Regd.Office & Flour Mill Phone: +91 462 248 6532 (4 Lines)

75/8, Benares cape Road Mobile: +91 944 337 5445 Gangaikondan – 627352 Fax : +91 462 248 6132

Tirunelveli District E-Mail: ho@klrf.in
Tamil Nadu Web : www.klrf.in

CIN: L15314TN1961PLC004674 GSTN: 33AAACK6029N1ZF

FN/SEC/BSE/2025 -26 18th August 2025

BSE Limited Listing Department Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400 001.

Dear Sir, Script Code: 507598 Scrip ID "KLRFM"

Sub: Submission of Annual Report 2024-2025.

We refer to our letter dated 16th August 2025 regarding the filing of annual report, pursuant to Regulation 34(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, we enclose herewith the copy of the updated Annual Report for the financial year 2024-25 containing the updated disclosure on Related Party Transactions.

A copy of the updated Annual Report is also available on the Company's website at www.klrf.in

This is for your information and record.

Thanking you,

Yours faithfully, For Kovilpatti Lakshmi Roller Flour Mills Limited

S. Piramuthu Company Secretary and Compliance Officer Membership No. FCS 9142

Encl: As above





















Atta | Maida | Sooji | Vermicelli | Ada

Kuthuvilakku is a household name in South India, renowned for high-quality wheat flour and wheat products such as Chakki Atta, Maida, Roasted Sooji and Vermicelli.

Our customers include both commercial establishments and households.

Over the past 60 years, we have built a strong foundation as a market leader in Tamil Nadu, Kerala and set to build a strong presence in Puducherry. We have a strong distribution network among wholesale and retail outlets, and are set to grow beyond our traditional market. Kuthuvilakku is now focussed on national expansion through retail channels.





CHAKKI ATTA





ROASTED SOOJI













ENGINEERING EXCELLENCE



Eltex Super Castings

Eltex Super Castings is a prominent manufacturer in the casting industry, renowned for its high-quality products and state-of-the-art foundry operations.

The foundry division is a one of the key components of the company, specializing in the production of various types of castings that serves multiple industries, including Automotive, Engineering, Infrastructure, Agriculture, Textile, etc., Ensuring precision and consistency in the products, a rigorous quality control process is in place, this commitment to Quality has earned reputation and reliability for the products.





Kovilpatti Lakshmi Roller Flour Mills Limited has been harnessing wind energy through its dedicated windmill since 1995. A pioneering step that highlights the company's long-standing commitment to sustainable energy practices. The company has enjoyed greater energy security and independence. This long-term energy strategy has shielded the company from fluctuations in electricity prices and supply disruptions.

As an early adopter of renewable energy, our company has positioned itself as a leader in environmental responsibility within the industry. The windmill has helped the company reduce its carbon footprint and set an example for others in the manufacturing sector.

This initiative has not only provided substantial benefits to the company itself but has also contributed to national renewable energy goals and environmental protection



CONTENTS

02	33	60
NOTICE TO MEMBERS	REPORT OF THE DIRECTORS	MANAGEMENT DISCUSSION AND ANALYSIS
64	94	108
REPORT ON CORPORATE GOVERNANCE	REPORT OF THE AUDITOR	BALANCE SHEET
110	111	113
STATEMENT OF PROFIT AND LOSS	CASH FLOW STATEMENT	NOTES TO FINANCIAL STATEMENT

CIN: L15314TN1961PLC004674

Board of Directors Sharath Jagannathan

Chairman* and Managing Director

(*from 29.05.2025)

Rajkumar Agarwal

Executive Director (from 01.07.2025)

Kalyani Jagannathan

R. Kannan

Ashwin Chandran

Harsha Varadaraj (from 20.09.2024)

Vijayraghunath (from 20.09.2024)

Chief Financial Officer R. Nagarajan

Company Secretary S. Piramuthu

Statutory Auditor M/s Marimuthu & Associates

Chartered Accountants, Tirunelveli

Branch Auditors M/s VKS Aiyer & Co

Chartered Accountants, Coimbatore

Secretarial Auditors M/s MDS & Associates LLP

Company Secretaries

Coimbatore

Bankers HDFC Bank Ltd

Registered Office 75/8, Benares Cape Road

Gangaikondan Tirunelveli -627352

Administrative Office 8th Floor, Time Square,

62, Balasundaram Road, Coimbatore-641018

Food Division Gangaikondan Tirunelveli - 627352,

Puducherry - 605102

Engineering Division Periyanaickenpalayam, Coimbatore-641020

Registrar and Share Transfer Agent MUFG Intime India Private Limited

(formerly Link Intime India Private Limited)

"Surya" 35, Mayflower Avenue Senthil Nagar, Sowripalayam Road Coimbatore – 641028, Tamil Nadu Telephone: +91 422 231 4792

E-mail: coimbatore@in.mpms.mufg.com

NOTICE OF 63rd ANNUAL GENERAL MEETING

Notice is hereby given that the Sixty Third (63rd) Annual General Meeting of the members of Kovilpatti Lakshmi Roller Flour Mills Limited will be held on Wednesday the 10th September, 2025 at 09:00 a.m., Indian Standard Time (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") without the in-person presence of the members at a common venue to transact the following business;

AGENDA

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Financial Statements of the company for the year ended 31st March, 2025 including audited Balance Sheet as at 31st March, 2025, Statement of Profit and Loss (including other comprehensive income) along with Cash Flow Statement and Statement of Changes in Equity for the year ended on that date together with notes and the reports of the Board of Directors and Auditors thereon.
- 2. To declare a dividend of ₹ 0.50 per equity share for the financial year ended 31st March 2025.
- **3**. To appoint a director in the place of Sri. R. Kannan (DIN: 00951451) who retires by rotation and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS

4. Appointment of Sri. Rajkumar Agarwal (DIN: 09399020) as Director of the Company.

To consider and if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 152, 160 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the relevant Rules made thereunder and pursuant to the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory amendment(s) or modification(s) or re-enactment(s) thereof for the time being in force) and the Articles of Association of the Company, Sri. Rajkumar Agarwal (DIN: 09399020), who was appointed as an Additional Director of the Company by the Board of Directors with effect from 1st July, 2025 and who holds office up to the date of this Annual General Meeting in accordance with the provisions of Section 161(1) of the Companies Act, 2013 and in respect of whom the Company has received a notice in writing from a member under Section 160 of the Act proposing his candidature for the office of Director, be and is hereby appointed as Director of the Company, liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee(s) constituted by the Board from time to time) be and is hereby authorised to do all such acts, deeds, things and matters as may be necessary, proper or expedient to give effect to the above resolution."

5. Approval of the appointment of Sri. Rajkumar Agarwal (DIN: 09399020) as Whole-time Director (designated as "Executive Director") of the Company for a period of 3 (three) years with effect from 1st July, 2025 and the remuneration payable to him.

To consider and, if thought fit, to pass, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 196, 197, 198, 203, Schedule V and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and pursuant to the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory amendment(s) or modification(s) or re-enactment thereof for the time being in force) and in accordance with the Nomination and Remuneration Policy of the Company and pursuant to the provisions of the Articles of Association, the approval of the members of the Company be and is hereby accorded for the appointment of Sri. Rajkumar Agarwal (DIN: 09399020) as Whole-time Director (designated as "Executive Director") of the Company for a period of 3 (three) years with effect from 1st July, 2025 on the following terms and conditions, as recommended by the Nomination and Remuneration Committee and approved by the Audit Committee and the Board of Directors, at their respective meetings held on 29th May, 2025;

a.	Salary	A total remuneration comprising of salary, allowances, perquisites etc. payable by the company amounting to INR 46,80,000/-(Rupees Forty Six Lakhs Eighty Thousand only) per annum with effect from 1 st July, 2025.
		The annual increment, if any, will be decided by the Board from time to time based on the recommendation of the Nomination and Remuneration Committee which shall not exceed 12 % of
		the total annual remuneration last drawn.
b. Perquisites		Provident fund: Company's contribution towards provident fund, superannuation fund or annuity fund as per the rules of the Company, to the extent it is not taxable under the Income Tax Act, 1961.
		Gratuity: Gratuity payable at a rate not exceeding half a month's salary for each completed year of service.
		Leave encashment: Encashment of leave at the end of the tenure.
		The above perquisites shall not be included in the computation of ceiling on remuneration aforesaid.

C.	Commission or	At the discretion of the Board and the amount determined shall
	net profits	be subject to the limits laid down under Section 197 read with
		Schedule V and 198 of the Companies Act, 2013 or any other
		applicable law.

RESOLVED FURTHER THAT in the event of loss or no profits or inadequacy of profits in any financial year, the above remuneration shall be payable as minimum remuneration to Sri. Rajkumar Agarwal (DIN: 09399020) during his tenure as Whole-time Director (designated as "Executive Director") of the Company as specified in Schedule V of the Companies Act, 2013 (as amended).

RESOLVED FURTHER THAT the Board of Directors (including its Committee(s) thereof) be and is hereby authorized to alter and vary the terms of appointment and/or remuneration payable to Sri. Rajkumar Agarwal (DIN: 09399020), as it may deem fit, proper and necessary, subject to the same not exceeding the above limits.

RESOLVED FURTHER THAT Sri. Rajkumar Agarwal (DIN: 09399020), during his tenure as Whole-time Director (designated as "Executive Director"), shall be liable to retire by rotation and the same shall not be treated as break in his service as Whole-time Director (designated as "Executive Director").

RESOLVED FURTHER THAT Sri. Rajkumar Agarwal (DIN: 09399020) shall not be entitled to receive any sitting fees for attending the meetings of the Board of Directors or any Committees thereof.

RESOLVED FURTHER THAT the Board of Directors (including any Committee(s) constituted by the Board from time to time) be and are hereby severally authorized to take all such steps as may be necessary and/or give such directions as may be necessary, proper or expedient to give effect to the above resolution without being required to seek any further consent or approval of the members and the members shall be deemed to have given their approval thereto expressly by the authority of this resolution.

Approval of the appointment of Secretarial Auditors of the Company for a period of 5
(five) consecutive financial years commencing from FY 2025-26 till FY 2029-30 and the
remuneration payable to them.

To consider and, if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 204 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any amendment(s), statutory modification(s) or re-enactment(s) thereof, for the time being in force) and Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended from time to time, read with relevant circulars and pursuant to the recommendation of the Board of Directors, at their meeting held on 29th May, 2025, the approval of the members of the Company be and is hereby

accorded for the appointment of M/s. MDS & Associates LLP (LLPIN: ABZ-8060), Company Secretaries, Coimbatore, who are holding a valid Peer Review Certificate issued by the Institute of Company Secretaries of India (ICSI), as Secretarial Auditors of the Company to conduct the Secretarial Audit for a period of 5 (five) consecutive financial years commencing from FY 2025-26 till FY 2029-30 on the remuneration and such terms and conditions, as detailed in the explanatory statement annexed to this notice pursuant to Section 102 of the Act and the Listing Regulations.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee(s) constituted by the Board from time to time) be and is hereby authorised to do all such acts, deeds, things and matters as may be necessary, proper or expedient to give effect to the above resolution."

7. Ratification of the remuneration payable to the Cost Auditor for the financial year 2025-26.

To consider and, if thought fit, to pass the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with the Companies (Audit and Auditors) Rules, 2014 and Companies (Cost Records and Audit) Rules, 2014 (including any statutory amendment(s) or modification(s) or re-enactment thereof for the time being in force), the re-appointment of M/s. P. Mohankumar & Co., (FRN: 100490), Cost Accountants, Coimbatore, as Cost Auditor made by the Board of Directors based on the recommendation of the Audit Committee to audit the cost records of the Engineering Division of the Company for the financial year 2025-26 on a remuneration of $\ref{thm:posterior}$ 90,000/- (Rupees Ninety Thousand only) plus applicable tax and out of pocket expenses that may be incurred during the course of audit, be and is hereby ratified and confirmed.

RESOLVED FURTHER THAT the Board of Directors of the Company (including any Committee(s) constituted by the Board from time to time) be and is hereby authorised to do all such acts, deeds, things and matters as may be necessary, proper or expedient to give effect to the above resolution."

STATEMENT SETTING OUT THE MATERIAL FACTS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013:

Item No.4

Based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors of the Company, at their meeting held on 29th May, 2025, has appointed Sri. Rajkumar Agarwal (DIN: 09399020) as an Additional Director with effect from 1st July, 2025. Pursuant to Section 161(1) of the Companies Act, 2013, he holds such office up to the date of this 63rd Annual General Meeting of the Company.

Considering the rich experience, skills and expertise knowledge possessed by the appointee Director in the area of production, process optimization, quality control and material handling etc, the Board opines that Sri. Rajkumar Agarwal (DIN: 09399020) fulfils the conditions prescribed

in the Companies Act, 2013 and the relevant Rules made thereunder for his appointment as Director and it is desirable to continue to avail his services as a Director of the Company and his continued association would highly benefit the Company.

The Company has received requisite consent/disclosures as required under the Act and Rules framed thereunder from Sri. Rajkumar Agarwal (DIN: 09399020) for considering his appointment as set out in Item No.4 of the notice. Further, he is not disqualified under the Act and not debarred from holding the office of a director by virtue of any order of the SEBI or any other authority. The Company has also received a notice in writing from a member under Section 160 of the Act, proposing his candidature for the office of Director of the Company.

In accordance with Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Secretarial Standards on General Meetings (SS-2), the qualification, experience and expertise of Sri. Rajkumar Agarwal (DIN: 09399020) is disclosed in the Annexure to the notice.

Accordingly, the Board of Directors recommends the ordinary resolution set out in Item No.4 of the Notice for the approval of the members of the Company.

Except Sri. Rajkumar Agarwal (DIN: 09399020), being the appointee Director, none of the other Directors and Key Managerial Personnel of the Company or their relatives are concerned or interested, financially or otherwise, in the resolution set out in Item No.4 of the Notice.

Item No. 5

Sri. Rajkumar Agarwal (DIN: 09399020) was appointed as Vice-President-Flour Mills (Senior Management) with effect from 1st June, 2024 and subsequently, he was designated as Business Head (Senior Management) of the Company with effect from 19th August, 2024. Considering the experience, skills and knowledge and the role and responsibilities shouldered by him and based on the recommendation of the Nomination and Remuneration Committee and the approval of the Audit Committee, the Board of Directors, at their meeting held on 29th May 2025, has approved the appointment of Sri. Rajkumar Agarwal (DIN: 09399020) as Whole time Director (designated as "Executive Director") of the Company for a period of 3 years with effect from 1st July ,2025, on the terms and conditions as set out under Item No.5 of this notice, subject to the approval of the members of the Company.

Sri. Rajkumar Agarwal (DIN: 09399020) is a milling technologist and has varied experience, skills and knowledge in the area of production, process optimization, quality control and material handling etc. Considering the above, the Board of Directors opine that the appointment of Sri. Rajkumar Agarwal (DIN: 09399020) as Whole time Director (designated as "Executive Director") would be greatly beneficial to the Company.

Pursuant to Section(s) 196, 197 and 203 read with Schedule V of the Companies Act, 2013 and pursuant to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015,

the Ordinary Resolution as set out under Item No.5 of this notice is being placed before the members for approval.

Accordingly, the Board of Directors recommends the Ordinary Resolution as set out under Item No.5 of this notice for the approval of the members.

Members are informed that the terms of appointment of Sri. Rajkumar Agarwal (DIN: 09399020) as Whole time Director (designated as "Executive Director") and the payment of the remuneration to him, as set out under Item No.5 of the notice, are in conformity with Schedule V and other applicable provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The particulars set out above can also be treated as memorandum required under the provisions of Section 190 of the Companies Act, 2013.

The general information as required under Section II of Part II of Schedule V of the Companies Act, 2013 (as amended) and the disclosure as required in accordance with Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Secretarial Standards on General Meetings (SS-2) issued by the ICSI has been annexed and forms part of this notice.

Except Sri. Rajkumar Agarwal (DIN: 09399020), being the appointee Whole-time Director, none of the other Directors and Key Managerial Personnel of the Company or their relatives are concerned or interested, financially or otherwise, in the ordinary resolution set out in Item No.5 of the Notice.

Item No. 6

Pursuant to the provisions of Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Third Amendment) Regulations, 2024 notified on December 12, 2024 ("SEBI Listing Regulations"), and the provisions of Section 204 of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, every listed Company, based on the recommendation of the Board of Directors, shall appoint a Secretarial Auditor who shall be a Peer Reviewed Company Secretary in Practice for a period of 5 (five) consecutive years with the approval of its members at the Annual General Meeting, Accordingly, the Board of Directors, at their meeting held on 29th May, 2025, has recommended the appointment of M/s. MDS & Associates LLP (LLPIN: ABZ – 8060), Company Secretaries, Coimbatore, who are holding a valid Peer Review Certificate issued by the Institute of Company Secretaries of India (ICSI), as Secretarial Auditors of the Company to conduct the Secretarial Audit for a period of 5 (five) consecutive financial years commencing from FY 2025-26 till FY 2029-30, on the following terms and conditions, subject to the approval of the members at this 63rd Annual General Meeting:

- **a) Term of appointment:** 5 (five) consecutive financial years commencing from FY 2025-26 till FY 2029-30 to conduct Secretarial Audit of the Company.
- b) Proposed Remuneration: ₹ 1,85,000/- (Rupees One Lakh Eighty Five Thousand Only) (excluding applicable taxes and out of pocket expenses incurred in connection with the audit) to conduct secretarial audit for Financial Year ending March 31, 2026 and for subsequent year(s) of their term, such fees as may be approved by the Board of Directors, based on the recommendation of the Audit Committee, in consultation with the Secretarial Auditors. The other terms of appointment of the Secretarial Auditors will be specified by the Board. Besides the above, the Company would obtain certification as may be required under various statutory regulations from time to time and such other services, which are not restricted, with necessary approval of the Board and the same will be remunerated separately on mutually agreed terms.
- c) Basis of recommendation: The Board of Directors has considered the credentials of the appointee Secretarial Auditors, as given below and recommended their appointment, as set out in Item No.6 of this notice, based on the fulfilment of the eligibility criteria and qualifications prescribed under the Act and Rules made thereunder and the SEBI Listing Regulations with regard to the experience of the firm, capability, independent assessment and audit experience.
- d) Credentials: M/s. MDS & Associates LLP, Company Secretaries, is a Practicing Company Secretaries' firm based in Coimbatore, Tamil Nadu. The firm houses a team of qualified and seasoned professionals who bring together more than 36 years of rich experience and expertise knowledge in the field of Corporate, Securities and allied laws. The Firm is specialized in Secretarial Audits, Board Process Audits, Corporate Governance Audits, Corporate Actions / Transactions based Due Diligence Audits and mergers and acquisitions. The firm consists of 3 partners who are fellow members of The Institute of Company Secretaries of India (ICSI). Sri. M. D. Selvaraj, FCS, is the Managing Partner. The firm holds a valid Peer Review Certificate issued by ICSI and meets the criteria of appointment as prescribed under Regulation 24A of the SEBI Listing Regulations.
- e) Consent and eligibility: M/s. MDS & Associates LLP, Company Secretaries, have given their consent to act as Secretarial Auditors of the Company and confirmed that their aforesaid appointment, if made, would be within the limits prescribed by the Institute of Company Secretaries of India or under the Act & Rules made thereunder and SEBI Listing Regulations. They have also confirmed that they are not disqualified from being appointed as Secretarial Auditors in terms of provisions of the Act & Rules made thereunder and SEBI Listing Regulations.

Accordingly, the Board of Directors recommends the Ordinary Resolution as set out under Item No.6 of this notice for the approval of the members.

None of the Directors, Key Managerial Personnel of the Company or their relatives are concerned or interested, financially or otherwise, in the ordinary resolution set out in Item No.6 of the Notice.

Item No.7

The Board of Directors, based on the recommendation of the Audit Committee, has approved the re-appointment of M/s P. Mohankumar & Co., (Firm Registration No: 100490), Cost Accountants, Coimbatore as Cost Auditor to conduct the audit of the cost records of the Engineering Division of the Company for the financial year 2025-26 and the remuneration payable to him, subject to ratification by the members as set out under Item No.7 of this Notice. In accordance with the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditor is required to be ratified by the Members of the company by means of passing an ordinary resolution.

Accordingly, the approval of the members is sought by way of an ordinary resolution as set out under Item No.7 of this Notice for ratification of the remuneration payable to the Cost Auditor for the financial year 2025 - 26. Your directors recommend the passing of this ordinary resolution.

None of the Directors and Key Managerial Personnel of the Company or their relatives are concerned or interested, financially or otherwise, in the ordinary resolution set out in Item No.7 of the Notice.

Notes:

- 1. The Statement pursuant to Section 102(1) of the Companies Act, 2013 ("the Act") with respect to the Special Business set out in the Notice is annexed hereto and forms part of this Notice. Further, the disclosure pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India ("ICSI") in respect of the Directors seeking appointment / re-appointment at this AGM are also annexed to this Notice.
- 2. Members are informed that the Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India ("SEBI") vide their relevant circulars issued from time to time (collectively referred to as "MCA and SEBI Circulars") has permitted the conduct of the 63rd Annual General Meeting ("AGM") through Video Conferencing (VC)/Other Audio Visual Means (OAVM), without the physical presence of the Members at a common venue. The deemed venue for the 63rd AGM shall be the Registered Office of the company situated at 75/8, Benares Cape Road, Gangaikondan-627352, Tirunelveli, Tamil Nadu.

In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") MCA Circulars and SEBI Circulars, the 63rd AGM of the Company is being held through VC/OAVM. Members desirous of participating in the 63rd AGM through VC/OAVM, may refer to the procedures mentioned below.

- 3. Pursuant to the provisions of the Act, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his /her behalf and the proxy need not be a member of the company. Since, this 63rd AGM is being held through VC / OAVM pursuant to the MCA and SEBI Circulars, the physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the 63rd AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice. Members attending the AGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 4. Institutional / Corporate Shareholders (i.e. other than individuals / HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/ Authorization etc., authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to mds@mdsassociates.in with a copy marked to the company to cosec@klrf.in.
- 5. The Register of Members and share transfer books of the company will remain closed from Thursday, 4th September 2025 to Wednesday, 10th September 2025 (both days inclusive) as per Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 91 of the Companies Act, 2013.
- 6. Dividend as recommended by the Board of Directors, if declared at the ensuing Annual General Meeting will be paid within 30 days from the date of declaration to those members whose names appear on the Register of Members in respect of shares held in physical form as well as in respect of shares held in electronic form as per the details received from the depositories for this purpose as at the close of the business hours on Wednesday, 3rd September 2025 ("Record Date").
- 7. Members holding shares in electronic form may note that bank particulars registered against their depository accounts will be used by the company for payment of dividend, if any. The company or its registrar and share transfer agent, MUFG Intime India Private Limited (formerly "Link Intime India Private Limited") cannot act on any request received directly from the members holding shares in electronic form for any change of bank particulars or bank mandates. Such changes are to be advised only to the depository participant by the members. Members holding shares in physical form and desirous of registering bank particulars against their respective folios for payment of dividend, are requested to write to the registrar and share transfer agent of the company.
- 8. Members are advised to utilize the National Electronic Clearing System (NECS) for receiving dividends. Members holding shares in electronic form are requested to contact their respective Depository Participants for availing NECS facility. Members holding shares in physical form are requested to download the ECS form from the website of the Company viz., www.klrf.in and the same, duly filled and signed along with original cancelled cheque leaf may be sent to the Company or to the Registrar and Share Transfer Agent.

- 9. Details of the Directors seeking appointment/re-appointment at the 63rd Annual General Meeting as required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India is annexed and forms part of this notice.
- 10. The company has entered into agreements with National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL"). The Depository System envisages the elimination of several problems involved in the scrip-based system such as bad deliveries, fraudulent transfers, fake certificates, thefts in postal transit, delay in transfers, mutilation of share certificates, etc. Simultaneously, Depository System offers several advantages like elimination of concept of market lot, elimination of bad deliveries, reduction in transaction costs, improved liquidity, etc. Members, therefore, now have the option of holdings and dealing in the shares of the company in electronic form through NSDL or CDSL. Members are encouraged to convert their holding to electronic mode.
- 11. Members holding shares in electronic form may please note that as per the regulations of National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL), the company is obliged to print the details on the dividend warrants as furnished by these depositories to the company and the company cannot entertain any request for deletion/change of bank details already printed on dividend warrants as per the information received from the concerned depositories. In this regard, members should contact their depository participants (DP) and furnish particulars of any changes desired by them.
- 12. In accordance with SEBI's Master Circular dated 17th May 2023 and amendment circular dated 17th November 2023, Members holding shares in physical form, whose folio(s) are updated with PAN, nomination details, contact details, Bank Account details or updated specimen signature, will only be eligible for payment of dividend, through electronic mode effective from 1st April 2024. Therefore, Members holding shares in physical form are requested to update the above-mentioned details by providing the appropriate requests through ISR forms with the Registrar and Share Transfer Agent to ensure receipt of dividend.
- 13. The relevant formats for Nomination and updation of KYC details viz; Forms ISR-1, ISR-2, ISR-3, SH-13, SH-14 and SEBI circular are available on Company's website as well as the website of MUFG Intime India Private Limited (formerly "Link Intime India Private Limited"), the Registrar and Share Transfer Agent of the Company. Original cancelled cheque leaf bearing the name of the first holder failing which first security holder is required to submit copy of bank passbook / statement attested by the bank which is mandatory for registering the new bank details.
- 14. Securities and Exchange Board of India ("SEBI") has mandated that the transfer of securities held in physical form shall not be processed by the Company / its Registrars and Share Transfer Agents with effect from 1st April 2019. Further, the Securities and Exchange Board

of India ("SEBI") vide its Circular No. SEBI/HO/MIRSD/MIRSD RTAMB/P/CIR/2022/8 dated 25th January 2022 has mandated that the Company or its Registrars and Share Transfer Agents shall issue the securities in dematerialized form only while dealing the requests for issue of duplicate share certificate, sub-division or consolidation of certificates/folios, transmission or transposition, with effect from 25th January 2022. As per the said circular, the Company has opened a separate Escrow Demat Account for the purpose of crediting the shares of the Shareholders who fail to submit the letter of confirmation with the respective Depository Participant within the prescribed timeline. The shareholders/claimants shall submit duly filled up Form ISR-4 (hosted on the website of the Company and the RTA) along with the documents / details specified therein in order to process such requests. Therefore, the members, who are holding share(s) in physical form, are requested to immediately dematerialize their shareholding in the company. Necessary prior intimation in this regard has already been provided to the shareholders. Members holding equity shares of the Company in physical form are requested to kindly get their equity shares converted into demat/electronic form to get inherent benefits of dematerialization. Members can contact the Company or RTA, for assistance in this regard

- 15. a) Members are requested to notify immediately any change of address including bank particulars:
 - i. to their Depository Participants ("DPs") in respect of the shares held in electronic form, and
 - ii. to the company or its RTA, in respect to the shares held in physical form together with a proof of address viz, Aadhar/Electricity Bill/Telephone Bill/Ration Card/Voter ID Card/ Passport etc.
 - b) In case the registered mailing address is without the Postal Identification Number Code ("PINCODE"), members are requested to kindly inform their PINCODE immediately to the Company / RTA/DPs.
- 16. Non-Resident Indian("NRI") Members are requested to inform the company or its RTA or to the concerned Depository Participants, as the case may be, immediately:
 - a. The change in the residential status on return to India for permanent settlement;(or)
 - b. the particulars of the NRE/NRO Account with a Bank in India, if not furnished earlier.
- 17. Members are requested to update their name, postal address, e-mail address, telephone/ mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc., in respect of shares held in dematerialized form with their respective depository participants and in respect of shares held in physical form with the Company's Registrar and Share Transfer Agent, MUFG Intime India Private Limited (formerly "Link Intime India Private Limited") in prescribed Form ISR-1 and other forms pursuant to

SEBI Circular No. SEBI/HO/MIRSD/MIRSD_ RTAMB/P/CIR/2021/655 dated November 3, 2021 and 16th March 2023. In case of transmission / transposition, the members are requested to forward their requests and other communications directly to the Registrar and Share Transfer Agent (RTA) of the company, MUFG Intime India Private Limited (formerly "Link Intime India Private Limited"), "Surya", 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore – 641028.

