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to profit and loss account, in the year in which an asset is identified as impaired.

2.6 PROVISIONS AND CONTINGENT LIABILITIES:

A provision is recognized when the Company has a present obligation as a result of past event and it is probable that outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

Financial effect of contingent liabilities is disclosed based on information available upto the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

NOTES TO FINANCIAL STATEMENTS

(Amount in ₹)

Particulars	As at March	As at March
	31, 2022	31, 2021
Other non current assets		
Assets held for Sale	54,856,485	54,856,485
Total	54,856,485	54,856,485
Cash and cash equivalents:		
Balances with banks		
- in other accounts	776,228	776,877
Total	776,228	776,877
Other Currrent Assets		
GST	3,690	3,690
TDS Receivable	1,728,000	1,728,000
Total	1,731,690	1,731,690
	Assets held for Sale Total Cash and cash equivalents: Balances with banks - in other accounts Total Other Currrent Assets GST TDS Receivable	Assets held for Sale 54,856,485 Total 54,856,485 Cash and cash equivalents: Balances with banks - in other accounts 776,228 Total 776,228 Other Currrent Assets 3,690 TDS Receivable 1,728,000

6 Share capital:

Particulars	As at Mar	ch 31, 2022	As at Mar	ch 31, 2021
i di dodidi 9	Number	₹	Number	₹
Authorized:				
Preference shares of ₹ 10/- each	10,000	100,000	10,000	100,000
Equity shares of ₹ 10/- each	90,000	900,000	90,000	900,000
		1,000,000		1,000,000
Issued, subscribed and fully paid up:				
Preference shares of ₹ 10 /- each				
At the beginning of the reporting period	10,000	100,000	10,000	100,000
Issued during the reporting period	-	-	-	-
Redeemed during the reporting period	-	-	-	-
At the close of the reporting period	10,000	100,000	10,000	100,000
Equity shares of ₹ 10/- each				
At the beginning of the reporting period	10,000	100,000	10,000	100,000
Issued during the reporting period	-	-	-	-
Bought back during the reporting period	-	-	-	-
At the close of the reporting period	10,000	100,000	10,000	100,000
Total		2,00,000		2,00,000

SKG TERRA PROMENADE PRIVATE LIMITED

Other Information:

(1) Preference Shares:

- a. The Company has issued non cumulative preference shares of ₹ 10/- each. The preference shareholders do not have voting rights.
- b. Preference shares carry a dividend of 0.1%.
- c. Preference shares shall be redeemed after 10 years from the date of allotment.

d.	Particulars of peference	As at March 31, 2022		As at March 31, 2021	
	share holders holding more than 5% of the total number of preference share capital:		Percentage	Number	Percentage
(i)	Best Trading Private Limited	10,000	100%	10,000	100%

(2) Equity shares:

a. The Company has only one class of equity shares having a par value of ₹ 10/- each. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of the equity shares will be entitled to receive the remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the equity shares held by the shareholder.

b.	Particulars of equity share	As at March 31, 2022		As at March 31, 2021	
	holders holding more than 5% of the total number of equity share capital:	Number	Percentage	Number	Percentage
	Kirloskar Electric Company Limited (holding Company)	9,999	100%	9,999	100%

7 Other Equity (Amount in ₹)

Particulars	Retained earnings	Total Other equity
Total comprehensive income as at March 31, 2020	(163,065,358)	(163,065,358)
Add: Loss for the year	(7,882,845)	(7,882,845)
Total comprehensive income as at March 31, 2021	(170,948,203)	(170,948,203)
Add: Loss for the year	(7,943,410)	(7,943,410)
Total comprehensive income as at March 31, 2022	(178,891,613)	(178,891,613)

8 Other current liabilities

Particulars	As at March 31, 2022	As at March 31, 2021
a) Amount due to holding company	220,230,435	220,212,236
b) Other liabilities	31,659	39,019
c) Interest accrued and due	15,793,922	7,862,000
	236,056,016	228,113,255

NOTES TO FINANCIAL STATEMENTS

(Amount in ₹)