- 18. As per the provisions of Section 72 of the Act, members may file nomination forms in respect of their physical shareholdings. Any member wishing to avail this facility may submit to the company's Registrar & Share Transfer Agent in the prescribed Form SH-13 (hosted on the website of the Company and RTA). Should any assistance be desired, members shall get in touch with the company's Registrar & Share Transfer Agent. Members holding shares in electronic form must approach their Depository Participant(s) for completing the nomination formalities.
- 19. Members are requested to make all correspondence in connection with shares held by them by addressing letters directly to the Company Secretary of the company or its RTA, namely, MUFG Intime India Private Limited (formerly "Link Intime India Private Limited"), "Surya", 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641028 Tamil Nadu, by quoting the Folio number or the Client ID number with DP ID number.
- 20. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the company will be entitled to vote at the AGM.
- 21. Members desirous of receiving any information on the accounts or operations of the company are requested to write to the Company Secretary so as to reach him at least 7 working days before the date of the Annual General Meeting. The same will be replied by the company suitably.
- 22. Members who have not encashed their dividend warrant(s) are requested to send their claim with a cancelled cheque containing name of the shareholder (for their Bank details) immediately to the Company/ Registrar and Transfer Agent (RTA) for receiving the amounts through electronic channels such as RTGS/ NEFT in lieu thereof. Members are requested to note that pursuant to Section 124 of the Companies Act, 2013 dividends not claimed within seven years from the date of transfer to the company's Unpaid Dividend Account, will be transferred to the Investor Education and Protection Fund ("IEPF") established by the Central Government under Section 125 of the Companies Act, 2013. The details of unclaimed dividend can be viewed on the company's website www.klrf.in. As per the provisions of Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules 2016, the company will be transferring the share(s), in respect of which the beneficial owner has not encashed any dividend during the last seven years, to the IEPF demat account of the IEPF Authority at the appropriate timeline. Details of shareholders whose shares has already been transferred / are liable to be

transferred to IEPF are available at the company's website: www.klrf.in. The shareholders whose unclaimed dividend/share has been transferred to the 'Investor Education and Protection Fund', may claim the same from IEPF authority by filing Form IEPF-5 along with requisite documents. Sri. S Piramuthu, Company Secretary, is the Nodal Officer (IEPF) of the Company for the purpose of verification of such claims.

- 23. In compliance with the aforesaid MCA Circulars and SEBI Circulars, the Notice of the 63rd AGM along with the Annual Report 2024-25 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ RTA/ Depositories. In respect of Members, who have not registered their email address, a letter providing the weblink including exact path, where the complete details of the Annual report is available, will be sent by the Company. Members may note that the Notice and Annual Report 2024-25 will also be made available on the company's website www.klrf.in, websites of the Stock Exchange i.e. BSE Limited (www.bseindia.com) and on the website of MUFG Intime India Private Limited (formerly "Link Intime India Private Limited") (https:// instavote.linkintime. co.in). Members can attend and participate in the Annual General Meeting through VC/OAVM facility only.
- 24. Pursuant to Finance Act, 2020, dividend is taxable in the hands of the shareholders w.e.f. 1st April 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid (if any) to the Members at the prescribed rates in the Income Tax Act, 1961. For the prescribed rates for various categories, the Shareholders are requested to refer to the Finance Act, 2020 and amendments thereof. Shareholders are therefore immediately requested to furnish the necessary documents / declarations to the Company's Registrar and Share Transfer Agent (RTA), MUFG Intime India Private Limited (formerly "Link Intime India Private Limited") to enable the Company in applying appropriate TDS percentage on dividend payment. Shareholders are requested to note that in case their PAN is not registered or having invalid PAN, or "specified person" as defined under Section 206AB of the Income Tax Act, 1961, the tax will be deducted at higher rates prescribed under Section 206AB, as applicable.
- 25. Members are requested to note that the 63rd Annual General Meeting is scheduled to be held through Video Conferencing (VC) / Other Audio-Visual Means (OAVM) and hence, the route map of the venue is not annexed to this Notice.
- 26. **Registration of email ID and Bank Account details:** In case the shareholder's email ID is already registered with the Company/its Registrar & Share Transfer Agent "RTA"/ Depositories, login details for e-voting are being sent to the registered email address. In case the shareholder has not registered his/her/their email address with the Company/its RTA/Depositories and / or not updated the Bank Account mandate for receipt of dividend, the following instructions to be followed:
 - Kindly login to the website of our RTA, MUFG Intime India Private Limited (formerly "Link Intime India Private Limited")., www. in.mpms.mufg.com. under Investor Services > Email/

- Bank detail Registration-fill in the details and upload the required documents and submit. OR
- In the case of Shares held in Demat mode: The shareholder may please contact the Depository Participant ("DP") and register the email address and bank account details in the demat account as per the process followed and advised by the DP.
- 27. Members holding shares in electronic form may please note that as per the regulations of Securities Exchange Board of India (SEBI), National Security Depository Services Limited (NSDL) and Central Depository Services (India) Limited (CDSL), the company is obliged to print the bank details on the dividend warrants as furnished by these depositories to the company and the company cannot entertain any request for deletion/change of Bank details already printed on dividend warrants as per the information received from the concerned depositories. In this regard, Members should contact their Depository Participants (DP) and furnish particulars of any changes desired by them.
- 28. As per the green initiative taken by the Ministry of Corporate Affairs, the shareholders are advised to register/update their e-mail address with the Company/RTA in respect of shares held in physical form and with the concerned Depository Participant in respect of shares held in electronic form in order to enable the company to serve documents in electronic mode.
- 29. Soft copies of the Register of Directors and Key Managerial Personal and their shareholding, maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013 will be available for inspection by the members during the AGM.

30. Voting through electronic means:

- a) Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the company is pleased to provide its members the facility to exercise their right to vote at the 63rd Annual General Meeting (AGM) by electronic means and all the business as set out in the said notice may be transacted through e-voting services provided by MUFG Intime India Private Limited (formerly "Link Intime India Private Limited") (MUFG).
- b) Any person, who acquires shares of the company and becomes Member of the company after dispatch of Annual General Meeting Notice and holding shares as on the cut-off date, i.e. Wednesday, 3rd September 2025, may refer to this Notice of the Annual General Meeting, posted on company's website www.klrf.in for detailed procedure with regard to remote e-voting. Any person who ceases to be the member of the company as on the cut-off date and is in receipt of this Notice, shall treat this Notice for information purpose only.

- c) The Members who have cast their vote by remote e-voting may attend the meeting but shall not be entitled to cast their vote again. Once the vote on a Resolution is cast by the Member, the Member shall not be allowed to change it subsequently.
- d) The instructions for members for voting electronically (remote e-voting) are as under:
 - a. The remote e-voting period begins on Sunday, 7th September 2025 at 09:00 AM (IST) and ends on Tuesday, 9th September 2025 at 05:00 PM (IST).
 - b. During this period, the shareholders of the company, holding shares either in physical form or in dematerialized form, as on Wednesday, 3rd September 2025 (the cut-off date), may cast their vote electronically. The e-voting module shall be disabled by MIIPL for voting thereafter.

Remote e-Voting Instructions for shareholders:

In terms of SEBI circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants.

Shareholders are advised to update their mobile number and email Id correctly in their demat accounts to access remote e-Voting facility.

Login method for Individual shareholders holding securities in demat mode:

Individual Shareholders holding securities in demat mode with NSDL

METHOD 1 - NSDL IDeAS facility

Shareholders registered for IDeAS facility:

- a) Visit URL: https://eservices.nsdl.com and click on "Beneficial Owner" icon under "IDeAS Login Section".
- b) Click on "Beneficial Owner" icon under "IDeAS Login Section".
- c) Post successful authentication, you will be able to see e-Voting services under Value added services section. Click on "Access to e-Voting" under e-Voting services.
- d) Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

OR

Shareholders not registered for IDeAS facility:

- a) To register, visit URL: https://eservices.nsdl.com and select "Register Online for IDeAS Portal" or click on https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- b) Enter 8-character DP ID, 8-digit Client ID, Mobile no, Verification code & click on "Submit".

- c) Enter the last 4 digits of your bank account / generate 'OTP'
- d) Post successful registration, user will be provided with Login ID and password. Follow steps given above in points (a-d).

METHOD 2 - NSDL e-voting website

- a) Visit URL: https://www.evoting.nsdl.com
- b) Click on the "Login" tab available under 'Shareholder/Member' section.
- c) Enter User ID (i.e., your 16-digit demat account no. held with NSDL), Password/OTP and a Verification Code as shown on the screen.
- d) Post successful authentication, you will be re-directed to NSDL depository website wherein you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services.
- e) Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

METHOD 3 - NSDL OTP based login

- a) Visit URL: https://eservices.nsdl.com/SecureWeb/evoting/evotinglogin.jsp
- b) Enter your 8 character DP ID, 8 digit Client Id, PAN, Verification code and generate OTP.
- c) Enter the OTP received on your registered email ID/ mobile number and click on login.
- d) Post successful authentication, you will be re-directed to NSDL depository website wherein you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services.
- e) Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Individual Shareholders registered with CDSL Easi/ Easiest facility

METHOD 1 - CDSL Easi/ Easiest facility:

Shareholders registered for Easi/ Easiest facility:

- a) Visit URL: https://web.cdslindia.com/myeasitoken/Home/Login or www.cdslindia.com & click on New System Myeasi Tab.
- b) Enter existing username, Password & click on "Login".
- c) Post successful authentication, user will be able to see e-voting option. The evoting option will have links of e-voting service providers i.e., MUFG InTime. Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

OR

Shareholders not registered for Easi/ Easiest facility:

- a) To register, visit URL: https://web.cdslindia.com/myeasitoken/Registration/EasiRegistration/ / https://web.cdslindia.com/myeasitoken/Registration/EasiestRegistration
- b) Proceed with updating the required fields for registration.
- c) Post successful registration, user will be provided username and password. Follow steps given above in points (a-c).

METHOD 2 - CDSL e-voting page

- a) Visit URL: https://www.cdslindia.com
- b) Go to e-voting tab.
- c) Enter 16-digit Demat Account Number (BO ID) and PAN No. and click on "Submit".
- d) System will authenticate the user by sending OTP on registered Mobile and Email as recorded in Demat Account
- e) Post successful authentication, user will be able to see e-voting option. The evoting option will have links of e-voting service providers i.e., MUFG InTime. Click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Individual Shareholders holding securities in demat mode with Depository Participant

Individual shareholders can also login using the login credentials of your demat account through your depository participant registered with NSDL / CDSL for e-voting facility.

- a) Login to DP website
- b) After Successful login, user shall navigate through "e-voting" option.
- c) Click on e-voting option, user will be redirected to NSDL / CDSL Depository website after successful authentication, wherein user can see e-voting feature.
- d) Post successful authentication, click on "MUFG InTime" or "evoting link displayed alongside Company's Name" and you will be redirected to InstaVote website for casting the vote during the remote e-voting period.

Login method for shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode

Shareholders holding shares in physical mode / Non-Individual Shareholders holding securities in demat mode as on the cut-off date for e-voting may register and vote on InstaVote as under:

STEP 1: LOGIN / SIGNUP to InstaVote

<u>Shareholders registered for INSTAVOTE facility:</u>

- a) Visit URL: https://instavote.linkintime.co.in & click on "Login" under 'SHARE HOLDER' tab.
- b) Enter details as under:
 - 1. User ID: Enter User ID

NSDL demat account – User ID is 8 Character DP ID followed by 8 Digit Client ID.

CDSL demat account – User ID is 16 Digit Beneficiary ID.

Shareholders holding shares in physical form – User ID is Event No + Folio Number registered with the Company.

- 2. Password: Enter existing Password
- 3. Enter Image Verification (CAPTCHA) Code
- 4. Click "Submit".

(Home page of e-voting will open. Follow the process given under "Steps to cast vote for Resolutions")

<u>Shareholders not registered for INSTAVOTE facility:</u>

- a) Visit URL: https://instavote.linkintime.co.in & click on "Sign Up" under 'SHARE HOLDER' tab & register with details as under:
- 1. User ID: Enter User ID

NSDL demat account – User ID is 8 Character DP ID followed by 8 Digit Client ID.

CDSL demat account – User ID is 16 Digit Beneficiary ID.

Shareholders holding shares in physical form – User ID is Event No + Folio Number registered with the Company.

- 2. PAN: Enter your 10-digit Permanent Account Number (PAN) (Shareholders who have not updated their PAN with the Depository Participant (DP)/ Company shall use the sequence number provided to you, if applicable.
- 3. DOB/DOI: Enter the Date of Birth (DOB) / Date of Incorporation (DOI) (As recorded with your DP/Company in DD/MM/YYYY format)
- 4. Bank Account Number: Enter your Bank Account Number (last four digits), as recorded with your DP/Company.
- o Shareholders holding shares in NSDL form, shall provide 'D' above
- o Shareholders holding shares in physical form but have not recorded 'C' and 'D', shall provide their Folio number in 'D' above

5. Set the password of your choice.

(The password should contain minimum 8 characters, at least one special Character (!#\$&*), at least one numeral, at least one alphabet and at least one capital letter).

- 6. Enter Image Verification (CAPTCHA) Code.
- 7. Click "Submit" (You have now registered on InstaVote).

Post successful registration, click on "Login" under 'SHARE HOLDER' tab & follow steps given above in points (a-b).

STEP 2: Steps to cast vote for Resolutions through InstaVote

Shareholders who have registered for INSTAVOTE facility:

- A. Post successful authentication and redirection to InstaVote inbox page, you will be able to see the "Notification for e-voting".
- B. Select 'View' icon. E-voting page will appear.
- C. Refer the Resolution description and cast your vote by selecting your desired option 'Favour / Against' (If you wish to view the entire Resolution details, click on the 'View Resolution' file link).
- D. After selecting the desired option i.e. Favour / Against, click on 'Submit'.
- E. A confirmation box will be displayed. If you wish to confirm your vote, click on 'Yes', else to change your vote, click on 'No' and accordingly modify your vote.

NOTE: Shareholders may click on "Vote as per Proxy Advisor's Recommendation" option and view proxy advisor recommendations for each resolution before casting vote. "Vote as per Proxy Advisor's Recommendation" option provides access to expert insights during the e-Voting process. Shareholders may modify their vote before final submission.

Once you cast your vote on the resolution, you will not be allowed to modify or change it subsequently.

Guidelines for Institutional shareholders ("Custodian / Corporate Body/ Mutual Fund")

STEP 1 – Custodian / Corporate Body/ Mutual Fund Registration

- A. Visit URL: https://instavote.linkintime.co.in
- B. Click on "Sign Up" under "Custodian / Corporate Body/ Mutual Fund"
- C. Fill up your entity details and submit the form.
- D. A declaration form and organization ID is generated and sent to the Primary contact person email ID (which is filled at the time of sign up). The said form is to be signed by the Authorised Signatory, Director, Company Secretary of the entity & stamped and sent to insta.vote@linkintime.co.in.

E. Thereafter, Login credentials (User ID; Organisation ID; Password) is sent to Primary contact person's email ID. (You have now registered on InstaVote)

STEP 2 – Investor Mapping

- A. Visit URL: https://instavote.linkintime.co.in and login with InstaVote Login credentials.
- B. Click on "Investor Mapping" tab under the Menu Section
- C. Map the Investor with the following details:
 - 'Investor ID' Investor ID for NSDL demat account is 8 Character DP ID followed by 8
 Digit Client ID i.e., IN00000012345678; Investor ID for CDSL demat account is 16 Digit
 Beneficiary ID.
 - 2) 'Investor's Name Enter Investor's Name as updated with DP.
 - 3) 'Investor PAN' Enter your 10-digit PAN.
 - 4) 'Power of Attorney' Attach Board resolution or Power of Attorney.

NOTE: File Name for the Board resolution/ Power of Attorney shall be – DP ID and Client ID or 16 Digit Beneficiary ID.

Further, Custodians and Mutual Funds shall also upload specimen signatures.

D. Click on Submit button. (The investor is now mapped with the Custodian / Corporate Body/ Mutual Fund Entity). The same can be viewed under the "Report Section".

STEP 3 – Steps to cast vote for Resolutions through InstaVote

The corporate shareholder can vote by two methods, during the remote e-voting period.

METHOD 1 - VOTES ENTRY

- a) Visit URL: https://instavote.linkintime.co.in and login with InstaVote Login credentials.
- b) Click on "Votes Entry" tab under the Menu section.
- c) Enter the "Event No." for which you want to cast vote.Event No. can be viewed on the home page of InstaVote under "On-going Events".
- d) Enter "16-digit Demat Account No.".
- e) Refer the Resolution description and cast your vote by selecting your desired option 'Favour / Against' (If you wish to view the entire Resolution details, click on the 'View Resolution' file link). After selecting the desired option i.e. Favour / Against, click on 'Submit'.
- f) A confirmation box will be displayed. If you wish to confirm your vote, click on 'Yes', else to change your vote, click on 'No' and accordingly modify your vote.
 - (Once you cast your vote on the resolution, you will not be allowed to modify or change it subsequently).

OR

METHOD 2 - VOTES UPLOAD

- a) Visit URL: https://instavote.linkintime.co.in and login with InstaVote Login credentials.
- b) After successful login, you will see "Notification for e-voting".
- c) Select "View" icon for "Company's Name / Event number".
- d) E-voting page will appear.
- e) Download sample vote file from "Download Sample Vote File" tab.
- f) Cast your vote by selecting your desired option 'Favour / Against' in the sample vote file and upload the same under "Upload Vote File" option.
- g) Click on 'Submit'. 'Data uploaded successfully' message will be displayed.
 (Once you cast your vote on the resolution, you will not be allowed to modify or change it subsequently).

Helpdesk:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode facing any technical issue in login may contact INSTAVOTE helpdesk by sending a request at enable-notices@in.mpms.mufg.com or contact on: - Tel: 022 – 4918 6000.

Helpdesk for Individual Shareholders holding securities in demat mode:

Individual Shareholders holding securities in demat mode may contact the respective helpdesk for any technical issues related to login through Depository i.e., NSDL and CDSL.

Login type		Helpdesk details
Individual	Shareholders	Members facing any technical issue in login can contact
holding securities in demat		NSDL helpdesk by sending a request at evoting@nsdl.com or
mode with NSDL		call at: +91 22 4886 7000
Individual	Shareholders	Members facing any technical issue in login can contact
holding securities in demat		CDSL helpdesk by sending a request at helpdesk.evoting@
mode with CDSL		cdslindia.com or contact at toll free no. 1800 210 9911

Forgot Password:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode:

Shareholders holding securities in physical mode / Non-Individual Shareholders holding securities in demat mode have forgotten the USER ID [Login ID] or Password or both then the shareholder can use the "Forgot Password" option available on: https://instavote.linkintime.co.in

- Click on "Login" under 'SHARE HOLDER' tab.
- Click "forgot password?"
- Enter User ID, select Mode and Enter Image Verification code (CAPTCHA).
- Click on "SUBMIT".

In case Custodian / Corporate Body/ Mutual Fund has forgotten the USER ID [Login ID] or Password or both then the shareholder can use the "Forgot Password" option available on: https://instavote.linkintime.co.in

- Click on 'Login' under "Custodian / Corporate Body/ Mutual Fund" tab
- Click "forgot password?"
- Enter User ID, Organization ID and Enter Image Verification code (CAPTCHA).
- Click on "SUBMIT".

In case shareholders have a valid email address, Password will be sent to his / her registered e-mail address. Shareholders can set the password of his/her choice by providing information about the particulars of the Security Question and Answer, PAN, DOB/DOI etc. The password should contain a minimum of 8 characters, at least one special character (!#\$&*), at least one numeral, at least one alphabet and at least one capital letter.

Individual Shareholders holding securities in demat mode with NSDL/ CDSL has forgotten the password:

Individual Shareholders holding securities in demat mode have forgotten the USER ID [Login ID] or Password or both, then the Shareholders are advised to use Forget User ID and Forget Password option available at above mentioned depository/ depository participants website.

General Instructions - Shareholders

- It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- For shareholders/ members holding shares in physical form, the details can be used only for voting on the resolutions contained in this Notice.
- During the voting period, shareholders/ members can login any number of time till they have voted on the resolution(s) for a particular "Event".

INSTAMEET VC Instructions for shareholders

In terms of Ministry of Corporate Affairs (MCA) General Circular No. 09/2024 dated 19.09.2024, the Companies can conduct their AGMs/ EGMs on or before 30 September 2025 by means of Video Conference (VC) or other audio-visual means (OAVM).

Shareholders are advised to update their mobile number and email Id correctly in their demat accounts to access InstaMeet facility.

Login method for shareholders to attend the General Meeting through InstaMeet:

- a) Visit URL: https://instameet.in.mpms.mufg.com & click on "Login".
- b) Select the "Company Name" and register with your following details:
- c) Select Check Box Demat Account No. / Folio No. / PAN
 - Shareholders holding shares in NSDL/ CDSL demat account shall select check box -Demat Account No. and enter the 16-digit demat account number.
 - Shareholders holding shares in physical form shall select check box Folio No. and enter the Folio Number registered with the company.
 - Shareholders shall select check box PAN and enter 10-digit Permanent Account Number (PAN). Shareholders who have not updated their PAN with the Depository Participant (DP)/ Company shall use the sequence number provided by MUFG Intime, if applicable.
 - Mobile No: Mobile No. as updated with DP is displayed automatically. Shareholders who have not updated their Mobile No with the DP shall enter the mobile no.
 - Email ID: Email Id as updated with DP is displayed automatically. Shareholders who have not updated their Mobile No with the DP shall enter the mobile no.
- d) Click "Go to Meeting"

You are now registered for InstaMeet, and your attendance is marked for the meeting.

Instructions for shareholders to Speak during the General Meeting through InstaMeet:

- a) Shareholders who would like to speak during the meeting must register their request with the company.
- b) Shareholders will get confirmation on first cum first basis depending upon the provision made by the company.
- c) Shareholders will receive "speaking serial number" once they mark attendance for the meeting. Please remember speaking serial number and start your conversation with panellist by switching on video mode and audio of your device.
- d) Other shareholder who has not registered as "Speaker Shareholder" may still ask questions to the panellist via active chat-board during the meeting.

*Shareholders are requested to speak only when moderator of the meeting/ management will announce the name and serial number for speaking.

Instructions for Shareholders to Vote during the General Meeting through InstaMeet:

Once the electronic voting is activated during the meeting, shareholders who have not exercised their vote through the remote e-voting can cast the vote as under:

- a) On the Shareholders VC page, click on the link for e-Voting "Cast your vote"
- b) Enter your 16-digit Demat Account No. / Folio No. and OTP (received on the registered mobile number/ registered email Id) received during registration for InstaMEET
- c) Click on 'Submit'.
- d) After successful login, you will see "Resolution Description" and against the same the option "Favour/ Against" for voting.
- e) Cast your vote by selecting appropriate option i.e. "Favour/Against" as desired. Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'.
- f) After selecting the appropriate option i.e. Favour/Against as desired and you have decided to vote, click on "Save". A confirmation box will be displayed. If you wish to confirm your vote, click on "Confirm", else to change your vote, click on "Back" and accordingly modify your vote. Once you confirm your vote on the resolution, you will not be allowed to modify or change your vote subsequently.

Note:

Shareholders/ Members, who will be present in the General Meeting through InstaMeet 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 facility during the meeting.

Shareholders/ Members who have voted through Remote e-Voting prior to the General Meeting will be eligible to attend/ participate in the General Meeting through InstaMeet. However, they will not be eligible to vote again during the meeting.

Shareholders/ Members are encouraged to join the Meeting through Tablets/ Laptops connected through broadband for better experience.

Shareholders/ Members are required to use Internet with a good speed (preferably 2 MBPS download stream) to avoid any disturbance during the meeting.

Please note that Shareholders/ Members connecting from Mobile Devices or Tablets or through Laptops connecting via Mobile Hotspot may experience Audio/Visual loss due to fluctuation in their network. It is therefore recommended to use stable Wi-FI or LAN connection to mitigate any kind of aforesaid glitches.

Helpdesk:

Shareholders facing any technical issue in login may contact INSTAMEET helpdesk by sending a request at instameet@in.mpms.mufg.com or contact on: - Tel: + 91 22 4918 6000 / 4918 6175.

Other Information:

- 1. The voting rights of shareholders shall be in proportion to their shares in the paid up equity share capital of the company as on the cut-off date i.e. Wednesday, 3rd September, 2025.
- Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently. Further, the Members who have cast their vote by remote e-voting shall not vote by e-voting conducted during the Meeting.
- 3. Sri. M.D Selvaraj, FCS, Managing Partner of M/s. MDS & Associates LLP, Company Secretaries, Coimbatore has been appointed as the scrutinizer to scrutinize the remote e-voting and e-voting process at the meeting in a fair and transparent manner and for the purpose of ascertaining the majority.
- 4. The Chairman shall, at the 63rd Annual General Meeting, allow e-voting on all the resolutions on which voting is to be cast for all those members who are present at the 63rd Annual General Meeting but who have not cast their votes by availing the remote e-voting facility.
- 5. The Scrutinizer shall after the conclusion of the e-voting at the Annual General Meeting, will first count the votes cast during the AGM and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make a consolidated scrutinizer's report of the total votes cast in favour or against, if any, within the prescribed time to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- 6. The results shall be declared within the time stipulated under the applicable laws. The results declared along with the consolidated scrutinizer's report shall be placed on the company's website www.klrf.in and on the website of MUFG Intime India Private Limited, the e-voting agency (https:// instavote.linkintime.co.in) and the same shall be communicated to the Stock Exchange where the company's shares are listed within stipulated time.

By order of the Board For Kovilpatti Lakshmi Roller Flour Mills Limited

S. Piramuthu

Company Secretary Membership No. FCS 9142

Place: Coimbatore Date: May 29, 2025

GENERAL INFORMATION AS REQUIRED UNDER SECTION II OF PART II OF SCHEDULE V OF THE COMPANIES ACT, 2013 (AS AMENDED)

I. General information

(1)	Nature of industry	The Company has two main business divisions viz., Food division and Engineering Division. Food division is engaged in the manufacturing of wheat flour and other related food products and the Engineering division is engaged in the manufacturing of casting components for automobiles, earth movers, agricultural machineries, textile machineries, pumps and general engineering industries.				
(2)	Date or expected date of commencement of commercial production	The Company was incorporated on 16 th December, 1961 and the commercial operations were commenced subsequently.				
(3)	In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus	Not applicable				
(4)	Financial performance based on given indicators	Particulars Turnover (net) Profit/(Loss) before tax Profit/(Loss) after tax Paid-up Capital Reserves & Surplus Basic Earnings per Share (EPS)	FY 31.03.2025 (Rs. in lakhs) 42,658.78 154.35 115.17 904.15 5,752.60	FY 31.03.2024 (Rs. in lakhs) 41,090.57 1,050.77 780.44 904.15 5,763.22 8.63		
(5)	Foreign investments or collaborations, if any	NIL				

II. Ir	II. Information about the appointee					
(1)	Background details	Sri. Rajkumar Agarwal (DIN: 09399020) is a milling technologist with 20 years of experience in the area of production, process optimization, quality control, material handling and manpower handling. He holds a Bachelor's degree in Commerce from M.G. University, Kerala, Diploma in Flour Milling Technology from Central Food Technological Research Institute (CFTRI), Mysore and he has won a Gold Medal from CFTRI for Cereal Science. Prior to his appointment in the Board, he was serving as Business Head (Senior Management) of the Company.				
(2)	Past remuneration	Sri. Rajkumar Agarwal (DIN: 09399020) has drawn the following remuneration during his tenure as Vice-President-Flour Mill (Senior Management) (from 01.06.2024 till 18.08.2024) and as Business Head (Senior Management) (from 19.08.2024) of the Company: ₹ 24.76 lakhs for the period from June 2024 to March 2025				
(3)	Recognition or awards	Sri. Rajkumar Agarwal (DIN: 09399020) has received Gold Medal from CFTRI for Cereal Science				
(4)	Job profile and his suitability	Sri. Rajkumar Agarwal (DIN: 09399020) Executive Director of the Company, is managing the affairs of the Company under the superintendence, control and direction of the Board of Directors. Sri. Rajkumar Agarwal (DIN: 09399020) Executive Director has adequate managerial experience in the relevant field and he is considered suitable for the said position.				
(5)	Remuneration proposed	As set out in Item No.5 of this notice				
(6)	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)	Taking into consideration the size of the Company and considering his varied experience, skills and knowledge in the field of foods industry, along with the responsibility shouldered by him and the industry standard, the remuneration profile is commensurate with the remuneration paid to the managerial personnel in similar other companies.				

	1107121111111	
(7)	Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel or other Director, if any	Sri. Rajkumar Agarwal (DIN: 09399020), has no pecuniary relationship with the Company and is not related to any of the Directors, Key Managerial Personnel and Senior Management of the Company
III.O	ther information	
(1)	Reasons of loss or inadequate profits	The Company has earned profits for the year ended 31.03.2025. but howsoever such profits, as calculated under Section 198 of the Companies Act, 2013, are inadequate for the payment of remuneration to Sri. Rajkumar Agarwal (DIN: 09399020), Whole time Director (designated as "Executive Director") within the overall limits as prescribed under Section 197 of the said Act. The Company is passing an ordinary resolution in order to enable the Company to pay remuneration to Sri. Rajkumar Agarwal (DIN: 09399020), Whole-time Director (designated as "Executive Director"), for a period of 3 (three) years with effect from 1st July 2025, as set out in Item No.5 of this notice and to ensure compliance with Section 196, 197, Schedule V and other applicable provisions of the Companies Act, 2013 read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Further, the current business environment and the prevailing market conditions has impacted the overall performance and the profitability of the Company. However, the Company and its management has taken all necessary steps to improve the profitability.
(2)	Steps taken or proposed to be taken for improvement	The Company has embarked on a series of strategic and operational measures that is expected to result in the improvement in the present position. The Company has also put in place measures to reduce cost and improve the bottom-line.
(3)	Expected increase in productivity and profits in measurable terms	The Company has taken necessary initiatives to improve its market position and financial performance.

IV. C	IV. Disclosures						
	The following disclosure	s shall be mentioned in the Board of Director's report under the					
	heading "Corporate Go	overnance", if any, attached to the Financial statement:					
(i)	All elements of remuneration package such as salary, benefits, bonuses, stock options, pension, etc.,	The details of the remuneration package of Sti. Daily mark					
(ii)	of all the directors Details of fixed component. and performance linked incentives along with the performance criteria	The details of the remuneration package of Sri. Rajkumar Agarwal (DIN: 09399020), Whole-time Director (designated as "Executive Director"), is given under Item No.5 of this Notice of 63 rd Annual General Meeting. The Company shall make requisite disclosure in relation to the remuneration of the appointee Whole-time Director (designated as "Executive Director") in the Board of Director's report under the heading					
(iii)	Service contracts, notice period, severance fees	"Corporate Governance", for the relevant financial year(s). The Company has not granted any stock options and hence, the disclosure whether the stock options has been issued at a					
(iv)	Stock option details, if any, and whether the same has been issued at a discount as well as the period over which accrued and over which exercisable	discount as well as the period over which accrued and over which exercisable does not arise					

ANNEXURE – DETAILS OF DIRECTOR SEEKING APPOINTMENT / RE-APPOINTMENT AT THE 63RD ANNUAL GENERAL MEETING PURSUANT TO REGULATION 36(3) OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARD ON GENERAL MEETINGS (SS-2) ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI) ARE MENTIONED BELOW:

Name	Sri. Rajkumar Agarwal
Director Identification Number	09399020
Date of Birth / Age	25.12.1982 / 42 years
Nationality	Indian
Date of first appointment on the	01.07.2025
Board	
Board Position Held	Whole-time Director (designated as "Executive
	Director")
Educational Qualification	B. Com., Diploma in Flour Milling Technology
Brief profile including experience &	A milling technologist with 21 years of experience in
areas of expertise	the area of production, process optimization, quality
	control, material handling and manpower handling. He
	has won Gold Medal from Central Food Technological
	Research Institute (CFTRI) for Cereal Science.
Number of Board meetings attended	Not Applicable
during the last financial year	A
Remuneration sought to be paid	As set out in Item No.5 of the Notice
(per annum)	Cri. Deilu vas err. A sterrusel. (DIA). 002000000 h ers. elegu va
,,,	Sri. Rajkumar Agarwal (DIN: 09399020) has drawn
annum)	the following remuneration during his tenure as Vice-President-Flour Mill (Senior Management) (from
	01.06.2024 till 18.08.2024) and as Business Head
	(Senior Management) (from 19.08.2024) of the
	Company: ₹ 24.76 lakhs for the period from June
	2024 to March 2025
Terms and conditions of appointment/	As set out in Item No.5 of the Notice
re-appointment	
	Not related to any Director, Manager and Key
	Managerial Personnel of the Company
Key Managerial Personnel of the	
Company	
Details of shares held in the Company	2,314 equity shares (0.03 %)
(on a fully diluted basis) (including the	
shareholding as a beneficial owner)	
List of other companies in which	Cape Power Private Limited - Director
Directorship held	
Name of the listed entities from	NIL
which the Director has resigned in	
the past three years	
Memberships / Chairmanships of the	NIL
Committees of Other Boards	

ANNEXURE – DETAILS OF DIRECTOR SEEKING APPOINTMENT / RE-APPOINTMENT AT THE 63rd ANNUAL GENERAL MEETING PURSUANT TO REGULATION 36(3) OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARD ON GENERAL MEETINGS (SS-2) ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI) ARE MENTIONED BELOW:

Name	Sri. R. Kannan
Director Identification Number	00951451
Date of Birth / Age	04.06.1956 / 69 years
Nationality	Indian
Date of first appointment on the Board	01.07.2014
Board Position Held	Director
Educational Qualification	B.Com.,
Brief profile including experience & areas of expertise	Over 42 years of experience in managing Finance and Accounts.
Number of Board meetings attended during the last financial year	5 of 5
Remuneration sought to be paid (per annum)	Sitting fees only
Remuneration last drawn per annum	Not applicable
Terms and conditions of appointment/re-appointment	Liable to retire by rotation
Details of inter-se relationship with other Directors, Manager and Key Managerial Personnel of the Company	Not related to any Director, Manager and Key Managerial Personnel of the Company
Details of shares held in the Company (on a fully diluted basis) (including shareholding as a beneficial owner) (as on 31st March, 2025)	1,450 equity shares (0.02%)
List of other companies in which Directorship held	Nil
Name of the listed entities from which the Director has resigned in the past three years	Nil
Membership / Chairmanship of Committees of other Boards	Nil

By order of the Board For Kovilpatti Lakshmi Roller Flour Mills Limited

S. Piramuthu

Company Secretary Membership No. FCS 9142

Place: Coimbatore Date: May 29, 2025

DIRECTOR'S REPORT

Dear Shareholders,

The Directors present their Sixty Third Annual Report together with the audited statements of accounts for the year ended 31st March 2025

		(₹ in Lakhs)
FINANCIAL HIGHLIGHTS	31.03.2025	31.03.2024
Total Income	42,879.75	41,365.90
Profit before finance cost and depreciation	1,688.34	2,653.19
Less: Finance cost	854.26	959.46
Profit before depreciation and amortization	834.08	1,693.73
Less: Depreciation	679.73	642.96
Profit/ (Loss) before tax	154.35	1,050.77
Add/Less: Income tax expense - Current tax	49.01	228.87
- Deferred tax charge / (credit)	(9.83)	41.46
Profit / (Loss) for the year from operations	115.17	780.44
Other comprehensive Income net of tax	13.80	0.84
Total comprehensive income for the year	128.97	781.28

REVIEW OF BUSINESS OPERATIONS

During the year ended 31^{st} March 2025, the Company has recorded a total income of $\stackrel{?}{_{\sim}}$ 42,879.75 lakhs as against $\stackrel{?}{_{\sim}}$ 41,365.90 lakhs achieved during the previous year. The profit after tax amounted to $\stackrel{?}{_{\sim}}$ 115.17 lakhs as against profit of $\stackrel{?}{_{\sim}}$ 780.44 lakhs in the previous year. The Profit before interest, Depreciation, Taxes and Amortization (EBIDTA) amounted to $\stackrel{?}{_{\sim}}$ 1,688.34 lakhs as against $\stackrel{?}{_{\sim}}$ 2,653.19 lakhs in the previous year.

There was no change in the nature of business of the Company during the financial year ended 31st March 2025.

The performance of each business segment of the Company has been comprehensively discussed in the management Discussion and Analysis Report (forming part of this Directors' Report).

FINANCE

Your Company has continued to avail need based working capital and other credit facilities from HDFC Bank Ltd.

CORPORATE GOVERNANCE AND MANAGEMENT DISCUSSION & ANALYSIS REPORTS

The report on Corporate Governance and Management Discussion & Analysis Report, which forms an integral part of this Report, is annexed to this report. The Company has complied with the conditions relating to Corporate Governance as stipulated in terms of SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015. The Certificate obtained from the Practicing Company Secretary relating to the above is annexed and forms a part of this report.

SHARE CAPITAL

The Authorised Share Capital of the Company as on 31st March 2025 stands at ₹ 1,750 Lakhs divided into 1,45,00,000 (One Crore and Forty-Five lakhs) Equity shares of ₹ 10/- (Rupees Ten only) each and 30,00,000 (Thirty Lakhs) Preference shares of ₹ 10/- (Rupees Ten only) each.

The Paid-up Equity Share Capital of the Company stands at ₹ 904.15 Lakhs divided into 90,41,476 (Ninety Lakhs Forty-One Thousand Four Hundred and Seventy Six) equity shares of ₹ 10/- (Rupees Ten only) each.

During the year under review, the Company has not made any fresh of shares or any other securities.

TRANSFER TO RESERVES

During the year under review, the Company has not transferred any amount to its General Reserves. However, the current year's net profit of ₹ 115.17 Lakhs has been carried forwarded under the head Surplus in Profit and Loss Account.

DIVIDEND

Your directors recommend a dividend of ₹ 0.50/- per equity share of ₹ 10/- each for the financial year ended 31st March, 2025, which if approved at the ensuing 63rd Annual General Meeting, will be paid to those equity shareholders whose names appear in the Register of Members as on Wednesday, 3rd September 2025 (Record Date) in respect of shares held in physical form and in respect of shares held in dematerialized form, the dividend shall be paid on the basis of the beneficial ownership as per the details furnished by the Depositories for this purpose as on Wednesday, 3rd September 2025 (Record Date), subject to deduction of Tax at Source.

TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

During the year under review, the Company had transferred an amount of ₹ 0.75 Lakhs, being the dividend declared at the 62nd Annual General Meeting held on 9th September, 2024 in relation to the financial year 2023-24, pertaining to the shares already transferred to the designated account of the Investor Education and Protection Fund Authority (IEPFA) pursuant to Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 within the stipulated time and complied with the provisions of the Act.

Further, pursuant to the provisions of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time ("the Rules"), all amount of dividends which remains unpaid or unclaimed for a period of 7 years are required to be transferred by the Company along with the shares to

the IEPF Authority. Accordingly, the Company has transferred an amount of ₹ 1.38 Lakhs, being the amount of dividend relating to the financial year 2016-17 which remained unclaimed for a period of 7 years and 32,781 equity shares to the Investor Education and Protection Fund. The details of unclaimed dividend and shares transferred to the IEPF are also made available on the website of the Company (www.klrf.in).

COPY OF ANNUAL RETURN

As per the requirements of Section 92(3) and rule 12(1) of the Companies (Management and Administration) Rules, 2014 the copy of the annual return in the prescribed Form MGT-7 for FY 2024-25 is placed on the website of the Company www.klrf.in.

BOARD AND COMMITTEE MEETINGS

The Board of Directors has met 5 (five) times during the year under review. Details of the composition of the Board of Directors and its Committees namely Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee, and of the Board and Committee Meetings held during the year under review and the attendance of the Directors at such Board/ Committee Meetings are provided in the Corporate Governance Report under relevant heads which forms part of this Report.

STATEMENT ON COMPLIANCE OF APPLICABLE SECRETARIAL STANDARDS

The Directors have devised proper systems to ensure compliance with the provisions of all applicable Secretarial Standards and that such systems are adequate and operating effectively. The Company has duly complied with Secretarial Standards issued by the Institute of Company Secretaries of India on the meeting of the Board of Directors (SS-1) and General Meetings (SS-2).

DIRECTORS' RESPONSIBILITY STATEMENT

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

- a) In the preparation of the annual accounts, the applicable accounting standards have been followed:
- b) The Directors have selected such accounting policies and applied them consistently and made judgements 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 of the Company for the year under review;
- c) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;

- d) The Directors have prepared the annual accounts for the financial year ended 31st March 2025 on a going concern basis;
- e) The Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- f) The Directors had devised proper systems to ensure compliance with the provision of all applicable laws and that such systems were adequate and operating effectively.

DETAILS IN RESPECT OF FRAUDS REPORTED BY AUDITORS UNDER SECTION 143(12) OF THE COMPANIES ACT, 2013 OTHER THAN THOSE WHICH ARE REPORTABLE TO THE CENTRAL GOVERNMENT

During the year under review, there were no instances of frauds identified or reported by the Auditors during the course of their audit pursuant to Section 143(12) of the Companies Act, 2013.

DECLARATION OF INDEPENDENT DIRECTORS

All the Independent directors have given declarations to the effect that they meet the criteria of independence as laid down under section 149(7) of the Companies Act, 2013 read with applicable Schedule and Rules issued thereunder and Regulation 25 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 (as amended) and that their name is included in the data bank as per Rule 6(3) of the Companies (Appointment and Qualification of Directors) Rules, 2014 (as amended). Further, they have also declared 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 with an objective independent judgment and without any external influence.

STATEMENT REGARDING OPINION OF THE BOARD WITH REGARD TO THE INTEGRITY, EXPERTISE AND EXPERIENCE (INCLUDING THE PROFICIENCY) OF THE INDEPENDENT DIRECTORS APPOINTED DURING THE YEAR

During the year under review, Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN 00002963) were appointed as Independent Directors of the Company for a first term of five consecutive years with effect from September 20, 2024. The Board of Directors has evaluated the Independent Directors during the year 2024-25 based on the criteria and framework adopted by the Board and opined that the integrity, expertise and experience (including proficiency) of the Independent Directors is satisfactory.

COMPANY'S POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION

The Board, based on the recommendation of the Nomination and Remuneration Committee, has framed a policy which inter alia provides the criteria for selection and appointment of Directors, Key Managerial Personnel, Senior Management and the criteria for evaluation of the performance of the Directors / Key Managerial Personnel / Senior Management, the remuneration payable to them and other matters provided under Section 178(3) of the Act

and SEBI Listing Regulations. The salient features of the said policy have been outlined in the Corporate Governance Report annexed to this Report, which forms part of this report. The Remuneration Policy is placed on the Company's website at www.klrf.in and the salient features of which is furnished as "Annexure - C" and forms part of this report.

STATUTORY AUDITORS AND BRANCH AUDITORS

Pursuant to Section 139 of the Companies Act, 2013 read with its relevant Rules made thereunder M/s. Marimuthu and Associates (Firm Registration Number 014572S), Chartered Accountants, Tirunelveli, was appointed as the Statutory Auditor of the company at the 60th Annual General Meeting held on 14th September, 2022 to hold such office till the conclusion of 65th Annual General Meeting ought to be held in the year 2027. Accordingly, no resolution for appointment of statutory auditor is included in the Notice convening the 63rd Annual General Meeting.

The Company has also obtained necessary consent under Section 139 and eligibility certificate under Section 141 from M/s. Marimuthu and Associates (Firm Registration Number 014572S), Chartered Accountants, Tirunelveli to the effect that their appointment would be in conformity with the provisions of the Companies Act, 2013. Further, the Statutory Auditor has confirmed that he is holding a valid Peer Review Certificate issued by the Institute of Chartered Accountants of India.

Further, in accordance with the provisions of Section 139 of the Companies Act, 2013 read with its relevant rules made thereunder, M/s VKS Aiyer & Co., (Firm Registration No.000066S), Chartered Accountants, Coimbatore, were re-appointed as the Branch Auditors of the Engineering Division of the Company to hold such office for a period of five consecutive years from the conclusion of the 61st Annual General Meeting till the conclusion of the 66th Annual General Meeting ought to be held during the year 2028. The Company has also obtained necessary consent under Section 139 and eligibility certificate under Section 141 from M/s VKS Aiyer & Co., (Firm Registration No.000066S), Chartered Accountants, Coimbatore, to the effect that their appointment would be in conformity with the provisions of the Companies Act, 2013. Further, the Branch Auditor has confirmed that they are holding a valid Peer Review Certificate issued by the Institute of Chartered Accountants of India.

COST AUDITOR AND MAINTENANCE OF COST RECORDS

The Company has made and maintained cost records pertaining to its Engineering products as prescribed by the Central Government under Section 148 of the Companies Act, 2013. Pursuant to the said provision, the Company is required to appoint a Cost Auditor to audit the cost records pertaining to the Engineering products. Accordingly, based on the recommendation of the Audit Committee, the Board of Directors, at their meeting held on 29th May, 2025, has approved the re-appointment of M/s. P. Mohankumar & Co., Cost Accountants (Firm Registration Number: 100490), Coimbatore as Cost Auditor to audit the cost records pertaining to the Engineering products of the Company for the financial year 2025-26 and

the remuneration payable to the Cost Auditor for the said period, subject to ratification by the members by means of passing an Ordinary Resolution.

As required under the provisions of Section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, necessary ordinary resolution seeking members consent to ratify the remuneration payable to M/s P. Mohankumar & Co. (Firm Registration Number: 100490), Cost Accountants is included in the Notice convening the 63rd Annual General Meeting of the Company.

Further, the Cost Audit Report for the financial year ended 31st March 2025 will be submitted with the Central Government in the prescribed form and manner within the time stipulated under the Act.

SECRETARIAL AUDITORS

The Secretarial Audit Report issued by M/s. MDS & Associates LLP, (ICSI Firm Unique Code: L2023TN013500 / Peer Review No.6468/2025), Company Secretaries, Coimbatore for the FY 2024-25 is annexed as "Annexure A" to this Report.

Further, pursuant to the provisions of Regulation 24A and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the circulars/ notifications issued by SEBI, from time to time and Section 204 of the Companies Act, 2013 read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors, at their meeting held on May 29, 2025, has recommended the appointment of M/s. MDS & Associates LLP, (ICSI Firm Unique Code: L2023TN013500 / Peer Review No.6468/2025) as Secretarial Auditors for a period of 5 (Five) consecutive financial years commencing from FY 2025-26 to FY 2029-30 to the members of the Company for their approval by means of passing an ordinary resolution. Further, the Secretarial Auditors have given their consent and confirmed their eligibility for appointment as Secretarial Auditors of the Company. Further, the Secretarial Auditors have also confirmed that they hold a valid Peer Review Certificate issued by the Institute of Company Secretaries of India.

Necessary resolution for appointment of Secretarial Auditors is included in the Notice convening this 63rd AGM. Your Directors recommend their appointment.

EXPLANATION OR COMMENTS ON QUALIFICATIONS, RESERVATIONS OR ADVERSE REMARKS OR DISCLAIMERS MADE BY THE AUDITORS

There are no qualifications, reservations or adverse remarks or disclaimers made by the Statutory Auditor in his report. With respect to the observations of the Secretarial Auditors in their report for the year ended 31st March, 2025, which are self-explanatory, your Directors wish to state that the delay in reporting was inadvertently caused due to administrative and other reasons as disclosed to the stock exchange while reporting such events in accordance with Regulation 30. However, the company has taken necessary steps and will ensure that there are no such instances going forward.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT. 2013

There were no loans / guarantees / securities provided or investments made by the Company under the provisions of Section 186 of the Companies Act, 2013 during the year under review. In respect of the investments made in earlier years, the Company has complied with the provisions of Section 186 of the Companies Act, 2013 and the details of the investments are given in the relevant notes to the financial statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

All transactions entered into by the Company during the financial year ended 31st March 2025 with its related parties, as defined under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, were in the ordinary course of business and on an arm's length basis. During the year, the Company has not entered into any transaction with related parties which could be considered material under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Accordingly, the disclosure of material related party transactions as required under Section 134(3) of the Companies Act in Form AOC-2 does not arise. Attention of members is drawn to the disclosures of transactions with related parties set out in Notes on Accounts forming part of the financial statements.

Further, the Company has formulated a policy on related party transactions to determine the materiality of related party transactions and to lay down the procedure in dealing with and to regulate the related party transactions. The policy on related party transactions, as recommended by the Audit Committee and approved by the Board, is available on the company's website www.klrf.in.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

There have been no material changes and commitments, which affect the financial position of the Company, having occurred since the end of the year and till the date of Report.

STATEMENT INDICATING DEVELOPMENT AND IMPLEMENTATION OF A RISK MANAGEMENT POLICY FOR THE COMPANY

The Company has a structured risk management policy. The risk management process is designed to safeguard the organisation from various risks through adequate and timely actions. It is designed to anticipate, evaluate and mitigate risks in order to minimize its impact on the business. The potential risks are inventories and integrated with the management process such that they receive the necessary consideration during decision making. Further, the provisions of Regulation 21 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 relating to constitution of the Risk Management Committee are not applicable to the Company.

DETAILS ABOUT THE POLICY DEVELOPED AND IMPLEMENTED BY THE COMPANY ON CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Pursuant to the amended provisions of Section 135 of the Companies Act, 2013 read with the Companies (Amendment) Act, 2020 (effective from 22nd January, 2021) the Corporate Social Responsibility Committee ("CSR Committee") was dissolved with effect from 12th November, 2021 and all the roles, responsibilities and functions of the Corporate Social Responsibility Committee, as provided under the provisions of Section 135 of the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014 (as amended from time to time) are being discharged by the Board of Directors of the Company in terms of the said provisions of the Act and its Rules with effect from the said date.

The requisite information has also been provided in the Corporate Governance Report forming part of this Directors' Report. Further, based on the approval of the Board of Directors, the Company has also adopted a Corporate Social Responsibility Policy which is available on the website of the Company viz https://www.klrf.in/uploads/Policies/KLRF_Amended%20CSR%20 Policy-111122.pdf.

As part of its initiatives under its Corporate Social Responsibility Policy ("CSR Policy"), the company has undertaken various projects towards CSR initiatives and the said projects are by and large in accordance with Schedule VII of the Companies Act, 2013 and the CSR Policy of the Company. The Annual Report on CSR Activities as per Rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 is annexed as "Annexure—D" and forms part of this Report.

ANNUAL EVALUATION OF THE PERFORMANCE OF THE BOARD, ITS COMMITTEES AND OF INDIVIDUAL DIRECTORS

The Board has made a formal annual evaluation of its own performance and its Committees and of every Individual Directors including the Independent Directors of the Company based on a structured questionnaire, formulated in accordance with the performance evaluation criteria approved by the Nomination and Remuneration Committee.

The Board's own performance was evaluated based on the criteria like structure, governance, dynamics and functioning and review of operations, financials, internal controls etc.

The performance of the Individual Directors including Independent Directors were evaluated based on the evaluation criteria laid down under the Nomination and Remuneration Policy and the Code of Conduct as laid down by the Board. Further, the Independent Directors, at their separate meeting held during the year 2024-25, has evaluated the performance of the Board as a whole, its Chairman and Non-Executive Non-Independent Directors and other items as stipulated under Schedule IV of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Committees of the Board were evaluated based on the terms of reference specified by the Board to the said Committee, frequency and effectiveness of Committee meetings, quality of relationship of the Committee and the management etc. The Board of Directors

were satisfied with the evaluation process which ensured that the performance of the Board, its Committees, Individual Directors including Independent Directors adheres to their applicable criteria.