	Particulars	Current Year	Previous year	
9	Finance costs			
	i) Interest expenses	7,931,922	7,862,227	
		7,931,922	7,862,227	
10	Other expenses:	-		
	i) Rates and taxes	-	1,800	
	ii) Payment to auditors - as auditor	7,500	7,500	
	iii) Insurance charges	839	769	
	iv) Professional fees	2,500	9,900	
	v) Bank charges	649	649	
		11,488	20,618	
11	Earnings per share:			
	(Basic and diluted)			
	Loss for the year after tax expense	(7,943,410)	(7,882,845)	
	Weighted average number of equity shares	10,000	10,000	
	Loss per share	(794.34)	(788.28)	
	Particulars	As at March	As at March	
12	Contigent liablities and commitments:	31, 2022	31, 2021	
12	-			
	(to the extent not provided for)			
	Contigent liablities:			
	The Company has given Corporate Guarantee to the Corporation Bank on behalf of the Kirloskar Electric Company Limited for working capital mortgage loan taken by them.	72,691,652	72,691,652	

SKG TERRA PROMENADE PRIVATE LIMITED

13 SEGMENT REPORTING:

The Company is a SPV engaged in the realisation of fixed and current assets transferred from its holding company. Since the Company's business activity primarily falls within single business segment, no further disclosures required other than those given in the financial statements.

14 RELATED PARTY TRANSACTIONS:

(a) List of related parties:

SI. No.	Name of the Related Party	Relationship
1	Kirloskar Electric Company Limited	Holding Company
2	Prakash Purushotham	Key Management Personnel and their relatives ("KMP")
3	Vikas Kumar Gandhi	
4	Ashok Misra	

(b) Transactions with related parties:

(Amount in ₹)

Particulars	Relationship	Current Year	Previous Year
Reimbursement of expenses:			
Kirloskar Electric Company Limited	Holding Company	18,199	25,196

(c) Outstanding balances at the end of the year:

(Amount in ₹)

Particulars	Relationship	As at March 31, 2022	As at March 31, 2021
Amount due from Company:			
Kirloskar Electric Company Limited	Holding Company	220,230,435	220,212,236

- 15 The Company is taking active steps to dispose off the remaining immoveable properties so taken over and pay the unpaid consideration to its holding company and repay the holding company's borrowings from bank.
- The company has assessed the impact that may result from this pandemic on its assets/ liabilities. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of the pandemic, the company considered internal and external information available till the date of approval of these financial results and has assessed this situation. In that context and based on the current estimates, the company believes that COVID-19 is not likely to have any material impact on its financial statements, liquidity or ability to service its debt or other obligations. However, the overall economic environment, being uncertain due to COVID-19, may affect the underlying assumptions and estimates in future, which may differ from those considered as at date of approval of these financial statements. The company would closely monitor such developments in future economic conditions and consider their impact on the financial statements of the relevant period.
- 17 Previous years figures have been regrouped wherever required in conformity with current year presentation.

In Accordance with our report attached

For and on behalf of the Board of Directors of SKG Terra Promenade Private Limited

For Ganesh Kamath Associates

Chartered Accountants

Vikas Kumar Gandhi Director DIN:07104367 Prakash Purushotham Director DIN:07199035

CA. Ganesh Kamath M.

Proprietor

M. No. 203081/FRN: 006449S

Place: Bengaluru Date: May 27, 2022

Statement on Impact of Audit Qualifications (for audit report with modified opinion) submitted along-with Annual Audited Financial Results - (Standalone)

	Statement on Impact of Audit Qualifications for the Financial Year ended March 31, 2022 [See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016]						
I.	SI. No.	Particulars	Audited Figures (as reported before adjusting for qualifications) (Rs. in Lakhs)	Adjusted Figures (audited figures after adjusting for qualifications) (Rs. in Lakhs)			
	1.	Turnover / Total income	44,239	44,239			
	2.	Total Expenditure	38,423	38,423			
	3.	Net Profit/(Loss)	5,816	5,816			
	4.	Earnings Per Share	8.76	8.76			
	5.	Total Assets	62,710	62,710			
	6.	Total Liabilities	52,396	52,396			
	7.	Net Worth	10,314	10,314			
	8.	Any other financial item(s) (as felt appropriate by the management)	Nil	Nil			

II. Audit Qualification (each audit qualification separately):

a. Details of Audit Qualification:

Attention of the Directors is invited to note 5 to the audited financial results regarding amounts due to the Company from certain subsidiaries towards part consideration receivable on sale and assignment of certain immovable properties, receivables, interest charged and expenses reimbursed. We have relied on the management's representations that it is confident of realization of amounts due to the said subsidiaries aggregating to Rs.11,762.42 lakhs (Rs. 11,777.86 lakhs as at March 31, 2021) against which provision is recognized for an amount of Rs.8,400.77 lakhs. Pending disposals/realization of assets by the subsidiaries, shortfall in realization of the amount outstanding (net of provision), if any, could not be ascertained.