The criteria for evaluation of the performance of the Non-Executive Directors and Independent Directors have also been explained in the Corporate Governance Report annexed to this Report.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

As per the provisions of Section 152 of the Companies Act, 2013 and the Articles of Association of the Company, Sri. R. Kannan (DIN: 00951451), Non-Executive Non-Independent Director, retires by rotation at the ensuing 63rd Annual General Meeting and being eligible, he has offered himself for re-appointment. Your directors recommend his re-appointment.

During the year under review, Sri. Karuppuswamy Gnanasekaran (DIN: 00133645) and Sri. Sudarsan Varadaraj (DIN: 00133533), has retired as Non-Executive Independent Directors of the Company consequent upon the completion of their second tenure of five consecutive years with effect from the close of the business hours on 17th September, 2024. The Board acknowledges and appreciates their invaluable contributions and services rendered during their tenure as Independent Directors of the Company.

Pursuant to the provisions of Section 161 of the Companies Act, 2013 read with the relevant rules made thereunder and based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors had appointed Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN: 00002963), as Additional Directors of the Company, with an intention to appoint them as Non-executive Independent Directors for the first term of 5 consecutive years with effect from 20th September, 2024, subject to the approval of the members of the Company. Subsequently, the appointment of Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN: 00002963) as Non-executive Independent Directors for the first term of 5 consecutive years with effect from 20th September, 2024 has been approved by the members of the Company by means of passing necessary special resolution(s) through postal ballot on 25th October, 2024 and the Company has complied with the provisions of the Act.

Sri. Suresh Jagannathan (DIN: 00011326), has resigned as Executive Chairman and Director of the Company with effect from 5th November, 2024 due to his personal and other commitments. Your Directors wish to place their appreciation for the guidance, invaluable contributions and services rendered by him during his tenure.

Other than the above, there was no change in the composition of the Board of Directors of the Company during the year under review.

The following are the Key Managerial Personnel of the Company as on 31st March, 2025;

- Sri. Sharath Jagannathan Managing Director
- Sri. R. Nagarajan Chief Financial Officer
- Sri. S. Piramuthu Company Secretary

Pursuant to the applicable provisions of the Companies Act, 2013 and its relevant rules made thereunder and the Articles of Association of the Company and based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors, at their meeting held on May 29, 2025, has elected Sri. Sharath Jagannathan (DIN: 07298941) as Chairman of the Company and designated him as Chairman and Managing Director of the Company for the remaining period of his current tenure with effect from 29th May, 2025 and complied with the provisions of the Act.

Pursuant to the provisions of Section 161 of the Companies Act, 2013 read with the relevant rules made thereunder, if any and based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors, at their meeting held on 29th May, 2025, has appointed Sri. Rajkumar Agarwal (DIN: 09399020), as an Additional Director of the Company with effect from 1st July, 2025 and he holds office upto this ensuing 63rd Annual General Meeting. Necessary resolution for his appointment as Director of the Company is included in the notice of this 63rd Annual General Meeting. Your Directors recommends his appointment.

Further, pursuant to the provisions of Section 196, 197, 198, 203, Schedule V and other applicable provisions, if any, of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and based on the recommendation of the Nomination and Remuneration Committee and the approval of the Audit Committee, the Board of Directors, at their meeting held on 29th May, 2025, has appointed Sri. Rajkumar Agarwal (DIN: 09399020) as Whole time Director (designated as "Executive Director") of the Company for a period of 3 (three) years commencing from 1st July, 2025, liable to retire by rotation, subject to the approval of the members of the Company. Necessary ordinary resolution for his appointment as Whole time Director (designated as "Executive Director") of the Company for a period of 3 (three) years commencing from 1st July, 2025 is included in the notice of this 63rd Annual General Meeting. Your Directors recommends his appointment.

AUDIT COMMITTEE

Pursuant to Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company has constituted an Audit Committee comprising of four members namely Sri. Ashwin Chandran, Mrs. Kalyani Jagannathan, Sri. Harsha Varadaraj, Sri. Vijayraghunath, all of them being Independent Directors. Sri. Ashwin Chandran, an Independent Director, is appointed as the Chairman of the Audit Committee.

The Board has accepted all the recommendations of the Audit Committee, whenever made by the said Committee, during the year under review.

The details of composition of the Audit Committee including the terms of reference, the number of meetings held during the year under review and the attendance of Directors at such meetings are provided in the Corporate Governance Report, which forms part of this Directors' Report.

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

A. CONSERVATION OF ENERGY

(i) The steps taken or impact on conservation of energy.

Company ensures that the manufacturing operations are conducted in the manner whereby optimum utilization and maximum possible savings of energy is achieved

(ii) The steps taken by the Company for utilizing alternate source of energy.

The Company has installed 7.00 MW capacity wind energy for captive consumption and 6.9 MW (DC Capacity)/ 5 MW (AC Capacity) Solar energy plant for captive consumption.

(iii) The capital investment on energy conservation equipment.

As the impact of measures taken for conservation and optimum utilization of energy are not quantitative, its impact on cost cannot be stated accurately.

B. TECHNOLOGY ABSORPTION

i) Company's products are manufactured by using in-house know how and no outside technology is being used for manufacturing activities. Therefore, no technology absorption is required.

ii) EXPENDITURE INCURRED ON RESEARCH AND DEVELOPMENT

No specific expenditure of recurring or capital nature is involved in research and development directly.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

During the year under review, your Company has not earned any foreign exchange and has incurred foreign exchange outflow of ₹33.37 Lakhs.

SUBSIDIARY / ASSOCIATE / JOINT VENTURE COMPANIES

The company does not have any subsidiaries, associate companies, or joint ventures.

FIXED DEPOSITS

Your company has not accepted any deposits falling within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014. Hence, there are no unclaimed or unpaid deposits as on 31st March 2025.

Further, the details of the unsecured loans accepted by the Company from its Directors have been disclosed under the relevant notes to the financial statements.

DISCLOSURE UNDER SECTION 197 (12) AND RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

The requisite details relating to ratio of remuneration, percentage increase in remuneration etc., as stipulated under section 197(12) and Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are annexed as **Annexure-B** to this Report.

In terms of provisions of section 197(12) and rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the statement showing the names of the top ten employees in terms of remuneration drawn forms part of this report. Pursuant to the second proviso to section 136(1) of the Act, the Annual Report excluding the said information is being sent to the members of the company. Any member interested in obtaining such information may send an email to cosec@klrf.in

Further, employees who are in receipt of remuneration in the aggregate at the rate of not less than ₹ 1,02,00,000/- if employed throughout the year or ₹ 8,50,000/-per month if employed for part of the year is enclosed in "Annexure-B". There were no employees who are in receipt of remuneration in excess of the limits under Rule 5(2)(iii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

VIGIL MECHANISM / WHISTLE BLOWER POLICY

Your Company has established a vigil mechanism and adopted a Whistle Blower Policy in accordance with provisions of the Companies Act, 2013 and SEBI Listing Regulations, to provide a formal mechanism to the employees to report their concerns about unethical behaviour, actual or suspected fraud or violation of the Company's Code of Conduct. The Whistle Blower 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. During the year under review, no concerns were received by the Company. The details of the said policy have been given in the Corporate Governance Report forming part of this Directors' Report and also, it has been placed on the Company's website viz., www.klrf.in.

ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS

The Company has implemented and evaluated the Internal Financial Controls which provide a reasonable assurance in respect of providing financial and operational information, complying with applicable statutes and policies, safeguarding of assets, prevention and detection of frauds, accuracy and completeness of accounting records. The Internal Audit Reports were reviewed by the Audit Committee. Further, the Audit Committee annually reviews the effectiveness of the Company's internal control system. The Directors and Management confirm that the Internal Financial Controls (IFC) are adequate and effective with respect to the operations of the Company. A report of Statutory Auditor pursuant to Section 143(3)(i) of the Companies Act, 2013 certifying the adequacy of Internal Financial Controls is annexed to the Auditor's report.

LISTING

The equity shares of the Company continue to be listed on BSE Limited and details of listing have been given in the Corporate Governance Report forming part of this Directors' Report

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

No significant and/or material orders were passed by any regulator or court or tribunal impacting the going concern status and the Company's operations in future.

DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 DURING THE YEAR

No applications have been made and no proceedings are pending against the Company under the Insolvency and Bankruptcy Code, 2016 during the year under review.

DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS ALONG WITH THE REASONS THEREOF

The disclosure under this clause is not applicable as the Company has not undertaken any one-time settlement with the banks or financial institutions during the year under review.

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

The Company has put in place an Anti-Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. An Internal complaints Committee (ICC) has been setup to redress the complaints received regarding sexual harassment of women at workplace. All employees (permanent, contractual, temporary and trainees) are covered under this policy. The Company has not received any complaint under the said Act during the year 2024-25 and there are no unresolved complaints as on 31st March, 2025.

ACKNOWLEDGEMENTS

Your directors acknowledge with gratitude, the co-operation and assistance from its bankers. Your Directors would like to thank all Shareholders, Bankers, Customers and Employees in appreciation of their continued support.

May the Almighty Goddess Lakshmi continue to shower HER choicest blessings and Continue to grant us prosperity in the years to come.

For and on behalf of the Board

Sharath Jagannathan

Chairman and Managing Director

DIN: 07298941

Ashwin Chandran

Director

DIN: 00001884

Place : Coimbatore Date : May 29, 2025

Annexure-A

FORM NO.MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2025

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and pursuant to Regulation 24A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

The Members,

KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED

CIN: L15314TN1961PLC004674

75/8, Benares Cape Rd,

Gangaikondan, Tirunelveli – 627352,

Tamil Nadu, India

We have conducted the Secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED** (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of **KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED'S** books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended **31**st **March, 2025**, complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2025 according to the provisions of:

- a) The Companies Act, 2013 (the Act) and the rules made thereunder;
- b) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- c) The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder;
- d) The following Regulations prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-

- a. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- b. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- c. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- d. 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;
- e. Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018

The following laws, as identified by the management, are specifically applicable to the industry to which the Company belongs;

- a. Food Safety and Standards Act, 2006 and its Rules / Regulations made thereon;
- b. Legal Metrology Act, 2009 and its Rules made thereon;
- c. Standards, Weights and Measures Act, 1976 and its Rules made thereon;
- d. The Prevention of Food Adulteration Act, 1954;

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

- a. Secretarial Standards with respect to Board Meetings (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India (ICSI);
- b. The Listing Agreement entered into by the Company with BSE Limited;

During the year under review the Company has complied with the provisions of the Act, Rules, Regulations and Standards etc., mentioned above except that the Company has reported certain event(s), which are covered under Regulation 30 read with Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, to the stock exchange beyond the prescribed time specified thereunder.

We further report that, during the year under review, there were no actions / events in pursuance of the following Rules/Regulations requiring compliance thereof by the Company:

 a. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

- b. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- c. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021;
- d. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018;
- e. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)
 Regulations, 2018; and
- f. The Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities) Regulations, 2021.

We further report that having regard to the compliance system prevailing in the Company and on the review of quarterly compliance reports taken on record by the Board of Directors and on examination of the relevant documents and records in pursuance thereof, on test-check basis, the Company has complied with the labour and environmental laws as applicable.

We further report that the compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this Audit since the same has been subject to review by statutory financial auditor and other designated professionals.

We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors and a Woman Director. The change(s) 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 (except in respect of two Board meetings, one Audit Committee meeting and two Nomination and Remuneration Committee meetings which were convened at shorter notice and conducted in the presence of requisite number of Independent Directors), 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.

All decisions at Board meetings and Committee meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

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

We further report that there were no instances of;

- Public / Rights issue / preferential issue of shares / debentures / sweat equity
- Redemption / Buy-back of securities
- Major decision taken by the members in pursuant to Section 180 of the Companies Act,
 2013
- Merger / Amalgamation / Reconstruction etc.
- Foreign technical collaborations

For MDS & Associates LLP Company Secretaries

M D SELVARAJ Managing Partner FCS No.: 960 / C P No.: 411 Peer Review No. 6468/2025

UDIN: F000960G000446460

Place: Coimbatore Date: May 29, 2025

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

Annexure A

Annexure to the Secretarial Audit Report for the financial year ended 31st March, 2025

To

The Members,

Kovilpatti Lakshmi Roller Flour Mills Limited

CIN: L15314TN1961PLC004674

75/8, Benares Cape Rd

Gangaikondan, Tirunelveli – 627352,

Tamil Nadu, India

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

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

For MDS & Associates LLP Company Secretaries

M D SELVARAJ
Managing Partner

FCS No.: 960 / C P No.: 411 Peer Review No. 6468/2025 UDIN: F000960G000446460

Place: Coimbatore Date: May 29, 2025

Annexure - B

Particulars of Remuneration of Directors and employees pursuant to Section 197 (12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

i. The ratio of the remuneration of each Director to the median remuneration of the employee of the company for the financial year.

SI.No	Name of the director	Ratio
1	Sri. Suresh Jagannathan - Executive Chairman (upto	58.04:1
	05.11.2024)	
2	Sri.Sharath Jagannathan - # Managing Director	42.51:1

#Elected as Chairman of the Company and designated as Chairman and Managing Director w.e.f 29.05,2025

ii. The percentage increase in remuneration of each director, Managing Director, Wholetime Director, Chief Financial Officer and Company Secretary in the financial year

SI.No	Name of the director	Percentage
1	Sri. Suresh Jagannathan – Executive Chairman (upto 05.11.2024)	11.50%
2	Sri. Sharath Jagannathan, Managing Director	20.40%
3	Sri. R. Nagarajan, Chief Financial Officer	NA
4	Sri. S. Piramuthu, Company Secretary	NA

- iii. The percentage increase in the median remuneration of employees in the financial year is 8.5%
- iv. Number of permanent employees on the rolls of the Company -199
- v. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and exceptional circumstances, if any, for increase in the managerial remuneration.
 - The average percentile increase granted to employees other than managerial personnel is 9.52 %. The increase granted to managerial personnel is 15.95 %.
- vi. We affirm that the remuneration paid to the Directors and Key Managerial Personnel are as per the remuneration policy of the Company.

^{*}Sitting fees paid to the non-executive directors have not been considered as remuneration

- vii. Particulars of employees; Rule 5 (2) and 5 (3) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are as follows;
- a) Details of every employee, who was employed throughout the financial year, was in receipt of gross remuneration for that year which, in the aggregate, was not less than Rupees One Crore Two Lakhs per annum;

Name and Age	Nature of employment, whether contractual or otherwise	Qualification and experience	Date of commencement of employment	Remuneration (₹ in lakhs)	Last employment	Relationship with any director or manager of the company
Sri.Sharath Jagannathan (33 years)	Managing Director	Bachelor of Science in Business Administration from Bryant University Smithfield, RI (USA)	25-01-2021	112.70		Relative of Sri. Suresh Jagannathan (resigned w.e.f 05.11.2024)

b) Details of every employee, who was employed for a part of the financial year, was in receipt of gross remuneration for a part of that year which, in the aggregate, was not less than Rupees Eight Lakhs and Fifty Thousand per month;

Name and Age	Nature of	Qualification and	Date of	Remuneration	Last	Relationship
	employment,	experience	commencement	(₹ in lakhs)	employment	with any
	whether		of employment			director or
	contractual					manager of
	or otherwise					the company
Sri.Suresh	Executive	Bachelor of Science	06-04-1979	89.76		Relative of
Jagannathan	Chairman	from Rensselaer				Sri. Sharath
(67 years)	(resigned	Polytechnic Institute,				Jagannathan
(07 years)	w.e.f	New York				
	05.11.2024)					

For and on behalf of the Board

Sharath Jagannathan

Ashwin Chandran

Place: Coimbatore

Chairman and Managing Director

Director

Date: May 29, 2025

DIN: 07298941

DIN: 00001884

ANNEXURE - C

EXTRACT OF REMUNERATION POLICY

- 1. Criteria for appointment/re-appointment and removal of director including independent director, key managerial personnel and senior management:
 - a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend his / her appointment, as per Company's Policy.
 - b) A person should possess adequate qualification, expertise, and experience for the position he / she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
 - c) The Company shall obtain the approval of its shareholders for appointment of a person on the Board of Directors or as a Manager at the next general meeting or within a time period of three months from the date of appointment, whichever is earlier;
 - d) The appointment, re-appointment or removal of an Independent Director of the Company, shall be subject to the approval of shareholders by way of a special resolution.
 - e) The Company shall ensure that the appointment or a re-appointment of a person, including as a managing director or a whole-time director or a manager, who was earlier rejected by the shareholders at a general meeting, shall be done only with the prior approval of the shareholders. The statement referred to under sub-section (1) of section 102 of the Companies Act, 2013, annexed to the notice to the shareholders, for considering the appointment or re-appointment of such a person earlier rejected by the shareholders shall contain a detailed explanation and justification by the Nomination and Remuneration Committee and the Board of directors for recommending such a person for appointment or re-appointment;
 - f) The Company shall not appoint or continue the employment of any person as Managing Director or Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution.
 - g) The Company shall not appoint a person or continue the directorship of any person as a Non-Executive Director who has attained the age of seventy five years unless a special resolution is passed to that effect, in which case the explanatory statement annexed to the notice for such motion shall indicate the justification for appointing such a person;

2. TERM / TENURE

Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director, Whole-time Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

3. Independent Director:

- a) An Independent Director shall hold office for a term upto five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.
- b) No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.
- c) 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.
- d) At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.
- e) The Independent Director, who resigns from the Company, shall be appointed as an Executive / Whole Time Director on the Board of the Company, its holding, subsidiary or associate company or on the board of a company belonging to its promoter group, unless a period of one year has elapsed from the date of resignation as an Independent Director.

4. Remuneration to Managing Director / Executive Director / Whole-time Director:

- a) The Remuneration / Commission etc. payable to Managing Director / Executive Director / Whole-time Director, etc. including the income components, perquisite, benefits, etc., shall be governed as per the provisions of the Companies Act, 2013 and its rules made there under or any other enactment and the Listing Regulations, including amendments or modifications or re-enactments for the time being in force.
- b) All form of remuneration including its components, perquisites, benefits etc. payable to Managing Director / Executive Director / Whole-time Director, etc. shall be determined and recommended by the Nomination and Remuneration Committee and the same

shall be approved by the Audit Committee, Board of Directors and Shareholders with or without modifications as may be deemed appropriate subject to the provisions of the Companies Act, 2013 and its rules made there under or any other enactment and the Listing Regulations, including amendments or modifications or re-enactments for the time being in force.

- c) The fees or compensation payable to Managing Director / Executive Director / Wholetime Director, who are promoters or members of the promoter group, shall be subject to the approval of the shareholders by special resolution in general meeting, if-
 - the annual remuneration payable to such Managing Director / Executive Director / Whole-time Director exceeds rupees 5 crore or 2.5 per cent of the net profits of the Company, whichever is higher; or
 - ii. where there is more than one such Director, the aggregate annual remuneration to such directors exceeds 5 per cent of the net profits of the Company;

Provided that the approval of the shareholders, as mentioned above, shall be valid only till the expiry of the term of such director.

5. Remuneration to Non-Executive / Independent Directors:

- a) The Non-Executive / Independent Directors may receive sitting fees and such other remuneration as permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.
- b) All the remuneration of the Non- Executive / Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013) shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- c) Any remuneration paid to Non-Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied:
 - i) The Services are rendered by such Director in his capacity as the professional; and
 - ii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.

- d) All fees or compensation, if any, paid to Non-Executive Directors, including Independent Directors shall require approval of the shareholders. The approval of shareholders shall specify the limits for the maximum number of stock options that may be granted to Non-Executive Directors, in any financial year and in aggregate. The requirement of obtaining approval of shareholders shall not apply to payment of sitting fees to Non-Executive Directors, if made within the limits prescribed under the Companies Act, 2013 for payment of sitting fees without approval of the Central Government;
- e) The approval of shareholders by special resolution shall be obtained every year, in which the annual remuneration payable to a single Non-Executive Director exceeds fifty per cent of the total annual remuneration payable to all Non-Executive Directors, giving details of the remuneration thereof.

6. Remuneration to Key Managerial Personnel and Senior Management:

- a) The remuneration to Key Managerial Personnel and Senior Management may consist of fixed pay/ commission/ incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- b) The Fixed pay may include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund etc. as decided from to time.
- c) The incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

ANNEXURE - D

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES (as per annexure attached to the Companies (Corporate Social Responsibility Policy) Rules, 2014)

1. Brief outline on CSR Policy of the Company.

Through Kovilpatti Lakshmi Roller Flour Mills Limited (hereinafter referred to as "KLRF" or "the Company") long standing commitment to service the society, KLRF will strive to attain leadership in business through a socially and environmentally responsible way, while taking care of the interests of the stakeholders.

The Company will work with the primary objective of contributing to the sustainable development of the society and creating a greener and cleaner environment.

The main objective of Company's Corporate Social Responsibility policy is to lay down guidelines for the community centric activities taken up by the Company for the sustainable development of the society and the environment around it. In alignment with vision of the company, KLRF, through its CSR initiatives, will strive to enhance value to the society and the environment through continuous initiatives.

The Company will directly or indirectly take up CSR projects in and around its operational locations in keeping with the laid-out guidelines.

2. Composition of CSR Committee:

The Company had earlier constituted a Corporate Social Responsibility Committee in compliance with Section 135(1) of the Companies Act, 2013 read with Rule 5 of the Companies (Corporate Social Responsibility Policy) Rules, 2014. However, Pursuant to Section 135(9) read with the Companies (Amendment) 2020 (effective from 22nd January, 2021), the requirement under sub-section (a) for constitution of the Corporate Social Responsibility Committee is not be applicable to the Company and the functions of the Corporate Social Responsibility Committee provided under the said Section shall, in such cases, be discharged by the Board of Directors of the Company. Hence Board of Directors, at their meeting held on 12th November, 2021, had approved and dissolved the Corporate Social Responsibility Committee with effect from 12th November, 2021. All the roles, responsibilities and functions of the Corporate Social Responsibility Committee, as provided under the provisions of Section 135 of the Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014 (as amended from time to time) are being discharged by the Board of Directors of the Company in terms of the said provisions of the Act and its Rules with effect from the said date.

3. The web-link(s) where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company.

The web-link where the Composition of the CSR Committee is disclosed on the website of the Company – Not Applicable.

The web-link where the CSR policy is disclosed on the website of the Company is https://www.klrf.in/uploads/Policies/KLRF Amended%20CSR%20Policy-111122.pdf

The web-link where the CSR projects approved by the board are disclosed on the website of the Company is

https://www.klrf.in/uploads/Policies/KLRF Amended%20CSR%20Policy-111122.pdf

4. Executive summary along with the web-link(s) of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014.

The Company has not carried out Impact assessment of CSR projects in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014 as the same is not applicable to the Company.

- 5. (a) Average net profit of the company as per section 135(5): ₹ 1,002.13 lakhs
 - (b) Two percent of average net profit of the company as per section 135(5): ₹ 20.04 lakhs
 - (c) Surplus arising out of the CSR projects or programmes or activities of the previous financial years: Nil
 - (d) Amount required to be set off for the financial year, if any: ₹ 13.92 lakhs
 - (e) Total CSR obligation for the financial year (5b+5c-5d): ₹ 6.12 lakhs
- 6. (a) Amount spent on CSR Projects:
 - (i) On going Project: Nil
 - (ii) Other than On going Project: ₹ 6.15 lakhs
 - (b) Amount spent in Administrative Overheads: Nil
 - (c) Amount spent on Impact Assessment, if applicable: Nil
 - (d) Total amount spent for the Financial Year [(a)+(b)+(c)]: ₹6.15 lakhs
 - (e) CSR amount spent or unspent for the financial year:

	Amount Unspent (₹ in lakhs)				
Total Amount Spent	Total Amount transferred		Amount transferred to any fund		
for the Financial	to Unspent CSR Account		specified under Schedule VII as per		
Year. (₹ in lakhs)	as per section 135(6).		second proviso to section 135(5)		
real. (till laki is)	Amount	Date of	Name of	Amount	Date of
	Arriourii	transfer	the Fund	Arriourii	transfer
₹ 6.15	NIL	NA	NA	NIL	NA

(f) Excess amount for set off, if any

SI. No.	Particular	Amount in lakhs	
(i)	Two percent of average net profit of the company as per	₹ 6.12 *	
	section 135(5)		
(ii)	Total amount spent for the Financial Year	₹ 6.15	
(iii)	Excess amount spent for the financial year ((ii)-(i))	₹ 0.03	
(iv)	Surplus arising out of the CSR projects or programs or	Nil	
	activities of the previous financial years, if any		
(v)	Amount available for set off in succeeding financial years	₹ 0.03	
	((iii)-(iv))		

^{*}Amount of CSR obligation after set-off of excess amount spent in the previous financial year

7. (a) Details of Unspent CSR amount for the preceding three financial years: (Rs. In lakhs)

S. No	Preceding Financial Year(s)	ncial transferred amount in	amount in unspent CSR amount	Amount spent in the Financial Year	Amount transferred to a fund as specified under Schedule VII as per section 135(5), if any		Amount remaining to be spent in succeeding financial years	Deficiency, if any
				Amount	Date of transfer			
1	2021-22	Nil	Nil	Nil	Nil	NA	NA	NA
2	2022-23	Nil	Nil	Nil	Nil	NA	NA	NA
3	2023-24	Nil	Nil	Nil	Nil	NA	NA	NA
	Total	Nil	Nil	Nil	Nil	NA	NA	NA

8) Whether any capital assets have been created or acquired through Corporate Social Responsibility amount spent in the Financial Year:

No

9) Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5):

The Company has spent the required amount on CSR activities as per section 135(5) and hence reporting under this clause does not arise.

For and on behalf of the Board

Sharath Jagannathan

Ashwin Chandran

Place: Coimbatore

Chairman and Managing Director

Director

Date: May 29, 2025

DIN: 07298941

DIN: 00001884

MANAGEMENT DISCUSSION AND ANALYSIS

INDUSTRY STRUCTURE, DEVELOPMENTS AND FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

Results

The Company's total income stood at ₹ 42,879.75 lakhs in contrast to ₹ 41,365.90 lakhs achieved during the previous year 2024-25.

The EBIDTA of the Company for FY 2024-25 is ₹ 1,688.34 lakhs compared to ₹ 2,653.19 lakhs in FY 2023-24.

The PAT reported for FY 2024-25 is ₹ 128.97 Lakhs compared to ₹ 781.28 lakhs in FY 2023-24.

OPPORTUNITIES, THREATS, RISKS & CONCERNS

Food Division

The Indian wheat market and wheat products market have experienced significant changes during the FY 2024-25. India's wheat production during the year was 122.7 million tons a slight increase compared to the previous year.