- b. Type of Audit Qualification: Qualified Opinion
- c. Frequency of qualification: Repetitive
- d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's

Views: Not Applicable

- e. For Audit Qualification(s) where the impact is not quantified by the auditor:
 - (i) Management's estimation on the impact of audit qualification:

These subsidiaries are taking active steps to repay the dues of the Company, from collection of book debts assigned and from disposal of immovable properties transferred apart from debts transferred as referred above. The Board of directors is confident of realisation of the entire amounts due from the said subsidiaries as we are sure or realizing much more amount from the sale of immovable properties.

(ii) If management is unable to estimate the impact, reasons for the same:

Same as Above comment.

(iii) Auditors' Comments on (i) or (ii) above:

Same as Above in Point a

III. Signatories:

- Executive Chairman: Vijay R Kirloskar Sd/-
- CFO: Sanjeev Kumar S Sd/-
- Audit Committee Chairman: Kamlesh Gandhi Sd/-
- Statutory Auditor: A.Umesh Patwardhan, Mem. No.222945 Sd/-

K N Prabhashankar & Co., Chartered Accountants Firm Regn. No.0004982S

Place: Bengaluru

Date: May 28, 2022

	Statement on Impact of Audit Qualifications for the Financial Year ended March 31, 2022 [See Regulation 33 / 52 of the SEBI (LODR) (Amendment) Regulations, 2016]						
l.	SI. No.	Particulars	Audited Figures (as reported before adjusting for qualifications) (Rs. in Lakhs)	Adjusted Figures (audited figures after adjusting for qualifications) (Rs. in Lakhs)			
	1.	Turnover / Total income	45,369	45,369			
	2.	Total Expenditure	38,630	38,630			
	3.	Net Profit/(Loss)	6,739	6,739			
	4.	Earnings Per Share	10.15	10.15			
	5.	Total Assets	61,498	61,498			
	6.	Total Liabilities	53,896	53,896			
	7.	Net Worth	7,602	7,602			
	8.	Any other financial item(s) (as felt appropriate by the management)	Nil	Nil			

II. Audit Qualification (each audit qualification separately):

a. Details of Audit Qualification:

Attention of the Directors is invited to note 6(a) to the audited financial results regarding trade receivables/book debts exceeding two years and considered good by the management estimated at Rs.2,434 lakhs. The relevant accounts are subject to adjustments, if required after management completes review, reconciliation and identification of further doubtful debts. We are unable to express an independent opinion on the extent of shortfall in the recovery of the same.

- b. Type of Audit Qualification: Qualified Opinion
- c. Frequency of qualification: Repetitive
- d. For Audit Qualification(s) where the impact is quantified by the auditor, Management's

Views: Not Applicable

- e. For Audit Qualification(s) where the impact is not quantified by the auditor:
 - (i) Management's estimation on the impact of audit qualification:

The Company is in the process of completing the review and reconciliation of receivables/book debts and in our opinion any further provision required will not have material impact on the financial results of the Company and we are confident of realizing the book debts.

(ii) If management is unable to estimate the impact, reasons for the same:

Same as Above comment.

(iii) Auditors' Comments on (i) or (ii) above:

Same as Above in Point a

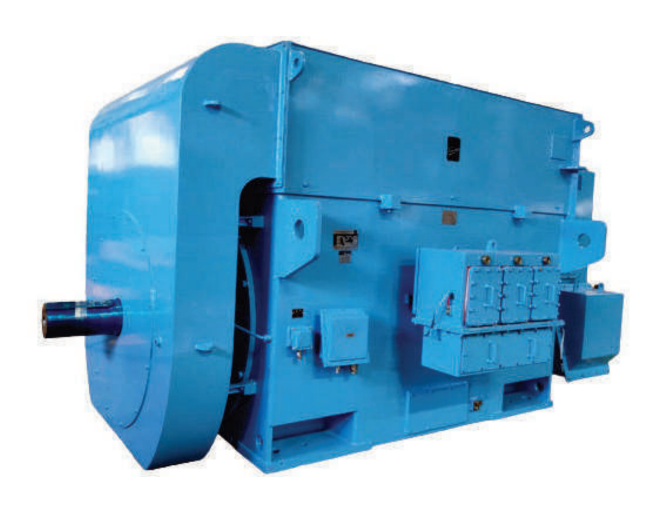
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- Audit Committee Chairman: Kamlesh Gandhi Sd/-
- Statutory Auditor: A.Umesh Patwardhan, Mem. No.222945 Sd/-

K N Prabhashankar & Co., Chartered Accountants Firm Regn. No.0004982S

Place: Bengaluru

Date: May 28, 2022



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