The OMSS (Open Market Sales Scheme) program implemented by the FCI (Food Corporation of India) for the FY 2024-25 was continued from November 2024 to February 2025, to facilitate the sale of surplus food grains, primary wheat, and rice, from the central pool in the open market at pre-determined prices through e-auction in the open market time to time which enhances the supply of wheat during the lean season.

Weather conditions such as droughts and floods can significantly impact wheat production and quality, leading to fluctuations in the market

Domestic demand for wheat is expected to remain strong, driven by the increasing demand for wheat-based products such as bread, pasta, and biscuits. The demand is also influenced by the growing population and urbanization.

Engineering Division

The Indian foundry industry is oldest and largest industries, with over 5000 foundries spread across the country. India is now the second and largest producer of castings in the world after China. Estimated to grow at a CAGR of 10.30% between 2024-2029.

The industry caters to various segments such as but not exclusive to; Railways, Machine Tool Building Equipment, Sanitary Fittings, Defense, Aerospace, Earth Moving Machinery, Energy related equipment, Pumps & Valves., while the automotive sector continues to be the largest consumer of castings the industry is seeing growth in demand from sectors such as Railways, Defense, and power.

The Indian foundry industry continues to innovate in its adoption of energy-efficient technologies reducing the consumption of energy within the industry, Despite the adoption of

new technologies the industry faces challenges in the forms of increasing energy costs, lack of infrastructure, inadequate R&D, and increasing competition globally. These challenges must be addressed to sustain the Indian Foundry Industries growth momentum.

The industry has the potential for continuous growth and innovation with increasing demand from various sectors and the adoption of new technologies.

SEGMENT-WISE AND PRODUCT-WISE PERFORMANCE

Segment-wise and product-wise results are stated separately under the relevant notes on accounts to the financial statements.

ECONOMIC OUTLOOK FOR THE YEAR

The International Monetary Fund (IMF) has upgraded India's real GDP growth forecast to 6.4% for both 2025 and 2026, reaffirming India as the fastest-growing major economy worldwide.

The Reserve Bank of India (RBI) has already trimmed its policy rate twice and is expected to pursue further easing as inflation remains aligned with targets.

Supported by the Indian Government's push for structural reforms and growing consumer confidence, the country is self-confident to handle global challenges.

INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

Planned periodic reviews are carried out resulting in identification of deficiencies and formulation of time bound action plans to improve efficiency. The adequacy of the internal control systems is periodically reviewed by the Audit Committee. This, supplemented with existing periodical management reviews, will enable the Company to improve its monitoring system at all levels.

The Company has internal control procedures commensurate with its size and the nature of its business for purchase of raw materials, plant and machinery, components, other items and sale of goods.

FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The financial performance of the company during the financial year 2024-2025 has been discussed in the Directors' Report and the audited financial statements, which has been prepared in accordance with the requirement of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015, discloses a true and fair view of the performance of the company during the said period.

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

The Company believes that its people are a key differentiator, especially in knowledge driven, competitive and a global business environment. Adapting work culture to suit the dynamic balancing of people requirements and employee needs is an ongoing process. Fundamental HR processes which enable higher performance orientation, speed, skill and competency

development, talent management are corner stones for the success of any organization. The Company is giving direct employment to 208 employees as in the past, the industrial relations continued to remain cordial in all the divisions of the Company.

DETAILS OF SIGNIFICANT CHANGES (I.E. CHANGE OF 25% OR MORE AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR) IN KEY FINANCIAL RATIOS INCLUDING DETAILS OF ANY CHANGE IN RETURN ON NET WORTH AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR ALONG WITH A DETAILED EXPLANATION THEREOF

SI. No	Description	31-03-2025	31-03-2024	% change	Explanations, if any
1	Current Ratio	1.38	1.53	(9.80%)	-
2	Debt Equity Ratio	1.01	1.34	(24.63%)	Due to Repayment of Debt
3	Debt Service Coverage Ratio	1.98	2.77	(28.52%)	Due to Reduction in Earnings
4	Return on Equity Ratio (%)	1.94%	11.70%	(83.42%)	Due to Reduction in Earnings
5	Inventory Turnover Ratio	6.83	5.96	14.60%	-
6	Trade Receivables Turnover Ratio	22.55	24.98	(9.73%)	-
7	Trade Payables Turnover Ratio	24.65	39.36	(37.37%)	Due to Increase in Trade payable
8	Working capital Turnover Ratio	19.17	12.82	49.53%	Due to Reduction in Working Capital
9	Net profit ratio (%)	0.30%	1.90%	(84.21%)	Due to Reduction in Earnings
10	Return on Capital Employed (%)	9.25%	17.00%	(45.59%)	Due to Reduction in Earnings
11	Return on Investment (%)	2.32%	16.60%	(86.02%)	Due to Reduction in Earnings

CAUTIONARY STATEMENT

Management Discussion and Analysis forming part of the Directors Report is in Compliance with Corporate Governance Standards incorporated in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with Stock Exchange and such statements may be "forward looking" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include Economic conditions affecting demand/supply and price conditions in the domestic and overseas markets in which the Company operates, changes in the Government regulations, tax laws and other statutes and other incidental factors.

For and on behalf of the Board

Sharath Jagannathan

Ashwin Chandran

Place: Coimbatore

Chairman and Managing Director

DIN: 00001884

Director

Date: May 29, 2025

REPORT ON CORPORATE GOVERNANCE

In compliance with Regulation 34(3) read with Part C of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) ("Listing Regulations")

1. Company's Philosophy on code of Corporate Governance

The Company firmly believes in and has consistently endeavoured to practice good Corporate Governance. The Company's philosophy on Corporate Governance envisages the attainment of the highest levels of transparency, professionalism and accountability, in all facets of its operations and in all its interactions with its stakeholders, including shareholders, employees, the government and lenders. The Company will endeavour to improve on these aspects on an ongoing basis.

2. Board of Directors

The Board comprises of a One Promoter Managing Director, One Non-Executive Non-Promoter Non-Independent Director and four Non-Executive Independent Directors including a Woman Director. There are four independent directors who bring independent judgement in the board's deliberations and decisions. Accordingly, the composition of the Board of Directors meets the requirement of Section 149 of the Companies Act, 2013 read with Regulation 17(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

The composition of the Board of Directors and their attendance at the board meetings held during the year and at the last Annual General Meeting held on 09th September 2024 and also the number of the other directorships/membership(s) or chairmanships in Committee(s) of other companies as on 31st March, 2025 are as follows;

		Attendance Particulars during the year			No.of	No.of Committee positions in all Companies (@)	
Name and DIN of the Director	Category & Designation	Board No.of meetings Board ACM Limited		held in other Public Limited Companies	Chairman	Member	
Sri. Suresh Jagannathan (DIN: 00011326)	Executive - Promoter Executive Chairman# -	5	3	Yes	NIL	NIL	1
Sri. Sudarsan Varadaraj \$ (DIN: 00133533)	Non Executive- Independent	5	1	No	4	1	4

			Attendance Particulars during the year			No.of Committee positions in all Companies (@)	
Name and DIN of the Director	Category & Designation	No.of Board meetings attended during the tenure	No.of Board meetings attended	AGM	Directorship held in other Public Limited Companies (*)	Chairman	Member
Sri. Karuppuswamy Gnanasekaran \$ (DIN: 00133645)	Non Executive Independent	5	2	Yes	1	2	2
Sri. Ramasamy Kannan (DIN:00951451)	Non-Executive- Non Independent	5	5	Yes	NIL	NIL	1
Mrs. Kalyani Jagannathan (DIN:02371318)	Non Executive- Independent	5	5	Yes	NIL	NIL	1
Sri. Ashwin Chandran (DIN: 00001884)	Non Executive - Independent	5	5	Yes	2	2	4
Sri. Sharath Jagannathan ^ (DIN: 07298941)	Executive - Promoter Managing Director	5	5	Yes	NIL	NIL	1
Sri. Harsha Varadaraj& (DIN: 06856957)	Non Executive - Independent	5	2	NA	2	NIL	2
Sri. Vijayraghunath (DIN: 00002963)&	Non Executive - Independent	5	1	NA	3	2	6

- \$ Sri. Karuppuswamy Gnanasekaran (DIN: 00133645) and Sri. Sudarsan Varadaraj (DIN: 00133533), were ceased to be Non-Executive Independent Directors of the Company consequent to the completion of their second tenure of 5 consecutive years with effect from the close of the business hours on 17th September, 2024.
- & Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN: 00002963) were appointed as Additional Directors by the Board of Directors under the category of Independent with an intention to appoint them as Non-Executive Independent Directors for a first term of 5 (five) consecutive years commencing from 20th September, 2024 to 19th September, 2029, subject to approval of the members of the Company. The said appointment of Independent Directors has been approved by the members by means of passing necessary special resolutions through postal ballot process held on 25.10.2024.
- # Sri. Suresh Jagannathan (DIN: 00011326) has resigned as Executive Chairman and Director of the Company with effect from 5th November, 2024 due to his personal and other business commitments. Consequently, the Company has no regular chairperson as on 31st March, 2025.

- Sri. Sharath Jagannathan (DIN: 07298941) has been elected as Chairman of the Company and designated as Chairman and Managing Director of the Company with effect from 29th May, 2025.
- * Exclude directorships in private companies and companies incorporated outside India, if any.
- @ Only Audit Committee and Stakeholders Relationship Committee has been considered.

Disclosure of Directorships in other Listed Entities as on 31st March, 2025:

	Details of the other listed entities where the			
Name of the Director	Directors hold directorship			
	Name of the Listed Entity	Designation		
		Promoter		
Sri. Ashwin Chandran	Precot Limited	Chairman and Managing		
(DIN: 00001884)		Director		
(10114. 00001004)	Lakshmi Mills Limited	Non – Executive		
		Independent Director		
Sri. Harsha Varadaraj	Elgi Rubber Company	Promoter Executive Director		
(DIN: 06856957)	limited	Tiornolei Execulive Bilector		
	Precot Limited	Non – Executive		
Sri. Vijayraghunath	Trecor Littilled	Independent Director		
(DIN: 00002963)	Pricol Limited	Non – Executive		
		Independent Director		
Sri. Ramasamy Kannan	NIL	NA		
(DIN: 00951451)	TVIL	INA		
Mrs. Kalyani Jagannathan	NIL	NA		
(DIN: 02371318)	IVIL	IVA		
Sri. Sharath Jagannathan	NIL	NA		
(DIN: 07298941)	INL	IVA		

None of the Directors holds directorship in more than 20 Companies (including limit of maximum directorships in 10 public companies) pursuant to the provisions of the Companies Act, 2013. Further, none of the Directors including Independent Directors hold directorships in more than the maximum number of Directorships prescribed under Regulation 17A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

As per the disclosures received from the Directors, none of the Directors serve as member of more than 10 committees nor they hold Chairmanship in more than 5 committees, as per the requirements of Regulation 26 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The functions, responsibility, role and accountability of the Board are well defined. The detailed reports of the Company activities and performances are periodically placed before the Board for effective decision making.

The Company has held at least one Board meeting in every quarter and the Board has met 5 (five) times during the year on 22.05.2024, 09.08.2024, 20.09.2024, 06.11.2024 and 14.02.2025. The gap between two consecutive meetings has not exceeded one hundred and twenty days. The necessary quorum was present in all the meetings. Agenda papers were circulated to the Directors in advance for each meeting. All relevant information as required under Schedule II of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 was placed before the Board from time to time.

SI No	Date of board meeting	No of directors attended
1	22.05.2024	7
2	09.08.2024	6
3	20.09.2024	5
4	06.11.2024	5
5	14.02.2025	6

Shareholdings of Non-Executive Directors

Name of the Director	No. of shares held	
TVAITIE OF THE BILECTOR	(as on March 31, 2025)	
Sri. Ramasamy Kannan	1,450	

Other than the above, none of the other non-executive directors hold any share in the company.

The Company has not issued any type of Convertible instruments to Non-Executive Directors.

None of the Directors were issued any stock options during the year under review.

Directors Inter se relationship

Sri. Suresh Jagannathan (DIN: 00011326), Executive Chairman (Promoter) is the father of Sri. Sharath Jagannathan (DIN: 07298941), Managing Director (Promoter). However, consequent to the resignation of Sri. Suresh Jagannathan (DIN: 00011326) as Executive Chairman and Director of the Company with effect from 5th November, 2024, none of the Directors of the Company are related to each other as on 31st March, 2025.

Key Board qualifications, expertise and attributes:

The Board of Directors comprises of qualified members who bring in the required skills, competence and expertise that allow them to make effective decisions or contributions to the Board, its committees and the management.

The list of core skills / expertise / competencies identified by the Board of Directors as required in the context of Company's business vertical(s) and those already available with the Board are as follows:

Competencies	DESCRIPTION				
Competencies	Knowledge/experience in the manufacturing of Engineering				
	and Food products				
Industry Skills	Knowledge of the flour milling industry, foundry products, business				
	model and the market				
	Board range of commercial / business experience				
	In-depth knowledge/experience in the field of finance				
	administration and the ability to analyze and assess the key				
	financial statements				
Governance Skills	Knowledge/experience in the governance, legal compliances				
Coverridince skiiis	and the ability to identify key risks in a wide range of areas				
	Knowledge/experience of the capital market and its				
	developments				
	Ability to constructively manage crisis, provide leadership				
	Ability to understand the role and fulfilment of the duties and				
	responsibilities of a director while being transparent in disclosing				
Personal Attributes /	potential conflict of interest, continue to self-educate on legal				
Qualities responsibility and ability to maintain board confidentic					
Ability to constructively contribute to board disc					
	communicate effectively with management and other directors				

In the table below, the primary/dominant area(s) of expertise of individual Board members have been highlighted. However, the absence of a mark against a Board member's name does not mean that the member does not possess the corresponding qualification or skill.

Name of the Director	Industry skills	Governance skills	Personal attributes / Qualities
Sri. Suresh Jagannathan DIN: 00011326 (upto 05.11.2024)	~	V	~
Sri. Sudarsan Varadaraj DIN:00133533 (upto 17.09.2024)	V	V	~
Sri. Karuppuswamy Gnanasekaran DIN:00133645 (upto 17.09.2024)	V	V	~
Sri. Ramasamy Kannan DIN:00951451	~	V	~

Name of the Director	Industry skills	Governance skills	Personal attributes / Qualities
Mrs.Kalyani Jagannathan DIN: 02371318	~	~	~
Sri. Ashwin Chandran DIN:00001884	~	~	~
Sri. Sharath Jagannathan DIN:07298941	~	~	~
Sri. Harsha Varadaraj DIN: 06856957 (from 20.09.2024)	~	~	~
Sri. Vijayraghunath DIN: 00002963 (from 20.09.2024)	~	V	V

Familiarization Programme for Independent Directors

In accordance with the provisions of Regulation 25(7) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, as amended from time to time ("Listing Regulations"), the Company familiarizes its Independent Directors of the company, their roles, rights, responsibilities in the company, nature of the industry in which the company operates, business model of the company, etc., through various programmes. These include orientation programmes as well as other initiatives to update the Independent Directors on a continuing basis.

The details of the familiarization programmes for Independent Directors conducted during the financial year 2024-25 is available on the Company's website at https://klrf.in/uploads/General/Familiarization%20program%202024-25klrf.pdf.

Independent Directors' Meeting

Pursuant to the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a separate meeting of the Independent Directors was held on 14th February, 2025, without the presence of Non–Executive Directors other than Independent Directors, Executive Directors and the management team inter alia to consider the following:

- a. Evaluation of the performance of Non-Independent Directors and the Board of Directors as a whole.
- b. Evaluation of the quality, quantity and timeliness of flow of information between the Management and the Board of Directors.

All Independent Directors of the Company has attended the meeting.

Confirmation on the fulfillment of the conditions of independence:

Based on the declarations received from the Independent Directors, the Board of Directors are of the opinion that the Independent Directors fulfill the conditions specified under Regulation 16(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) and Section 149(6) of the Act read with Rule 6(3) of the Companies (Appointment and Qualification of Directors) Rules, 2014 (as amended) and are independent of the management.

Resignation of Independent Directors before expiry of tenure:

None of the Independent Directors have resigned before the expiry of his / her tenure during the year under review.

3. Audit Committee

The Company has constituted an Audit Committee in line with the provisions of Regulation 18 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 read with Section 177 of the Companies Act, 2013. This Committee comprises of four Non-Executive Independent Directors as on 31st March 2025. All the members of the Committee possess experience and expertise in financial and corporate laws and the Chairman of the Committee possess financial management expertise.

The terms of reference, powers and role of this Committee are as prescribed under Section 177 of the Companies Act, 2013 and under Regulation 18 read with Part C of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Besides having access to all the required information from within the Company, the Committee can obtain external professional advice whenever required. The Committee acts as a link between the Statutory Auditor, Internal Auditors and the Board of Directors of the Company. It is authorised to select and establish accounting policies, review reports of the Statutory and the Internal Auditors and meet with them to discuss their findings, suggestions and other related matters. The Committee is empowered to recommend the appointment and remuneration payable to the Statutory Auditor, Branch Auditors, Internal Auditors and Cost Auditor of the Company.

The Committee has met 4 times during the financial year under review on 22.05.2024, 09.08.2024, 06.11.2024 and 14.02.2025. The necessary quorum was present at these meetings. The composition of the Audit Committee and details of their attendance at the meetings are as follows:

Name of the Member	Category	Attendance	
		Held	Attended
			during the
			tenure
Sri. K. Gnanasekaran	Non-Executive - Independent	4	2
(Chairman)*			
Sri. Sudarsan Varadaraj *	Non-Executive - Independent	4	1
Sri. Ashwin Chandran	Non-Executive - Independent	4	4
(Chairman)\$			
Sri. Kalyani Jagannathan	Non-Executive - Independent	4	4
Sri. Harsha Varadaraj #	Non-Executive - Independent	4	2
Sri. Vijayraghunath #	Non-Executive - Independent	4	1

- * Sri. Karuppuswamy Gnanasekaran (DIN: 00133645) ceased to be Chairman of the Committee and Sri. Sudarsan Varadaraj (DIN: 00133533), ceased to be a member of the Committee consequent to their retirement as Non-Executive Independent Directors of the Company with effect from the close of the business hours on 17th September, 2024.
- # Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN: 00002963), Non-Executive Independent Directors of the Company were appointed as members of the Audit committee with effect from 20th September, 2024.
- \$ Sri. Ashwin Chandran (DIN: 00001884), Non-Executive Independent Director was appointed as the Chairman of the Audit Committee with effect from 20th September, 2024 due to re-constitution.

The Company Secretary acts as the Secretary to the Committee. The Chief Financial Officer, Branch Auditors, Internal Auditors, and the Statutory Auditor of the Company were also invited to attend the meetings to provide inputs on issues relating to accounts, taxation, internal audit findings, internal financial controls etc. The constitution of the Audit Committee also meets with the requirements under Section 177 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015.

The minutes of the Audit Committee meetings were placed before the Board and the Board discussed and took note of the same. The Audit Committee considered and reviewed the Annual Financial Statements for the financial year 2024-25, before it was placed before the Board of Directors for their approval.

The Chairman of the Audit Committee, Sri. Karuppuswamy Gnanasekaran, was present at the last Annual General Meeting of the Company held on 9th September, 2024.

4. Nomination and Remuneration Committee

The Nomination and Remuneration Committee (NRC) has been constituted in accordance with Section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015. The role, powers and functions of the Nomination and Remuneration Committee are as prescribed under Section 178 of the Companies Act, 2013 and the guidelines set out in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended). The terms of reference of this Committee are as prescribed under Regulation 19 read with part D of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Committee comprises of 4 Non-Executive Independent Directors as on 31st March 2025. During the year under review, the Committee has met three times on 22.05.2024, 20.09.2024 and 14.02.2025. The composition of the Nomination and Remuneration Committee and the attendance of the members are as given hereunder:

		Attendance		
Name of the Member	Category	Held	Attended during the tenure	
Sri. Ashwin Chandran (Chairman)	Non Executive - Independent	3	3	
Sri. Sudarsan Varadaraj*	Non-Executive - Independent	3	1	
Sri. K. Gnanasekaran*	Non-Executive - Independent	3	1	
Mrs. Kalyani Jagannathan@	Non- Executive – Independent	3	2	
Sri. Harsha Varadaraj#	Non-Executive – Independent	3	1	
Sri. Vijayraghunath#	Non-Executive - Independent	3	1	
Sri. R. Kannan&	Non-Executive – Non- Independent	3	1	

^{*} Sri. Karuppuswamy Gnanasekaran (DIN: 00133645) and Sri. Sudarsan Varadaraj (DIN: 00133533), ceased to be members of the Committee consequent to their retirement as Non-Executive Independent Directors of the Company with effect from the close of the business hours on 17th September, 2024.

- @ Mrs. Kalyani Jagannathan (DIN: 02371318), Non-Executive Independent Director was appointed as a member of the Committee with effect from 9th August, 2024 due to re-constitution.
- # Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN: 00002963), Non-Executive Independent Directors of the Company were appointed as members of the Audit committee with effect from 20th September, 2024.
- & Sri. R. Kannan (DIN: 00951451), Non-Executive Non-Independent Director was appointed as a member of the Committee with effect from 9th August, 2024 and he has ceased to be a member of the Committee with effect from 20th September, 2024 due to re-constitution.

This Committee would basically look into and determine the Company's Policy on Remuneration packages to the Executive Directors and Senior Management. This Committee shall identify the persons, who are qualified to become Directors of the Company/who may be appointed in Senior Management in accordance with the criteria laid down, recommend to the Board their appointment and removal and also shall carry out evaluation of every Director's performance. The Committee shall also formulate the criteria for determining qualifications, positive attributes, independence of the Directors and recommend to the Board a Policy, relating to the remuneration for the Directors, Key Managerial Personnel and other senior management employees.

While recommending the appointment of the directors, key managerial personnel and senior management personnel, the nomination and remuneration committee considers criteria / attributes like qualification, expertise, skills and experience of them in their respective fields. The nomination and remuneration committee has the discretion to decide whether qualification, skills, expertise and experience possessed by a person is sufficient / satisfactory for the concerned position.

The board of directors have adopted a nomination and remuneration policy based on the recommendation of the Nomination and Remuneration Committee, which, inter alia, deals with the criteria for appointment of the directors, key managerial personnel and senior management personnel and their remuneration. The brief of the remuneration policy of the company is annexed to this Board's Report and the full policy can be accessed on company's website at https://klrf.in/uploads/Policies/Policy%20on%20Nomination%20 &%20Remuneration-Revised&2014.02.25.pdf

The Chairman of the Nomination and Remuneration Committee, Sri. Ashwin Chandran, was present at the last Annual General Meeting held on 9th September, 2024.

Performance evaluation criteria for Independent Directors

The Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 mandates the evaluation of the performance of Independent Directors and Non-Independent Directors. The Companies Act, 2013 states that a formal annual evaluation needs to be made by the Board of its own performance and that of its committees and individual Directors. Schedule IV to the Companies Act, 2013 states that the performance evaluation of Independent Directors shall be done by the entire Board of Directors, excluding the director being evaluated. The evaluation of the performance of the Independent Directors is based on their qualification, experience, knowledge and competency, ability to fulfill allotted functions / roles, ability to function as a team, pro-activeness, participation and attendance, commitment, contribution, integrity, independence from the company and ability to articulate independent Directors was carried out by the entire Board, excluding the Director being evaluated.

The performance of the Board as a whole was evaluated by the Board after seeking input from all the directors on the basis of the criteria such as the Board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the committees was evaluated by the board after seeking input from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Nomination and Remuneration Committee ("NRC") has evaluated the performance of the individual directors on the basis of the criteria approved by the Board.

5. Stakeholders' Relationship Committee

The Board has constituted a Stakeholders Relationship Committee (SRC) pursuant to the applicable provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015. The Committee deals in the matters as prescribed under Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 including the matters relating to transfer and transmission of shares, issue of duplicate shares certificates and looks into the shareholders/ Investor complaints, if any, on non-receipt of dividend, annual report etc., In addition, the Committee looks into other issues including status of dematerialization/re-dematerialization of shares as well as systems and procedures followed to track investor complaints and suggest measures for improvement from time to time. The role of the Stakeholders' Relationship Committee covers all the areas specified in Part D of Schedule II of the Listing Regulations.

During the year under review, the Committee has met 3 (three) times on 22.05.2024, 17.07.2024 and 07.03.2025 to deliberate the above matters. The necessary quorum was present at all the committee meetings.

The Stakeholders Relationship Committee comprises of the following Directors

Name of the Member	Category	Position	Attendance	
			Held	Attended during the tenure
Sri. K. Gnanasekaran DIN: 00133645#	Non Executive Independent	Chairman	3	1
Sri. Suresh Jagannathan DIN: 00011326&	Executive Chairman- Promoter	Member	3	2
Sri. Sudarsan Varadaraj DIN:00133533#	Non Executive - Independent	Member	3	2

Name of the Member	Category	Position	Atte	endance
			Held	Attended during the tenure
Sri. Ramasamy Kannan DIN: 00951451	Non Executive Non Independent	Member	3	3
Sri. Ashwin Chandran DIN:00001884**	Non Executive Independent	Chairman	3	3
Sri. Sharath Jagannathan DIN: 07298941 ^	Managing Director - Promoter	Member	3	NIL
Sri. Harsha Varadaraj DIN: 06856957@	Non Executive Independent	Member	3	1
Sri. Vijayraghunath DIN: 00002963@	Non Executive Independent	Member	3	NIL

- # Sri. Karuppuswamy Gnanasekaran (DIN: 00133645) ceased to be Chairman of the Committee and Sri. Sudarsan Varadaraj (DIN: 00133533), ceased to be a member of the Committee consequent upon their retirement as Non-Executive Independent Directors of the Company with effect from the close of the business hours on 17th September, 2024.
- @Sri. Harsha Varadaraj (DIN: 06856957) and Sri. Vijayraghunath (DIN: 00002963), Non-Executive Independent Directors of the Company were appointed as members of the Audit committee with effect from 20^{th} September, 2024.
- ^Sri. Sharath Jagannathan (DIN: 07298941), Managing Director of the Company was appointed as a member of the Committee with effect from 20th September, 2024 due to re-constitution.
- ** Sri. Ashwin Chandran (DIN:00001884), a member of the Committee, was appointed as the Chairman of the Committee with effect from 20th September, 2024 due to reconstitution.
- &Sri. Suresh Jagannathan (DIN: 00011326), Executive Chairman of the Company ceased to be a member of the Committee due to his resignation as Executive Chairman and Director of the Company effective from 5th November, 2024.

The Chairman of the Stakeholders Relationship Committee, Sri. Karuppuswamy Gnanasekaran, was present at the last Annual General Meeting of the Company held on 9^{th} September 2024.

The Compliance Officer is Sri. S. Piramuthu, Company Secretary and he acts as the secretary of the stakeholder's relationship committee.

The minutes of the Stakeholders Relationship Committee meetings were placed at the subsequent Board Meetings and the Board discussed and took the same on record.

The Committee ensures that the investors' grievances and correspondence are attended and resolved expeditiously within the time frames laid down under the Listing Regulations.

The constitution of the Stakeholders Relationship Committee meets with the requirements under Section 178 of the Companies Act, 2013 and Regulation 20 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 (as amended).

Pursuant to Regulation 40(9) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a certificate on yearly basis confirming due compliance of share transfer formalities by the company from a Practicing Company Secretary has been submitted to the Stock Exchange within the stipulated time till the date it was applicable.

The company has adopted an 'Internal Code of Conduct for Regulating, Monitoring and Reporting of Trades by Insiders' ("the Code") in accordance with the requirements of the SEBI (Prohibition of Insider Trading) Regulations, 2015.

The company has also formulated 'The Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (UPSI)' in compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015.

Investor complaints:

The company has attended to the investors' grievances and correspondences within a maximum period of 15 days from the date of receipt of the same. The Company has received 1 (one) complaint from the shareholder and the same was resolved within the stipulated time during the year 2024-25. Further, there were no pending complaints as on March 31, 2025.

6. Risk Management Committee

The provisions of Regulation 21 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 relating to constitution of the Risk Management Committee are not applicable to the Company.

Senior Management and Changes therein since the close of previous year

Based on the recommendation of the Nomination and Remuneration Committee, the Board has appointed Sri. Rajkumar Agarwal as Vice President – Flour Mill (Senior Management Personnel) of the Company with effect from 1st June 2024 and subsequently, the Board of Directors, based on the recommendation of the Nomination and Remuneration Committee, has approved the appointment of Sri. Rajkumar Agarwal as Business Head (Senior Management Personnel) of the Company with effect from 19th August, 2024 and the appointment of Sri. Jegan Adinarayanan as Vice President – Food Division at Gangaikondan with effect from 19th August, 2024. Subsequently, Sri. Rajkumar Agarwal has been appointed as Whole-time Director (designated as "Executive Director") effective from 1st July, 2025 (Key Managerial Personnel).

Owing to personal reasons, Sri. KM Vasanth, Head - HR & IR has tendered his resignation with effect from 16th September, 2024 and he was relieved from his duties with effect from the closing hours on 16th September, 2024. Sri. K Padmakumar, Associate Vice President has tendered his resignation with effect from 23rd September, 2024 and he was relieved from his duties with effect from the close of business hours on 23rd September, 2024.

Based on the recommendation of the Nomination and Remuneration Committee, the Board has approved the appointment of Sri. S. Ramachandran as Head – Information Technology (Senior Management Personnel) of the Company with effect from 8th October, 2024 and the appointment of Sri. S. Jagadeesh as Head – HR (Senior Management Personnel) of the Company with effect from 20th September, 2024.

Based on the recommendation of the Nomination and Remuneration Committee, the Board of Directors, at their meeting held on 14th February, 2025, has approved to assign additional role and responsibilities as Business Head-Engineering Division (Senior Management) along with the current designation to Sri. R. Nagarajan, Chief Financial Officer and accordingly, redesignated him as Chief Financial Officer and Business Head Engineering Division of the Company with effect from 14th February 2025.

Other than the above, there was no change in the Senior Management during the year under review.

The following are the Senior Management of the Company as on 31st March, 2025.

- 1. Sri. R. Nagarajan Chief Financial Officer & Business Head (Engineering Division)
- 2. Sri. S. Piramuthu Company Secretary and Compliance officer
- 3. Sri. A. Jegan Vice President Food Division
- 4. Sri. S Jagadeesh Head IR & HR
- 5. Sri. S. Ramachandran Head Information Technology
- 6. Sri. Rajkumar Agarwal Business Head.

7. Corporate Social Responsibility (CSR) Committee

The Company had earlier constituted a Corporate Social Responsibility Committee in compliance with Section 135(1) of the Companies Act, 2013 read with Rule 5 of the Companies (Corporate Social Responsibility Policy) Rules, 2014. However, Pursuant to Section 135(9) read with the Companies (Amendment) 2020 (effective from 22nd January 2021), the requirement under sub-section (a) for constitution of the Corporate Social Responsibility Committee shall not be applicable to the Company and the functions of the Corporate Social Responsibility Committee provided under the said Section shall, in such cases, be discharged by the Board of Directors of the Company.

8. Remuneration of Directors

The remuneration and sitting fees paid to the Directors during the year under review are as given hereunder: (₹ in lakhs)

Name	Service Term	Salary & Perquisites	Sitting Fees	Total
Sri. Suresh Jagannathan DIN: 00011326 (till 5 th November 2024)	12.03.2024 to 05.11.2024	89.76	NA	89.76
Sri. Sudarsan Varadaraj DIN: 00133533 (till 17th September, 2024)	NA	NA	0.26	0.26
Sri. Karuppuswamy Gnanasekaran DIN: 00133645 (till 17th September, 2024)	NA	NA	0.44	0.44
Sri. R. Kannan DIN: 00951451	NA	NA	0.48	0.48
Mrs. Kalyani Jagannathan DIN: 02371318	NA	NA	0.94	0.94
Sri. Ashwin Chandran DIN: 00001884	NA	NA	1.02	1.02
Sri. Sharath Jagannathan DIN: 07298941	25.01.2024 to 24.01.2027	112.70	NA	112.70
Sri. Harsha Varadaraj DIN: 06856957 (from 20 th September, 2024)	NA	NA	0.44	0.44
Sri. Vijayraghunath DIN: 00002963 (from 20 th September, 2024)	NA	NA	0.22	0.22

All elements of the remuneration package for individual directors have been summarized under major groups viz., salary & perquisites and there are no other benefits, bonuses, stock options, pension etc. other than the details disclosed in the above table.

The remuneration of the Key Managerial Personnel comprises of fixed components viz., salary and other perquisites and there are no performance-linked incentives.

There are no pecuniary relationships or transactions with Non-Executive Directors vis-à-vis the Company.

The Company does not have any Employee Stock Option Scheme and hence, the disclosure of the details of stock option, if any and whether issued at a discount as well as the period over which accrued and over which exercisable does not arise.

The Company does not pay remuneration to any of its Non-Executive Directors except sitting fees for attending the Board meetings / Committee meetings (as applicable) thereof.

No commission has been paid to any Non-Executive Directors for the year 2024-25.

The Remuneration policy of the company along with the criteria of making payments to Non-Executive Directors can be accessed on the Company's website https://klrf.in/uploads/Policies/Policy%20on%20Nomination%20&%20Remuneration-Revised%2014.02.25.pdf

9. Management Discussion and Analysis Report

Management Discussion and Analysis Report is given in a separate section forming part of the Directors' Report in this Annual Report.

10. General Body Meetings

Annual General Meeting:

Location and time where last three AGMs were held and the details of the special resolutions, if any, passed thereat, are as given below:

Financial Year	Date of Meeting	Time of Meeting	Location	Special Resolutions, if any
2021-22	14.09.2022	09:15 A.M., (IST)	Through Video Conferencing (VC) or Other Audio Visual Means (OAVM)	Approval for increasing borrowing powers of the company pursuant to Section 180 (1) (c) of the Companies Act, 2013. Approval for increasing the limits for creation of charge on the assets to secure the borrowings of the company pursuant to Section 180(1) (a) of the Companies Act, 2013. Approval for variation in the terms of re-appointment of Sri.Suresh Jagannathan (DIN:00011326), Executive Chairman, for the remaining period of his current tenure. Approval for alteration of object clause of the Memorandum of Association of the Company in line with the Companies Act, 2013 Approval for reclassification of the existing authorised share capital and consequent alteration of Clause V (Capital Clause) of the Memorandum of Association of the Company.

Financial Year	Date of Meeting	Time of Meeting	Location	Special Resolutions, if any
2022-23	29.12.2023	9.00 AM (IST)	Through Video Conferencing (VC) or Other Audio Visual Means (OAVM)	Approval for re-appointment of Sri Suresh Jagannathan (DIN: 00011326) as Executive Chairman of the Company for a further period of 5 years with effect from 12 th March 2024 and the remuneration payable to him.
2023-24	09.09.2024	9.15 AM (IST)	Through Video Conferencing (VC) or Other Audio Visual Means (OAVM)	Nil

Extra Ordinary General Meeting

No Extra-Ordinary General Meeting was held during the financial year 2024-2025.

Postal Ballots

The Company has conducted a Postal Ballot through remote e-voting process vide Postal Ballot Notice dated 20th September 2024 for obtaining the approval of the members for certain matters and the Postal Ballot process was concluded on 25th October 2024, being the last date for receipt of votes under the Postal Ballot process. The details of the resolution(s) passed through Postal Ballot and the voting pattern for the said resolution are disclosed as under:

Particulars of	Type of	No. of	Votes cast i	n favour	Votes	cast	Invalid
Resolution	resolution	remote			aga	inst	votes
		e-votes	No. of	% of	No. of	% of	cast
			Votes	Votes	Votes	Votes	
Approval for the	Special	68,84,983	68,84,708	100	275	Neg-	Nil
appointment of Sri.	Resolution					ligible	
Harsha Varadaraj (DIN:							
06856957) as a Non-							
Executive Independent							
Director of the company							
for a first term of five (5)							
consecutive years with							
effect from September							
20, 2024.							

Particulars of	Type of	No. of	Votes cast i	in favour	Votes	cast	Invalid
Resolution	resolution	remote			aga	inst	votes
		e-votes	No. of	% of	No. of	% of	cast
			Votes	Votes	Votes	Votes	
Approval for the appointment of Sri. Vijayraghunath (DIN: 00002963) as a Non- Executive Independent Director of the company	Special resolution	68,84,983	68,84,708	100.00	275	Neg- ligible	Nil
for a first term of five (5) consecutive years with effect from September							
20, 2024.							

Sri. M. D. Selvaraj, FCS, Managing Partner of M/s. MDS & Associates LLP, Company Secretaries, Coimbatore was appointed as the scrutinizer for carrying on the postal ballot process in a fair and transparent manner.

Procedure for postal ballot

Pursuant to the provisions of Section 108 & 110 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the relevant MCA Circulars, the special resolution(s) as specified in the Notice of the Postal Ballot dated 20th September, 2024 (as specified above) were transacted through Postal Ballot process by means of remote e-voting means.

The Company had engaged the services of MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) for providing e-voting facility to the members.

The members holding shares (either in physical form or dematerialized form) as on the cut-off date of 20th September 2024, were provided the option of exercising their right to vote on the said resolution(s) through remote e-voting process only during the period commencing from 09:00 AM (IST) on Thursday, the 26th September, 2024 to 05:00 PM (IST) on Friday, the 25th October, 2024. Upon completion of the voting period, the Scrutinizer completed the scrutiny of postal ballot (remote e-voting) process and submitted his report to Executive Chairman of the Company, on 26th October, 2024 and the results of the remote e-voting were declared on 26th October, 2024. The voting results along with the report of the scrutinizer were submitted to the BSE Limited (BSE) and placed the same on the website Company and MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) (e-voting agency) within the stipulated time.

Postal Ballot proposed to be conducted:

As on date of this report, the Company does not foresee the need for conducting postal ballot to pass any resolution. However, if required, the same shall be conducted in compliance with the procedure stipulated under Section 110 and other applicable provisions, if any, of the Companies Act, 2013 and its relevant Rules made thereunder and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the relevant MCA and SEBI Circulars.

11. Means of Communication

- The quarterly/ half yearly unaudited financial results and the annual audited financial results were published in Business Line (National Daily) and Daily Thanthi (Regional Newspaper) upto the quarter ended 30th September, 2024 and from the quarter ended 31st December, 2024, the audited/unaudited financial results are published in Business Line (National Daily) and Daily Thanthi (Regional Newspaper). The financial results are regularly and promptly updated on the website of the company at https://www.klrf.in/investorcentre
- The copies of the results are forwarded to the concerned Stock Exchange (BSE Limited) immediately after they are approved by the Board for dissemination on their website.
 The Company has a dedicated e-mail ID cosec@klrf.in for providing necessary information to the Investors. Official news releases are made whenever it is considered necessary.
- There were no specific presentations made to Institutional Investors or to the analysts during the year.

12. General Shareholder information

a. Annual General Meeting

Date: 10th September 2025

Time : 9.00 AM (IST)

Venue: The 63rd Annual general Meeting will be held through Video Conferencing

(VC) or Other Audio-Visual Means (OAVM) for which purpose the Registered Office of the Company situated at 75/8, Benares Cape Road, Gangiakondan-627352 shall be the deemed venue for the

Meeting.

b. Financial Year: 1st April to 31st March

c. Dividend payment date: on or before 7th October, 2025

d. Listing on Stock Exchange

The shares are listed at BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001.

Annual listing fees for the year 2024-25 was paid to BSE Limited.

Type of security : Equity

Trading group in stock exchange : BSE Limited - X group Stock Code : Scrip ID : KLRFM

Scrip Code : 507598

ISIN number allotted for equity shares : INE014E01015

The shares of the company are regularly traded and in no point of time the shares were suspended for trading in any of the stock exchange.

e. Registrars & Share Transfer Agents

Head Office

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited), C/101, 247 Park, L.B.S. Mara, Vikroli (West) Mumbai-400083

Branch

MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) "Surya" No.35, May Flower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore-641028

Ph.: +91 422 231 4792 E-mail: coimbatore@in.mpms.mufg.com

f. Reconciliation of share capital audit

A qualified Company Secretary in practice has carried out the reconciliation of share capital audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Ltd., (CDSL) and the total issued and listed capital. The reconciliation of share capital audit report confirms that the total issued / paid-up capital is in agreement with the total number of shares in physical form and the total number of dematerialized shares held with NSDL and CDSL.

g. Share Transfer System

The company's shares are transferable through the depository system in dematerialized form. With effect from 1st April, 2019, the transfer of shares held in physical form by the listed entity / Registrar and Share Transfer Agent are not permitted in accordance with the amended Regulation 40 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Companies Act, 2013. Further, the Securities and Exchange Board of India ("SEBI") vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated 25th January, 2022 has mandated the Listed Companies to issue securities in demat form only while processing service requests viz. Issue of duplicate share certificate, Claim from Unclaimed Suspense Account; Renewal/Exchange of securities certificate; Endorsement; Sub-division/Splitting of securities certificate; Consolidation of securities certificates/folios; Transmission and Transposition. Accordingly, our Registrar and Share Transfer Agents, MUFG Intime India Private Limited (formerly "Link Intime India Private Limited") has processed the applications / requests received within a period of 15 days from the date of receipt of the requisite documents, if the documents are

complete in all respects. All requests for dematerialization of shares are processed and confirmed to the depositories, NSDL and CDSL within 15 days. The Stakeholders Relationship Committee generally meets as and when necessary to review investor grievances and other related matters as per their terms of reference.

Legal proceedings / disputes on share transfer against the company : Nil

Shares under lock-in period : Nil

h. Shareholding Pattern as on 31st March, 2025

Particulars	No.of shares held	Percentage of shareholding
Promoters and Promoter Group	66,68,685	73.76
Directors and their Relatives	8,350	0.09
Banks / Flls / Mutual Funds	100	0.00
Bodies Corporate / Clearing Member	45,217	0.50
NRI / OCBs / Foreign nationals	28,371	0.32
IEPF	92,650	1.02
Unclaimed shares	661	0.01
Public	21,97,442	24.30
Total	90,41,476	100.00

i. Distribution of Shareholding as on 31st March, 2025

Shareholding range	No.of Holders	% of share holders	No.of shares	% of shareholding
1 - 500	5,437	88.55	5,77,245	6.38
501 - 1000	353	5.75	2,78,429	3.08
1001 - 2000	178	2.90	2,64,626	2.93
2001 - 3000	59	0.96	1,51,549	1.68
3001 - 4000	29	0.47	1,02,582	1.13
4001 - 5000	27	0.44	1,27,021	1.40
5001 - 10000	24	0.39	1,82,211	2.02
10001 and above	33	0.54	73,57,813	81.38
Total	6,140	100.00	90,41,476	100.00

j. Dematerialisation of shares and liquidity as on 31st March, 2025

Your Company has obtained necessary approvals from the NSDL and CDSL for providing demat facilities to our shareholders. The equity shares of the Company are compulsorily traded in dematerialized form.

Members holding shares in physical form are requested to consider converting their holdings to dematerialized form at the earliest and avail of the various benefits of dealing in securities in electronic/dematerialized form. The shareholders have the option to hold Company's shares in demat form through the National Securities Depository Limited (NSDL) or Central Depository Services (India) Limited (CDSL).

Extent of Dematerialisation

Name of the Depository	No.of shares	% to total paid-up		
Name of the Depository	NO.01 STIGLES	capital		
Central Depository Services (India) Limited	13,85,498	15.32		
National Securities Depository Limited	75,85,186	83.89		
Physical	70,792	0.79		
Total	90,41,476	100.00		

k. Outstanding GDRs/ ADR/ Warrants, Convertible Bonds, conversion date and likely impact on equity: NIL

I. Commodity price risk or foreign exchange risk & hedging activities : NIL

m. Plant locations

Food Division : Gangaikondan, Tirunelveli District

Thiruvandarkoil, Puducherry

Wind Farms : Aralvaimozhi Village, Kanyakumari District, Pazhavoor

Village, Radhapuram Taluk, Tirunelveli District

Intime

Dhanakarkulam Village, Radhapuram Taluk, Tirunelveli District Parameswarapuram Village, Radhapuram Taluk

India

(Formerly known as Link Intime India Private Limited)

(Unit: Kovilpatti Lakshmi Roller Flour Mills Limited)

"Surya" 35, Mayflower Avenue, Behind Senthil Nagar,

Sowripalayam Road, Coimbatore - 641028

Private

Limited

Tirunelveli District

Engineering Division : Periyanaickenpalayam, Coimbatore Solar plant : Gangaikondan, Tirunelveli District

n. Address for correspondence

For annual report, transfer of physical /demat shares, change of address & other query relating to shares of the company and investors correspondence may be

rrespondence may be Phone: +91 422 231 4792

addressed to E-mail: coimbatore@in.mpms.mufg.com

MUFG

Contact Person Mrs. S. Dhanalakshmi

85

Contact address for Investors Sri. S. Piramuthu

Company Secretary

Regd Office:

75/8, Benares Cape Road,

Gangaikondan - 627352, Tirunelveli Dt.

Phone: +91 462 248 6532 Fax: +91 462 248 6132 E-mail: cosec@klrf.in

o. Credit Rating:

During the year under review, the Company has obtained rating from CRISIL Limited (CRISIL) on the long-term loan and Cash credit/Overdraft facility as CRISIL BBB/Negative and Pledge Loan as CRISIL A3+. Further, the Company does not have any debt instruments or any scheme involving mobilization of funds that requires credit rating.

13. Other Disclosures

a. Disclosures on materially significant related party transactions that may have potential conflict with the interests of listed entity at large

There are no materially significant related party transactions that would have potential conflict with the interests of the company at large. Details of related party transactions are given elsewhere in the annual report in accordance with applicable Accounting Standards.

All the related party transactions are presented to the Audit Committee and the Board of Directors. Prior omnibus approval has been obtained for the transactions which are foreseen and repetitive in nature. A statement of all related party transactions is presented before the Audit Committee on a quarterly basis, specifying the nature, value and terms and conditions of the transaction.

b. Details of non-compliance by the Company, penalties, strictures imposed on the Company by Stock Exchange, SEBI or any Statutory Authorities on any matter related to capital markets during the last three years

The company has complied with all the requirements of the listing agreement of the Stock Exchange as well as regulations and guidelines of SEBI including SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. No penalties have been levied or strictures have been passed by SEBI, Stock Exchange or any other statutory authority on matters relating to capital markets in the last three years.

c. Details of establishment of vigil mechanism, whistle blower policy and affirmation that no personnel has been denied access to the Audit Committee

The company has adopted a Whistle Blower Policy, to provide a formal mechanism for the employees to report their concerns about unethical behaviour, actual or suspected

fraud or violation of the company's Code of Conduct. 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 have been denied access to the Audit Committee. Your company hereby affirms that no complaints were received during the year under review.

d. Details of compliance with mandatory requirements and adoption of the nonmandatory requirements

The company has complied with all the mandatory requirements of corporate governance norms as enumerated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The company has adopted the non-mandatory requirement of Reporting of Internal auditors to Audit Committee as recommended under Regulation 27 (1) read with Part E of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015. The company has not adopted any other non-mandatory requirements.

e. Policy for determining material subsidiaries

As the company does not have any subsidiaries, the requirement for adopting the Policy for determining "material subsidiaries" does not apply to the company.

f. Material unlisted subsidiary

During the year, the Company did not have any material unlisted subsidiary.

g. Policy on dealing with related party transactions

The Company has adopted a Policy on dealing with Related Party Transactions and the same has been disclosed on the website of the Company at https://klrf.in/uploads/ Policies/RPT%20Policy%20KLRF%2014022025.pdf

h. Commodity price risk and commodity hedging activities

The company is exposed to the risk of price fluctuation of raw materials as well as finished goods. The company proactively manages these risks through forward booking Inventory management and proactive vendor development practices. The company's reputation for quality, products differentiation and service, coupled with existence of powerful brand image with robust marketing network mitigates the impact of price risk on finished goods.

i. Disclosure of accounting treatment

The company has followed the Accounting Standards laid down by the Companies (Indian Accounting Standards) Rules, 2015 in the preparation of its financial statements.

j. Disclosure on risk management

Business risk evaluation and management is an ongoing process within the company. The assessment is periodically examined by the Board.

k. Disclosure of certain types of agreements binding the Company

The Company does not have entered into any agreements specified under Regulation 30A read with Clause 5A of Para A of Part A of Schedule III of the Listing Regulations.

Unclaimed shares demat suspense account

In terms of Regulation 39(4) of Securities of Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Schedule VI thereof, the Company has opened a demat account in the name and style "Kovilpatti Lakshmi Roller Flour Mills Limited-Unclaimed Shares Suspense Account". The disclosures with respect to demat suspense account are as follows:

SI.No	Particulars	No.of cases	No.of equity shares
1	Aggregate number of shareholders and the	17	715
	outstanding equity shares in the suspense		
	account lying at the beginning of the year		
2	Number of shareholders who approached	NIL	NIL
	the company for transfer of equity shares		
	from suspense account during the year		
3	Number of shareholders to whom equity	NIL	NIL
	shares were transferred from suspense		
	account during the year		
4	Transferred to IEPF Authorities	8	54
5	Aggregate number of shareholders and	9	661
	outstanding equity shares in the suspense		
	account lying at the end of the year		

Voting rights in respect of these shares have been frozen till the rightful owner claims the same. All corporate benefits, if any, on such shares shall be credited to the unclaimed suspense account, as applicable for a period of seven years and thereafter be transferred in accordance with the provisions of Section 124(5) and Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF Rules).

14. General disclosures

- The company has not raised any funds through preferential allotment or qualified institutional placement as specified under Regulation 32(7A) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- A certificate from a Company Secretary in practice 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 Security Exchange Board of India/ Ministry of Corporate Affairs or any such statutory authority has been obtained and is annexed to this report.

- During the year under review, the recommendations made by the different Committees
 have been accepted and there were no instances where the Board of Directors had
 not accepted any recommendation of the Committees.
- The company has paid a sum of ₹ 11 Lakhs as fees on consolidated basis to the Statutory auditor and all entities in the network firm/entity of which the Statutory auditor is a part for the statutory audit and other services rendered by them.
- The company has paid a sum of ₹ 8.80 lakhs as fees on consolidated basis to the Branch auditors and all entities in the network firm/ entity of which the Branch auditor is a part for the branch audit and other services rendered by them.
- As per the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, the company has constituted an Internal Complaints Committee. During the year 2024-25, no complaint was received by the committee. As such, there were no complaints for disposal and there are no complaints pending as at the end of the said financial year.
- **15.** There has been no instance of non-compliance of any requirement of Corporate Governance Report as stated in sub-paras 2 to 10 of Part C of Schedule V of the Listing Regulations.
- 16. Disclosure by listed entity and its subsidiaries of 'Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount': Not applicable.
- 17. Details of material subsidiaries of the listed entity; including the date and place of incorporation and the name and date of appointment of the statutory auditors of such subsidiaries: Not applicable
- **18.** Apart from the above, the Company has not adopted any of the discretionary requirements as specified in Part E of Schedule II of SEBI Listing Regulations.
- 19. The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Certificate from CEO and CFO

The CEO and CFO certification on the financial statements for the year has been submitted to the Board of Directors, at its meeting held on 29th May 2025 as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

20. Code of conduct for prevention of insider trading

The company has framed a 'Code of conduct to regulate, monitor and report trading by designated persons' based on SEBI (Prohibition of Insider Trading) Regulations, 2015. This code is applicable to all directors / officers / designated employees. The code ensures the prevention of dealing in shares by persons having accessed to unpublished price sensitive information.

The company has also formulated "The Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information (UPSI)" in compliance with SEBI (Prohibition of Insider Trading) Regulations, 2015.

The company has also adopted structured database system to monitor and control the Prohibition of Insider Trading as per the SEBI (Prohibition of Insider Trading) Regulations, 2015.

21. Code of Conduct

The Board of Directors have laid down a code of conduct for all Board members and senior management of the Company. The same has been posted on the website of the Company. All Board members and senior management personnel have affirmed their compliance with the code of conduct for the year under review. The Company's Chairman and Managing Director's declaration to this effect forms part of this report.

For and on behalf of the Board

Sharath Jagannathan

Ashwin Chandran

Place: Coimbatore Chairman and Managing Director

Director

DIN: 07298941

DIN: 00001884

DECLARATION ON CODE OF CONDUCT

As required by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation 2015, I hereby affirm and state that all the board members and senior management personnel of the company have given a declaration in accordance with Regulation 26(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that all the board members and senior management personnel have affirmed compliance with the said code of conduct for the year ended 31st March, 2025.

Sharath Jagannathan

Chairman and Managing Director

DIN: 07298941

Place: Coimbatore Date: May 29, 2025

Date: May 29, 2025

CERTIFICATE ON CORPORATE GOVERNANCE FOR THE YEAR ENDED 31ST MARCH, 2025

To

The Members of Kovilpatti Lakshmi Roller Flour Mills Limited

We have examined the compliance conditions of Corporate Governance by Kovilpatti Lakshmi Roller Flour Mills Limited ("the Company") for the financial year ended March 31, 2025 as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of the procedures and implementations thereof adopted by the Company for ensuring compliance with the conditions of Corporate Governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanation given to us and based on the representations made by the Directors and Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the financial year ended 31st March, 2025.

We further state that such compliance 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 MDS & Associates LLP
Company Secretaries
M D Selvaraj
Managing Partner

FC\$ No.: 960; C P No.: 411 Peer Review No. 6468/2025 UDIN: F000960G000446548

Place: Coimbatore Date: May 29, 2025

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.

KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED

CIN: L15314TN1961PLC004674

75/8, Benares Cape Rd,

Gangaikondan, Tirunelveli – 627352, Tamil Nadu, India

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Kovilpatti Lakshmi Roller Flour Mills Limited** having CIN: **L15314TN1961PLC004674** and having registered office 75/8, Benares Cape R.D.Gangaikondan Tirunelveli - 627352, Tamil Nadu, India (hereinafter referred to as 'the Company'), produced before us 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 our opinion and to the best of our 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 us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company, as stated below for the Financial Year ending on 31st March, 2025, have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

SI.No.	Name of the Director	DIN	Date of Appointment in Company
1.	Mr. Sharath Jagannathan, Managing Director ^{&}	07298941	25/01/2021
2.	Mrs. Kalyani Jagannathan*	02371318	19/03/2015
3.	Mr. Ashwin Chandran®	00001884	01/09/2018
4.	Mr. Ramasamy Kannan	00951451	25/05/2018
5.	Mr. Vijayraghunath ^{\$}	00002963	20/09/2024
6.	Mr. Harsha Varadaraj ^s	06856957	20/09/2024

Re-appointed as Managing Director for a further period of 3 years effective from 25th January, 2024

*Re-appointed as Independent Director for the second term of 5 years effective from $16^{\rm th}$ September, 2020

 $^{@}$ Re-appointed as Independent Director for the second term of 5 years effective from 1^{st} September, 2023

SAppointed as Independent Director for the first term of 5 years effective from 20th September, 2024

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

For MDS & Associates LLP
Company Secretaries
M D Selvaraj
Managing Partner
FCS No.: 960; C P No.: 411
Peer Peview No. 6468/2025

Peer Review No. 6468/2025 UDIN: F000960G000446526

Place: Coimbatore Date: May 29, 2025

Independent Auditor's Report

To The Members of Kovilpatti Lakshmi Roller Flour Mills Limited.

Report on the Audit of the Financial Statements

Opinion

I have audited the accompanying financial statements of Kovilpatti Lakshmi Roller Flour Mills Limited ("the Company"), which comprise the balance sheet as at 31st March 2025, and the statement of Profit and Loss, 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 material accounting policies and other explanatory information, in which are included the financial statements/ information for the year ended on that date audited by the branch auditors of the Company's branches located at Coimbatore, Tamil Nadu.

In my opinion and to the best of my information and according to the explanations given to me, the aforesaid financial statements give the information required by the Companies Act ("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, 2025, its profit and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

I conducted my audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. My responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of my report. I am 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 my audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and I have fulfilled my other ethical responsibilities in accordance with these requirements and the Code of Ethics. I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Key Audit Matters

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

I have determined the matter there are no key audit matters to be communicated in my report.

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

The Company's Management and Board of Directors is responsible for the other information. The other information comprises the Board's report and the corporate governance report but does not include the financial statements and my auditor's report thereon. Those reports are expected to be made available to me after the date of my auditor's report.

My opinion on the financial statements does not cover the other information and I will not express any form of assurance conclusion thereon.

In connection with my audit of the financial statements, my responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or my knowledge obtained in the audit, or otherwise appears to be materially misstated. When I read the other information, if I conclude that there is a material misstatement therein, I am required to communicate the matter to those charged with governance and I shall report that fact.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these 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, read with relevant rules issued thereunder.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for the safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation, and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that gives a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

I give in "Annexure A" a detailed description of Auditors; responsibilities for the Audit of the Financial Statements.

Other Matter

I did not audit the financial statements/ information of 1 (One) branch included in the financial statements of the Company whose financial statements/financial information reflect total assets of ₹ 5,645.84 lakhs as at 31st March 2025 and the total revenue of ₹ 9,539.40 lakhs for the year ended on that date, as considered in the financial statements/ information of these branches have been audited by the branch auditors whose reports have been furnished to me, and my opinion in so far as it relates to the amounts and disclosures included in respect of branch is based solely on the report of such branch auditors.

My opinion is not modified in respect of these matters.

Report on Other Legal and Regulatory Requirements

As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, I give in the "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

As required by Section 143(3) of the Act, I report that:

- (a) I have sought and obtained all the information and explanations which to the best of my knowledge and belief were necessary for the purposes of my audit.
- (b) In my opinion, proper books of account as required by law have been kept by the Company so far as it appears from my examination of those books and proper returns adequate for the purposes of my audit have been received from the branches not visited by me.
- (c) The reports on the accounts of the branch offices of the Company audited under Section 143(8) of the Act by branch auditors have been sent to me and have been properly dealt with by me in preparing this report.
- (d) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account and with the returns received from the branches not visited by me.

- (e) In my opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (f) On the basis of the written representations received from the directors as on 31st March 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2025 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 my separate Report in "Annexure C".
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in my opinion, and to the best of my information and according to the explanations given to me:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements Refer Note 36 to the financial statements;
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- (i) (A) The management has represented that, to the best of its knowledge and belief, no funds 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 persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall:
 - directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or
 - provide any guarantee, security, or the like to or on behalf of the Ultimate Beneficiaries.
 - (B) The management has represented, that, to the best of its knowledge and belief, no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall:
 - directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Party or
 - provide any guarantee, security, or the like from or on behalf of the Ultimate Beneficiaries; and
 - (C) Based on such audit procedures as considered reasonable and appropriate in the circumstances, nothing has come to my notice that has caused me to believe that the representations under subclause (i) (A) and (i) (B) contain any material misstatement.

- (j) The final dividend proposed in the previous year, declared and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable. The Board of Directors of the Company have proposed a final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with section 123 of the Act, as applicable.
- (k) Based on my examination, which included test checks, the Company has used accounting software systems for maintaining its books of account for the financial year ended March 31, 2025 which have the feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software systems. Further, during the course of our audit I did not come across any instance of the audit trail feature being tampered with and the audit trail has been preserved by the Company as per the statutory requirements for record retention
- (I) The Company has paid/ provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the Act.

For Marimuthu and Associates Chartered Accountants Firm Registration No: 014572S

CA. P. Marimuthu Membership No. 005770 UDIN: 25005770BMLFQD3284

Place: Tirunelveli Date: May 29, 2025

Annexure "A" to the Independent Auditor's Report

(Referred to in Auditor's Responsibilities for the Audit of the Financial Statements section of my report to the members of Kovilpatti Lakshmi Roller Flour Mills Company Limited of even date)

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

I 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 I identify during my audit.

I also provide those charged with governance with a statement that I 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 my independence, and where applicable, related safeguards.

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

Annexure "B" to the Independent Auditor's Report

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of my report to the members of Kovilpatti Lakshmi Roller Flour Mills Company Limited of even date)

- (a) In my opinion and according to the information and explanations given to me, the Company is maintaining proper records showing full particulars, including quantitative details and situation of property, plant and equipment and intangible assets.
 - (b) The Company has a program of verification to cover all items of property, plant and equipment in a phased manner over a period of three years, which, in my opinion, is reasonable having regard to the size of the Company and the nature of its assets.
 - Pursuant to the program, certain property, plant and equipment were physically verified by the management during the year. According to the information and explanations given to me, no material discrepancies were noticed on such verification.
 - (c) In my opinion and according to the information and explanations given to me and based on the examination of the conveyance deeds provided to me, I report that the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the balance sheet date.
 - In respect of immovable properties given as collateral for loans from banks and financial institutions, the title deeds were deposited with the said banks/ financial institutions, and the Company has obtained a confirmation from the said banks that the title deeds are in the name of the Company.

- (d) The Company has not revalued its property, plant and equipment (including right of use asset) during the year. Accordingly, paragraph 3 (i) (d) of the Order is not applicable.
- (e) In my opinion and according to the information and explanations given to me, there are no proceedings initiated or are pending against the Company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder. Accordingly, paragraph 3 (i) (e) of the Order is not applicable.
- 2. (a) The inventories have been physically verified by the management during the year. In my opinion, the coverage and procedure of such verification by the management is appropriate and no discrepancies of 10% or more in the aggregate for each class of inventory were noticed on such verification.
 - (b) The Company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets and the quarterly returns or statements filed by the company with such banks or financial institutions are in agreement with the books of account of the Company.
- 3. In my opinion and according to information and explanation given to me, the Company has not made investments in/ provided any guarantee or security/ granted any loans or advances in the nature of loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties. Accordingly, paragraph 3 (iii) of the Order is not applicable.
- 4. In my opinion and according to information and explanation given to me, the company has not granted any loans or provided any guarantees or given any security or made any investments to which the provision of section 185 and 186 of the Companies Act, 2013. Accordingly, paragraph 3 (iv) of the order is not applicable.
- 5. In my opinion and according to the information and explanations given to me, the Company has not accepted any deposits or amounts which are deemed to be deposits during the year. Accordingly, paragraph 3 (v) of the Order is not applicable.
- 6. The Central Government of India has prescribed the maintenance of cost records under sub-section (1) of section 148 of the Act for the activities of the Engineering division of the company and based on the report of the branch auditors I am of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, I have not carried out a detailed examination of the same.
- 7. In my opinion and according to the information and explanations given to me:
 - (a) Amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including goods and services tax, provident fund, employees' state insurance, income-tax, duty of customs, duty of excise, cess, and other material statutory dues have been generally regularly deposited by the Company with the appropriate authorities.

- (b) No undisputed amounts payable in respect of goods and services tax, provident fund, employees' state insurance, income-tax, duty of customs, cess and other material statutory dues were in arrears as at March 31, 2025 for a period of more than six months from the date they became payable.
- (c) Details of dues of Income Tax, Excise Duty, and Goods and Service Tax which have not been deposited as at March 31, 2025 on account of dispute are given below:

Statute	Nature of dues	Amount (Rs in lakhs)	Period to which the amount relates	Forum where the dispute is pending
Goods and		39.20	FY 2019 - 20	Deputy
Service Tax	Tax			Commissioner
Act 2017				(Appeals),
				(Tirunelveli &
				Madurai) (State
				Tax)

- 8. In my opinion and according to the information and explanations given to me, there are no transactions not recorded in the books of account that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961). Accordingly, paragraph 3 (viii) of the Order is not applicable.
- 9. (a) In my opinion and according to the information and explanations given to me, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender during the year.
 - (b) In my opinion and according to the information and explanations given to me, the Company is not declared as a wilful defaulter by any bank or financial institution or other lender.
 - (c) In my opinion and according to the information and explanations given to me, the term loans obtained during the year were applied for the purpose for which they were availed.
 - (d) In my opinion and according to the information and explanations given to me, funds raised on short term basis have not been utilised for long term purposes.
 - (e) The Company does not have any subsidiaries/ associates/ joint-ventures and accordingly, paragraphs 3 (ix) (e) and 3 (ix) (f) of the Order are not applicable.
- 10. (a) In my opinion and according to the information and explanations given to me, the Company has not raised any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, paragraph 3 (x) (a) of the Order is not applicable.

- (b) In my opinion and according to the information and explanations given to me, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Accordingly, paragraph 3 (x) (b) of the Order is not applicable.
- 11. (a) To the best of my knowledge and according to the information and explanations given to me, no fraud by the Company or no material fraud on the Company by any person has been noticed or reported during the year. Accordingly, paragraph 3 (xi) (a) of the Order is not applicable.
 - (b) Since there is no fraud by the Company or no material fraud on the Company by any person has been noticed or reported during the year, paragraph 3 (xi) (b) of the Order is not applicable.
 - (c) To the best of my knowledge and according to the information and explanations given to me, no whistle-blower complaints, have been received by the Company during the year.
- 12. The Company is not a Nidhi Company and accordingly, Paragraphs 3 (xii) of the Order is not applicable.
- 13. In my opinion and according to the information and explanations given to me, the transactions with the related parties are in compliance with section 177 and 188 of the Act. Where applicable, the details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- 14. (a) In my opinion and according to the information and explanations given to me, the Company has an internal audit system, commensurate with the size and nature of its business.
 - (b) The reports of the internal auditors for the year under audit were considered by me, as part of my audit procedures.
- 15. In my opinion and according to the information and explanations given to me, the Company has not entered into non-cash transactions with directors or persons connected with them. Accordingly, paragraph 3 (xv) of the Order is not applicable.
- 16. (a) In my opinion and according to the information and explanations given to me, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.
 - (b) In my opinion and according to the information and explanations given to my, the Company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act. 1934.
 - (c) In my opinion and according to the information and explanations given to me, the Company is not a Core Investment Company (CIC) as defined in the regulations

- made by the Reserve Bank of India. Accordingly, paragraph 3 (xvi) (c) of the Order is not applicable.
- (d) In my opinion and according to the information and explanations given to me, the Company is not a Core Investment Company (CIC) and it does not have any other companies in the Group. Accordingly, paragraph 3 (xvi) (d) of the Order is not applicable.
- 17. The Company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- 18. There has been no resignation of the statutory auditors during the year. Accordingly, paragraph 3 (xviii) of the Order is not applicable.
- 19. In my opinion and according to the information and explanations given to me and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, my knowledge of the board of directors and management plans, there are 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. I, however, state that this is not an assurance as to the future viability of the Company. I further state that my reporting is based on the facts up to the date of the audit report and I neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date will get discharged by the Company as and when they fall due.
- 20. In my opinion and according to the information and explanations given to me, there is no unspent amount under sub-section (5) of Section 135 of the Companies Act, 2013 pursuant to any project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.
- 21. In my opinion and according to the information and explanations given to me, the Company does not have investments in subsidiaries/ associates or joint venture companies. Accordingly, paragraph 3 (xxi) of the Order is not applicable.

For Marimuthu and Associates Chartered Accountants Firm Registration No: 014572S

CA. P. Marimuthu Membership No. 005770 UDIN: 25005770BMLFQD3284

Place: Tirunelveli Date: May 29, 2025

Annexure "C" to the Independent Auditor's Report

(Referred to in paragraph 2 (g) under 'Report on Other Legal and Regulatory Requirements' section of my report to the Members of Kovilpatti Lakshmi Roller Flour Mills Limited of even date)

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

I have audited the internal financial controls over financial reporting of Kovilpatti Lakshmi Roller Flour Mills Limited ("the Company") as of March 31, 2025, in conjunction with my audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company 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. 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, 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

My responsibility is to express an opinion on the internal financial controls over financial reporting of the Company based on my audit. I conducted my audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that I 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.

My audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. My 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 in the financial statements, whether due to fraud or error.

I believe that the audit evidence I have obtained, is sufficient and appropriate to provide a basis for my audit opinion on the Company's internal financial control 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.

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 of 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 my opinion and according to the information and explanations given to me, the Company has, in all material respects, an adequate internal financial control system over financial reporting, and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, 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 Marimuthu and Associates Chartered Accountants Firm Registration No: 0145728

Place : Tirunelveli Date : May 29, 2025 CA. P. Marimuthu Membership No. 005770 UDIN: 25005770BMLFQD3284

Balance Sheet as at March 31, 2025

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

	Particulars	Notes	As at March 31, 2025	As at March 31, 2024
I. ASSETS				
Non-curren	t assets			
Propert	y, Plant and Equipment	4	8,151.27	7,769.56
Capita	I work in progress		22.14	257.59
Investm	nent Property			
Goodw	<i>i</i> III			
Intangil	ole Assets	4	3.32	6.33
Intangil	ole Assets under development		135.83	6.63
Biologia	cal Assets otherthan bearer plants			
Financi	al Assets			
i.	Investments	5	0.18	0.18
ii.	Trade Receivables			
iii.	Loans			
iv.	Other financial assets	6	245.24	288.51
V.	Deferred Tax Assets (net)			
Other n	non-current assets	7	116.23	257.45
Total no	on-current assets		8,674.21	8,586.25
Current ass	sets			
Invento	ories	8	5,171.58	7,324.90
Financi	al assets			
i.	Investments			
ii.	Trade receivables	9	2,263.91	1,519.28
iii.	Cash and cash equivalents	10	19.99	11.03
iv.	Bank balances other than above	11	5.64	5.67
V.	Loans			
vi.	Other Financial Assets			
Current	tax Assets (Net)			
Other o	current assets	12	621.37	414.53
Total cu	urrent assets		8,082.49	9,275.41
Total As	sets		16,756.70	17,861.66
II. EQUITY A	ND LIABILITIES			
Equity				
Equity s	share capital	13	904.15	904.15
Other e	equity	14	5,752.60	5,763.22
Total ed	quity		6,656.75	6,667.37

	Particulars	Notes	As at March 31, 2025	As at March 31, 2024
Liabilities				
Non-curren	t liabilities			
Financi	al liabilities			
i.	Borrowings	15	3,723.03	4,628.04
ii.	Lease Liabilities			
iii.	Trade Payables			
	a. Total outstanding dues of mid			
	enterprises and small enterpr	rises		
	b. Total outstanding dues of			
	creditors other than micro	ria o a		
iv.	enterprises and small enterprises and small enterprises	1505		
IV. V.	Provisions			
	d Tax Liabilities (net)	16	520.13	496.48
	lon current Liabilities	10	020.10	470.40
	on-current liabilities		4,243.16	5,124.52
current lial				
	al liabilities			
i.	Borrowings	17	3,014.08	4,321.43
ii.	Lease Liabilities		·	
iii.	Trade payables	18		
1111.	a. Total outstanding dues of mid		303.32	315.13
	enterprises and small enterpr		000.02	010.10
	b. Total outstanding dues of		2,149.88	692.24
	creditors other than micro			
	enterprises and small enterpr	rises		
Provisio	ns	19	49.01	228.87
	current liabilities	20	340.50	512.10
Current	Tax Liabilities (Net)			
Total cu	urrent liabilities		5,856.79	6,069.77
Total lia			10,099.95	11,194.29
Total Ed	quity and Liabilities		16,756.70	17,861.66
ne accom	npanying notes form an integra	al part of the fin	nancial statements	
accordo	ance with my report of date atte	ached	For and on b	ehalf of the Boar
		Chandran ndent Director	Share Chairman and N	ath Jagannatha Manaaina Directo

(FRN No. 014572S)

P.Marimuthu

Chartered Accountant

M.No.005770

Place: Coimbatore Date : May 22, 2024 DIN: 00001884

R.Nagarajan

Chief Financial Officer

DIN: 07298941

S. Piramuthu Company Secretary

Membership No. FCS 9142

Statement of profit and loss for the year ended March 31, 2025

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Particulars	Notes	For the year ended March 31, 2025	For the year ended March 31, 2024
Continuing Operations			
A Income			
Revenue from operations	21	42,658.78	41,090.57
Other income	22	220.97	275.33
Total Income		42,879.75	41,365.90
B Expenses			
Cost of materials consumed	23	31,767.87	29,565.36
Purchase of Stock in Trade		1,166.84	1,069.66
Changes in inventories of finished goods	24	(181.95)	(2.09)
Employee Benefits Expense	25	1,850.03	1,864.90
Depreciation and amortisation expense	26	679.73	642.96
Other expenses	27	6,588.62	6,214.88
Finance costs	28	854.26	959.46
Total expenses		42,725.40	40,315.13
C Profit before exceptional items and tax		154.35	1,050.77
Exceptional items			
D Profit / (Loss) before tax from continuing operations		154.35	1,050.77
Income tax expense	29	-	-
Current tax		49.01	228.87
Deferred tax charge/ (credit)		(9.83)	41.46
E Profit for the year from continuing operations		115.17	780.44
Profit/ (loss) from discontinued operations before tax expense		-	-
Tax charge/ (credit) from discontinued operations		-	-
F Profit/(loss) from discontinued operations		-	-
G Profit for the year		115.17	780.44
H Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurement of post employment benefit obligations	;	20.71	1.16
Income tax relating to these items		(6.91)	(0.32)
Other comprehensive income for the year, net of tax		13.80	0.84
Total comprehensive income for the year		128.97	781.28
Earnings per share	30		
Basic earnings per share		1.27	8.63
Diluted earnings per share		1.27	8.63
The accompanying notes form an integral part of t	he fina	ncial statements	

In accordance with my report of date attached

For Marimuthu and Associates

Chartered Accountants (FRN No. 014572S)

P.Marimuthu

Chartered Accountant M.No.005770

Place: Coimbatore Date: May 29, 2025 **Ashwin Chandran**Independent Director

DIN: 00001884

R.Nagarajan Chief Financial Officer For and on behalf of the Board
Sharath Jagannathan

Chairman and Managing Director

DIN: 07298941

S. PiramuthuCompany Secretary

Membership No. FCS 9142

	sh Flow Statement for the year ended 31st March, 2025		₹ in lakhs
	Particulars Particulars	31.03.2025	31.03.2024
١.	CASH FLOW FROM OPERATING ACTIVITIES		
	Profit before income tax	154.35	1,050.77
	Adjustments for		
	Depreciation and amortisation expense	679.73	642.96
	(Profit)/ Loss on sale of fixed asset	(12.42)	(4.21)
	Interest received	(11.54)	(17.10)
	Dividend income	(0.05)	(0.04)
	Finance costs	854.26	959.46
		1,664.33	2,631.84
	Change in operating assets and liabilities		
	(Increase)/ decrease in other financial assets	43.27	66.92
	(Increase)/ decrease in inventories	2,153.34	(858.52)
	(Increase)/ decrease in trade receivables	(744.63)	251.59
	(Increase)/ decrease in other assets	(338.77)	41.22
	(Increase)/ decrease in other non-current assets	` 36.0Ó	(120.54)
	Increase/ (decrease) in provisions and other liabilities	(199.90)	(46.64)
	Increase/ (decrease) in trade payables	1,445.83	(73.12)
	Cash generated from operations	4,059.47	1,892.75
	Less: Income taxes paid (net of refunds)	57.29	(231.88)
	Net cash from / (used in) operating activities (A)	4,116.77	1,660.87
	CASH FLOW FROM INVESTING ACTIVITIES	•	
	Purchase of PPE (including changes in CWIP)	(962.05)	(901.41)
	Sale proceeds of PPE	22.29	6.30
	(Purchase)/ disposal proceeds of investments	-	45.00
	(Investments in)/ Maturity of fixed deposits with banks		-
	Dividend received	0.05	0.04
	Interest income	11.54	17.10
	Net cash used in investing activities (B)	(928.17)	(832.97)
	CASH FLOW FROM FINANCING ACTIVITIES	(920.17)	(032.97)
	Proceeds from issues of shares (including premium)		
		(005.01)	(40402
	Proceeds from/ (repayment of) long term borrowings (net)	(905.01)	(684.03
	Proceeds from/ (repayment of) short term borrowings (net)	(1,307.35)	922.15 (109.20)
	Dividends paid (including dividend distribution tax)	(113.02)	
	Finance costs	(854.26)	(959.46)
	Net cash from/ (used in) financing activities (C)	(3,179.64)	(830.54)
	Net decrease in cash and cash equivalents (A+B+C) Net cash flows from discontinued operations	8.96	(2.64)
	Cash and cash equivalents at the beginning of the financial year	11.03	13.67
	Cash and cash equivalents at end of the period	19.99	11.03
ot	es:		
	Cash and cash equivalents at the beginning of 31st March, 2024 includes cash balance. The above cash flow statements have been prepared under indirect method prescribed Components of cash and cash equivalents.		
	Balance with banks		
	- in current accounts	18.03	2.30
	Cash on Hand	1.95	8.73
		19.99	11.03

In accordance with my report of date attached

For Marimuthu and Associates
Ashwin Chandran **Chartered Accountants** (FRN No. 014572S)

P.Marimuthu

Chartered Accountant Membership No.005770

Place: Coimbatore Date: May 29, 2025 Independent Director

DIN: 00001884

R.Nagarajan

Chief Financial Officer

For and on behalf of the Board Sharath Jagannathan

Chairman and Managing Director

DIN: 07298941

S. Piramuthu Company Secretary

Membership No. FCS 9142

Statement of Changes in Equity for the year ended March 31, 2025

(1) Current reporting period

(in Lakhs)

Balance	Changes in Equity	Restated balance	Changes in equity	Balance at
at 1 st April	Share Capital due to	at the beginning of	share capital during	31st March
2024	prior period errors	the current reporting	the current year	2025
		period	pending for allotment	
904.15	Nil	Nil	Nil	904.15

(2) Previous reporting period

(in Lakhs)

Balance	Changes in Equity	Restated balance	Changes in equity	Balance at
at 1 st April	Share Capital due to	at the beginning of	share capital during	31st March
2023	prior period errors	the current reporting	the current year	2024
		period	pending for allotment	
904.15	Nil	Nil	Nil	904.15

(B) Other Equity

Particulars	General Reserve	Securities Premium	Other Compre- hensive Income	Retained Earnings	Capital Reserve	Total
Balance at the March 31,2023	994.97	2,090.07	18.61	1,991.66		5,095.31
Additions / (Deductions) during the year (Net) Net impact of merger (please refer Note 3 (s)	-	-	0.84	667.07		667.91
Balance at the March 31,2024 Additions / (Deductions) during the year (Net)	994.97	2,090.07	19.45 6.88	2,658.73 (17.50)	-	5,763.22 (10.62)
Balance at the March 31,2025	994.97	2,090.07	26.33	2,641.23	-	5,752.60

In accordance with my report of date attached

For Marimuthu and Associates

Chartered Accountants (FRN No. 014572S)

P.Marimuthu

Chartered Accountant Membership No.005770

Place: Coimbatore Date: May 22, 2024 Ashwin Chandran
Independent Director
DIN: 00001884

R.Nagarajan

Chief Financial Officer

For and on behalf of the Board **Sharath Jagannathan**

Chairman and Managing Director

DIN: 07298941

S. Piramuthu

Company Secretary Membership No. FCS 9142

Notes to Financial Statements for the year ended March 31, 2025

1 Corporate Information

Kovilpatti Lakshmi Roller Flour Mills Limited was established in 1964 with an initial milling capacity of 15,600 MT per annum and has since expanded to 74,900 MT per annum. On account of amalgamation, the production capacity has been additionally increased by 96,300 MT. The wheat products are marketed in varied SKUs across Tamilnadu and Kerala. The engineering division producing ferrous castings with an installed capacity of 12,000 MT per annum caters to a range of clients in the automotive, capital equipment, pumps & valves and general engineering sectors.

2 Basis of preparation of financial statements

Basis of preparation and presentation

These financial statements are prepared in accordance with Indian Accounting Standards (Ind AS) under the historical cost convention on the accrual basis except for certain financial instruments which are measured at fair values, the provisions of the Companies Act, 2013 ('the Act') (to the extent notified) and guidelines issued by the Securities and Exchange Board of India (SEBI). The Ind AS are prescribed under Section 133 of the Act read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016.

Use of estimates

The preparation of financial statements in conformity with Generally Accepted Accounting Principles (GAAP) requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets, liabilities, income and expenses and the disclosure of contingent liabilities on the date of the financial statements. Actual results could differ from those estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Any revision to accounting estimates is recognised prospectively in current and future periods.

Functional and presentation currency

These financial statements are presented in Indian Rupees (INR), which is the Company's functional currency. All financial information presented in INR has been rounded to the nearest Lakhs (up to two decimals).

The financial statements are approved for issue by the Company's Board of Directors on May 29, 2025

2A Critical accounting estimates and management judgments

In application of the accounting policies, which are described in note 2, the management of the Company is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and assumptions are based on historical experience and other factors that are considered to be relevant.

Information about significant areas of estimation, uncertainty and critical judgements used in applying accounting policies that have the most significant effect on the amounts recognised in the financial statements is included in the following notes:

Property, Plant and Equipment and Intangible Assets

The residual values and estimated useful life of PPEs and Intangible Assets are assessed by the technical team at each reporting date by taking into account the nature of asset, the estimated usage of the asset, the operating condition of the asset, past history of replacement and maintenance support. Upon review, the management accepts the assigned useful life and residual value for computation of depreciation/amortisation. Also, management judgement is exercised for classifying the asset as investment properties or vice versa.

Current tax

Calculations of income taxes for the current period are done based on applicable tax laws and management's judgement by evaluating positions taken in tax returns and interpretations of relevant provisions of law.

Deferred Tax Assets (including MAT Credit Entitlement)

Significant management judgement is exercised by reviewing the deferred tax assets at each reporting date to determine the amount of deferred tax assets that can be retained / recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Fair value

Management uses valuation techniques in measuring the fair value of financial instruments where active market quotes are not available. In applying the valuation techniques, management makes maximum use of market inputs and uses estimates and assumptions that are, as far as possible, consistent with observable data that market participants would use in pricing the instrument. Where applicable data is not observable, management uses its best estimate about the assumptions that market participants would make. These estimates may vary from the actual prices that would be achieved in an arm's length transaction at the reporting date.

Impairment of Trade Receivables

The impairment for trade receivables are done based on assumptions about risk of default and expected loss rates. The assumptions, selection of inputs for calculation of impairment are based on management judgement considering the past history, market conditions and forward looking estimates at the end of each reporting date.

Impairment of Non-financial assets (PPE/ Intangible Assets)

The impairment assessment of non-financial assets is determined based on estimation of recoverable amount of such assets. The assumptions used in computing the recoverable amount are based on management judgement considering the timing of future cash flows, discount rates and the risks specific to the asset.

Defined Benefit Plans and Other long term benefits

The cost of the defined benefit plan and other long term benefits, and the present value of such obligation are determined by the independent actuarial valuer. An actuarial valuation involves making various assumptions that may differ from actual developments in future. Management believes that the assumptions used by the actuary in determination of the discount rate, future salary increases, mortality rates and attrition rates are reasonable. Due to the complexities involved in the valuation and its long term nature, this obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

Fair value measurement of financial instruments

When the fair values of financial assets and financial liabilities could not be measured based on quoted prices in active markets, management uses valuation techniques including the Discounted Cash Flow (DCF) model, to determine its fair value The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is exercised in establishing fair values. Judgements include considerations of inputs such as liquidity risk, credit risk and volatility.

Provisions and contingencies

The recognition and measurement of other provisions are based on the assessment of the probability of an outflow of resources, and on past experience and circumstances known at the reporting date. The actual outflow of resources at a future date may therefore vary from the figure estimated at end of each reporting period.

2B Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time.

For the year ended March 31, 2025, MCA has notified Ind AS - 117 Insurance Contracts and amendments to Ind AS 116 - Leases, relating to sale and leaseback transactions, applicable to the Company w.e.f. April 1, 2024.

The Company has reviewed the new pronouncements and based on its evaluation has determined that it does not have any significant impact in its financial statements.

The amendments listed above did not have any impact on the amounts recognised in prior periods and not expected to significantly affect the current or future periods.

3 Material Accounting Policies

a) Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/non-current classification.

An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- ii) Held primarily for the purpose of trading
- iii) Expected to be realised within twelve months after the reporting period, or
- iv) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- i) It is expected to be settled in normal operating cycle
- ii) It is held primarily for the purpose of trading
- iii) It is due to be settled within twelve months after the reporting period, or
- iv) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

All other liabilities are classified as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified approximately 2 months as its average operating cycle.

b) Fair value measurement

The Company has applied the fair value measurement wherever necessitated at each reporting period.

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:

- i) In the principal market for the asset or liability;
- ii) 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 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 the best use or by selling it to another market participant that would use the asset in its highest and best use.

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

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

Level 1 : Quoted (unadjusted) market prices in active market 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; and

Level 3: Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

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

The Company has designated the respective team leads to determine the policies and procedures for both recurring and non - recurring fair value measurement. External valuers are involved, wherever necessary with the approval of Company's board of directors. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained.

For the purpose of fair value disclosure, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risk of the asset or liability and the level of the fair value hierarchy as explained above. The component wise fair value measurement is disclosed in the relevant notes.

c) Revenue Recognition

Sale of goods

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue on sale of goods is recognised when the risk and rewards of ownership is transferred to the buyer, which generally coincides with the despatch of the goods or as per the inco-terms agreed with the customers.

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment. It comprises of invoice value of goods including excise duty and after deducting discounts, volume rebates and applicable taxes on sale. It also excludes value of self-consumption.

Sale of services

Income from sale of services is recognised when the services are rendered as per the terms of the agreement and when no significant uncertainty as to its determination or

realisation exists.

Export entitlements

Export entitlements from Government authorities are recognised in the statement of profit and loss when the right to receive credit as per the terms of the scheme is established in respect of the exports made by the Company, and where there is no significant uncertainty regarding the ultimate collection of the relevant export proceeds.

Interest Income

Interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortised cost of a financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit losses.

Dividend income

Dividend income is recognized when the company's right to receive dividend is established by the reporting date, which is generally when shareholders approve the dividend.

d) Property, plant and equipment and capital work in progress

Presentation

Property, plant and equipment and capital work in progress are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the plant and equipment and borrowing costs of a qualifying asset, if the recognition criteria are met. When significant parts of plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. All other repair and maintenance costs are recognised in profit or loss as incurred.

Advances paid towards the acquisition of tangible assets outstanding at each balance sheet date, are disclosed as capital advances under other non-current assets and the cost of the tangible assets not ready for their intended use before such date, are disclosed as capital work in progress.

Component Cost

All material/ significant components have been identified and have been accounted separately. The useful life of such component are analysed independently and wherever components are having different useful life other than plant they are part of, useful life of components are considered for calculation of depreciation.

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Company and its cost can be measured reliably. The costs of repairs and maintenance are recognised in the statement of profit and loss as incurred.

Machinery spares/ insurance spares that can be issued only in connection with an item of fixed assets and their issue is expected to be irregular are capitalised. Replacement of such spares is charged to revenue. Other spares are charged as revenue expenditure as and when consumed.

Derecognition

Gains or losses arising from derecognition of property, plant and equipment 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.

e) Depreciation on property, plant and equipment

Depreciation is the systematic allocation of the depreciable amount of an asset over its useful life on a straight line method. The depreciable amount for assets is the cost of an asset, or other amount substituted for cost, less 5% being its residual value.

Depreciation is provided on straight line method, over the useful lives specified in Schedule II to the Companies Act, 2013.

Depreciation for PPE on additions is calculated on pro-rata basis from the date of such additions. For deletion/disposals, the depreciation is calculated on pro-rata basis up to the date on which such assets have been discarded / sold. Additions to fixed assets, costing $\ref{totaleq}$ 5000 each or less are fully depreciated.

The residual values, estimated useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

f) Intangible assets

Intangible assets acquired separately

Intangible assets acquired separately are measured on initial recognition at cost. The cost of a separately acquired intangible asset comprises (a) its purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts and rebates; and (b) any directly attributable cost of preparing the asset for its intended use.

Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses.

Useful life and amortisation of intangible assets

The useful lives of intangible assets are assessed as either finite or indefinite. Intangible

assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period.

The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

Intangible assets with indefinite useful lives are not amortised, but are tested for impairment annually. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Subsequent cost and measurement

Subsequent costs are capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditures, including expenditure on internally-generated intangibles, are recognised in the statement of profit and loss as incurred.

Subsequent to initial recognition, internally-generated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

g) Inventories

Inventories are carried at the lower of cost and net realisable value. Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Raw materials and stores & consumables are valued at weighted average rate.

h) Financial Instruments

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

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value. However, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified on the basis of their contractual cash flow characteristics and the entity's business model of managing them.

Financial assets are classified in four categories:

- Debt instruments at amortised cost
- Debt instruments at fair value through other comprehensive income (FVTOCI)
- Debt instruments, derivatives and equity instruments at fair value through profit or loss (FVTPL)
- Equity instruments measured at fair value through other comprehensive income (FVTOCI)

Debt instruments at amortised cost

The Company classifies a debt instrument as at amortised cost, if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows; and
- b) Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

Such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss.

Debt instrument at FVTOCI

The Company classifies a debt instrument at FVTOCI, if both of the following criteria are met:

- a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and
- b) The asset's contractual cash flows represent SPPI.

Debt instruments included within the FVTOCI category are measured as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the Company recognizes finance income, impairment losses and reversals and foreign exchange gain or loss in the profit and loss statement. On derecognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified from the equity to profit and loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

Debt instrument at FVTPL

The Company classifies all debt instruments, which do not meet the criteria for categorization as at amortized cost or as FVTOCI, as at FVTPL.

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the profit and loss.

Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. Where the Company makes an irrevocable election of equity instruments at FVTOCI, it recognises all subsequent changes in the fair value in OCI, without any recycling of the amounts from OCI to profit and loss, even on sale of such investments.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the profit and loss.

Financial assets are measured at FVTPL except for those financial assets whose contractual terms give rise to cash flows on specified dates that represents SPPI, are measured as detailed below depending on the business model:

Classification	Name of the financial asset			
Amortised cost	Trade receivables, Loans given to employees and related			
	parties, deposits, interest receivable, unbilled revenue and			
	other advances recoverable in cash.			
FVTOCI	Equity investments in companies other than subsidiary and			
	associate, if an option exercised at the time of initial recognition.			
FVTPL	Other investments in equity instruments, mutual funds,			
	forward exchange contracts (to the extent not designated as			
	a hedging instrument).			

Derecognition

A financial asset is primarily derecognised when:

- The rights to receive cash flows from the asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of

the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Impairment of financial assets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

- a) Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance.
- b) Financial assets that are debt instruments and are measured at FVTOCI
- c) Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 11 and Ind AS 18.

The Company follows 'simplified approach' for recognition of impairment loss allowance on:

- Trade receivables or contract revenue receivables; and
- All lease receivables resulting from transactions within the scope of Ind AS 17

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

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12 months ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12 month ECL.

Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12 months ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the entity expects to

receive (i.e., all cash shortfalls), discounted at the original EIR. When estimating the cash flows, the Company considers all contractual terms of the financial instrument (including prepayment, extension, call and similar options) over the expected life of the financial instrument and Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECL allowance (or reversal) recognized during the period is recognized as income/ expense in the statement of profit and loss. This amount is reflected under the head 'other expenses' in the profit and loss. The balance sheet presentation of ECL for various financial instruments is described below:

- Financial assets measured as at amortised cost, contractual revenue receivables and lease receivables: ECL is presented as an allowance, which reduces the net carrying amount. Until the asset meets write-off criteria, the Company does not reduce impairment allowance from the gross carrying amount.
- Debt instruments measured at FVTOCI: Since financial assets are already reflected at fair value, impairment allowance is not further reduced from its value. Rather, ECL amount is presented as 'accumulated impairment amount' in the OCI.

For assessing increase in credit risk and impairment loss, the company combines financial instruments on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

For impairment purposes, significant financial assets are tested on individual basis at each reporting date. Other financial assets are assessed collectively in groups that share similar credit risk characteristics. Accordingly, the impairment testing is done on the following basis:

Name of	Impairment Testing Methodology
the financial	
asset	
Trade	Expected Credit Loss model (ECL) is applied. The ECL over lifetime of
Receivables	the assets are estimated by using a provision matrix which is based
	on historical loss rates reflecting current conditions and forecasts of
	future economic conditions which are grouped on the basis of similar
	credit characteristics such as nature of industry, customer segment,
	past due status and other factors that are relevant to estimate the
	expected cash loss from these assets.

Other
financial
assets

When the credit risk has not increased significantly, 12 month ECL is used to provide for impairment loss. When there is significant change in credit risk since initial recognition, the impairment is measured based on probability of default over the life time. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12 month ECL.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at FVTPL and as at amortised cost.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, financial guarantee contracts and derivative financial instruments.

The measurement of financial liabilities depends on their classification, as described below:

Financial liabilities at FVTPL

Financial liabilities at FVTPL include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading, if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognised in the profit or loss.

For liabilities designated as FVTPL, fair value gains/ losses attributable to changes in own credit risk are recognized in OCI. These gains/ losses are not subsequently transferred to profit and loss. However, the company may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognised in the statement of profit or loss. The company has not designated any financial liability as at fair value through profit and loss.

Classification	Name of the financial liability	
Amortised cost	Borrowings, Trade payables, Interest accrued, Unclaimed / Disputed	
	dividends, Security deposits and other financial liabilities not for	
	trading.	
FVTPL	Foreign exchange Forward contracts being derivative contracts	
	do not qualify for hedge accounting under Ind AS 109 and other	
	financial liabilities held for trading.	

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Derivative financial instruments

The Company holds derivative financial instruments such as foreign exchange forward and options contracts to mitigate the risk of changes in exchange rates on foreign currency exposures. The counterparty for these contracts is generally a bank.

Derivatives fair valued through profit or loss

This category has derivative financial assets or liabilities which are not designated as hedges.

Although the Company believes that these derivatives constitute hedges from an economic perspective, they may not qualify for hedge accounting under Ind AS 109, Financial Instruments. Any derivative that is either not designated a hedge, or is so designated but is ineffective as per Ind AS 109, is categorized as a financial asset or financial liability, at fair value through profit or loss.

Derivatives not designated as hedges are recognized initially at fair value and attributable transaction costs are recognized in net profit in the Statement of Profit and Loss when incurred. Subsequent to initial recognition, these derivatives are measured at fair value through profit or loss and the resulting exchange gains or losses are included in other income. Assets / liabilities in this category are presented as current assets / current liabilities if they are either held for trading or are expected to be realized within 12 months after the Balance Sheet date.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

Reclassification of financial assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.

The following table shows various reclassification and how they are accounted for:

Out astro ast	Davidadal	A = = =
-		Accounting treatment
Amortised cost	FVTPL	Fair value is measured at reclassification
		date. Difference between previous amortized
		cost and fair value is recognised in P&L.
FVTPL	Amortised	Fair value at reclassification date becomes its
	Cost	new gross carrying amount. EIR is calculated
		based on the new gross carrying amount.
Amortised cost	FVTOCI	Fair value is measured at reclassification
		date. Difference between previous amortised
		cost and fair value is recognised in OCI. No
		change in EIR due to reclassification.
FVTOCI	Amortised	Fair value at reclassification date becomes
	cost	its new amortised cost carrying amount.
		However, cumulative gain or loss in OCI is
		adjusted against fair value. Consequently,
		the asset is measured as if it had always
		been measured at amortised cost.
FVTPL	FVTOCI	Fair value at reclassification date becomes
		its new carrying amount. No other adjustment
		is required.
FVTOCI	FVTPL	Assets continue to be measured at fair
		value. Cumulative gain or loss previously
		recognized in OCI is reclassified to P&L at the
		reclassification date.
	Amortised cost FVTOCI FVTPL	classification classification Amortised cost FVTPL FVTPL Amortised Cost Amortised cost FVTOCI FVTOCI Amortised cost FVTPL FVTOCI

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet, if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

i) Foreign currency transactions and translations

Transactions and balances

Transactions in foreign currencies are initially recorded by the Company at the functional currency spot rates at the date at which the transaction first qualifies for recognition. However, for practical reasons, the Company uses an average rate, if the average approximates the actual rate at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date. Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or profit or loss are also recognised in OCI or profit or loss, respectively).

The Company enters into forward exchange contract to hedge its risk associated with foreign currency fluctuations. The premium or discount arising at the inception of a forward exchange contract is amortized as expense or income over the life of the contract. In case of monetary items which are covered by forward exchange contract, the difference between the year end rate and rate on the date of the contract is recognized as exchange difference. Any profit or loss arising on cancellation of a forward exchange contract is recognized as income or expense for that year.

j) Borrowing Costs

Borrowing cost include interest computed using Effective Interest Rate method, amortisation of ancillary costs incurred and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

Borrowing costs that are directly attributable to the acquisition, construction, production of a qualifying assets are capitalised as part of the cost of that asset which takes substantial period of time to get ready for its intended use. The Company determines the amount of borrowing cost eligible for capitalisation by applying capitalisation rate to the expenditure incurred on such cost. The capitalisation rate is determined based on the weighted average rate of borrowing cost applicable to the borrowings of the Company which are outstanding during the period, other than borrowings made

specifically towards purchase of the qualifying asset. The amount of borrowing cost that the Company capitalises during the period does not exceed the amount of borrowing cost incurred during that period. All other borrowings costs are expensed in the period in which they occur.

Interest income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation. All other borrowing costs are recognised in the statement of profit and loss in the period in which they are incurred.

k) Taxes

Current income tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date in the countries where the Company operates and generates taxable income.

Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future tax liability, is recognised as an asset viz. MAT Credit Entitlement, to the extent there is convincing evidence that the Company will pay normal Income tax and it is highly probable that future economic benefits associated with it will flow to the Company during the specified period. The Company reviews the "MAT Credit Entitlement" at each Balance Sheet date and writes down the carrying amount of the same to the extent there is no longer convincing evidence to the effect that the Company will pay normal Income tax during the specified period.

Deferred tax

Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences.

Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised. Where there is deferred tax assets arising from carry forward of unused tax losses and unused tax created, they are recognised to the extent of deferred tax liability.

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Retirement and other employee benefits

Short-term employee benefits

A liability is recognised for short-term employee benefit in the period the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

Defined contribution plans

Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation, other than the contribution payable to the provident fund and superannuation fund. The Company recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

Defined benefit plans

The Company operates a defined benefit gratuity plan in India, which requires contributions to be made to a separately administered fund. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability

and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Compensated absences

As per the policy of the Company, compensated absences are not entitled to be carried forward to the subsequent financial year and paid within the reporting period. Accordingly, no liability towards compensated absences are recognised in these financial statements.

Other long term employee benefits

Liabilities recognised in respect of other long-term employee benefits are measured at the present value of the estimated future cash outflows expected to be made by the Company in respect of services provided by the employees up to the reporting date.

m) Leases

(a) As a lessee:

At inception of a contract, the company assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Initially, as a lessee, the company recognises a right-of-use asset and a lease liability and measure the right-of-use asset at cost. The company measures the lease liability at the present value of the lease payments that are not paid at that date. The lease payments shall be discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the company shall use the lessee's incremental borrowing rate. After the commencement date, the company measures the right-of-use asset applying a cost model.

Subsequently, the company measures the lease liability by:

- (a) increasing the carrying amount to reflect interest on the lease liability;
- (b) reducing the carrying amount to reflect the lease payments made; and
- (c) remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments.

The Company elects not to apply the requirements to either short-term leases or leases for which the underlying asset is of low value, the company recognises the lease payments associated with those leases as an expense on either a straight-line basis over the lease term or another systematic basis. The Company applies another systematic basis if that basis is more representative of the pattern of the lessee's benefit. Short term leases are leases with a lease term of 12 months or less.

(b) As a Lessor

As a lessor, the company classifies each of its leases as either an operating lease or a finance lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset.

In case of a financial lease, at the commencement date, the company recognises assets held under a finance lease in its balance sheet and present them as a receivable at an amount equal to the net investment in the lease. Subsequently, the company recognises finance income over the lease term, based on a pattern reflecting a constant periodic rate of return on the lessor's net investment in the lease. Any modification to a finance lease shall be accounted as a separate lease if the modification increases both the scope of the lease and the consideration for the lease.

In case of an operating lease, the company recognises lease payments from operating leases as income on either a straight-line basis or another systematic basis or the company applies another systematic basis if that basis is more representative of the pattern in which benefit from the use of the underlying asset is diminished. In case of any modification to an operating lease, the company accounts for as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

The respective leased assets are included in their balance sheet based on their nature.

n) Impairment of non financial assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

o) Provisions, Contingent liabilities and Contingent assets

Provisions

Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Provisions are discounted, if the effect of the time value of money is material, using pre-tax rates that reflects the risks specific to the liability. When discounting is used, an increase in the provisions due to the passage of time is recognised as finance cost. These provisions are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates.

Necessary provision for doubtful debts, claims, etc., are made if realisation of money is doubtful in the judgement of the management.

Contingent liability

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. Contingent liabilities are disclosed separately.

Show cause notices issued by various Government authorities are considered for evaluation of contingent liabilities only when converted into demand.

Contingent assets

Where an inflow of economic benefits is probable, the Company discloses a brief description of the nature of the contingent assets at the end of the reporting period, and, where practicable, an estimate of their financial effect.

p) Cash and cash equivalents

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances with original maturity of less than 3 months, highly liquid investments that are readily convertible into cash, which are subject to insignificant risk of changes in value.

q) Cash Flow Statement

Cash flows are presented using indirect method, whereby profit / (loss) before tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments.

Bank borrowings are generally considered to be financing activities. However, where bank overdrafts which are repayable on demand form an integral part of an entity's cash management, bank overdrafts are included as a component of cash and cash equivalents for the purpose of Cash flow statement.

r) Earnings per share

The basic earnings per share are computed by dividing the net profit for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

Diluted EPS is computed by dividing the net profit after tax by the weighted average number of equity shares considered for deriving basic EPS and also weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented. The number of equity shares and potentially dilutive equity shares are adjusted for bonus shares, as appropriate.

4 Property, Plant and Equipment and Intangible Assets

PARTICULARS				Tang	jible Assets				Intangible	Assets
	Land	Buildings	Plant and Equipment	Furniture and Fittings	Vehicle	Office Equipment	Electrical Equipment	Total	Intangible	Tota
Cost as at March 31,	709.80	2,793.11	5,868.22	38.39	344.34	109.02	330.47	10,193.35	49.31	49.31
2024										
Additions for 2024-25	499.67	130.07	346.22	10.26	38.75	5.97	37.36	1,068.30	-	
Transfer from other	-	-	-	-	-	-	-	-	-	
Divisions										
Disposals/ Adjustments	1.58	-	51.53	-	-	-	-	53.11	-	
Cost as at March 31,	1,207.89	2,923.18	6,162.91	48.65	383.09	114.99	367.83	11,208.54	49.31	49.31
2025										
Depreciation/										
Amortisation										
As at March 31, 2024	-	308.21	1,883.24	19.90	73.73	40.21	98.51	2,423.80	42.98	42.98
Charge for the year	-	168.67	403.45	6.22	43.94	14.28	40.17	676.71	3.01	3.0
24-25										
Ind AS Adjustments	-	-	-	-	-	-	-	-	-	
Transfer from other	-	-	-	-	-	-	-	-	-	
Divisions										
Disposals	-	-	43.24	-	-	-	-	43.24	-	
As at March 31, 2025	-	476.88	2,243.45	26.12	117.67	54.49	138.68	3,057.26	45.99	45.99
As at March 31, 2025	1,207.89	2,446.30	3,919.46	22.53	265.42	60.50	229.16	8,151.27	3.32	3.32
As at March 31, 2024	709.80	2,484.90	3,984.98	18.50	270.61	68.81	231.96	7,769.56	6.33	6.33

Note:

1. All immovable properties of the company are held in the name of the company only. Hence, additional information to be provided for immovable properties not held in the name of the company does not arise.

Note 4 - Capital Work-in Progress

Particulars	As at March 31, 2025	As at March 31, 2024
Capital Work-in Progress	22.14	257.59
Total	22.14	257.59

1. There is no CWIP whose completion is overdue or has exceeded its cost compared to its original plan.

Capital Work in Progress ageing schedule for the year ended March 31,2025 are as follows:

CWIP		Total			
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	IOIGI
-Projects in progress	22.14	-	-	-	22.14
-Projects temporarily suspended	-	-	-	-	-

Capital Work in Progress ageing schedule for the year ended March 31,2024 are as follows:

CWIP		Total			
CWIF	Less than 1 year	1-2 years	2-3 years	More than 3 years	ioidi
-Projects in progress	215.96	41.63	-	-	257.59
-Projects temporarily suspended	-	-	-	-	-

Note 4 - Intangible assets under development

Particulars	As at March 31, 2025	As at March 31, 2024
Intangible assets under development	135.83	6.63
Total	135.83	6.63

Intangible assets under development ageing schedule for the year ended March 31,2025 are as follows:

Particulars		Total				
railiculais	Less than 1 year	1-2 years	2-3 years	More than 3 years	IOIGI	
-Projects in progress	129.20			6.63	135.83	
-Projects temporarily suspended					-	

Intangible assets under development ageing schedule for the year ended March 31,2024 are as follows:

CWIP		Total			
CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	IOIGI
-Projects in progress	-	-	6.63	-	6.63
-Projects temporarily suspended	-	-	-	-	-

Notes to Financial Statements for the year ended 31st March, 2025

		31.03.2025	31.03.2024
5	Non-current investments		
	Investment in equity instruments at FVTPL		
	Trade - Unquoted		
	M/s Cape Power Private Limited	0.18	0.18
	[1,800 (previous year : 1,800) fully paid equity shares of ₹ 10/-]		
	Total non-current investments	0.18	0.18
	Aggregate amount of quoted investments	-	-
	Aggregate market value of quoted investments		
	Aggregate cost of unquoted investments	0.18	0.18
	Aggregate amount of impairment in value of investments	-	-
i	n respect investments made pursuant to power purchase agreements, the nvestment. Accordingly, the fair value of those investments have been avalue as per Ind AS 113.		
6	Other non- current financial assets (Unsecured, considered good unless otherwise stated)		
	Deposits with government authorities and others	245.24	288.51
	Unamortised interest expense	-	-
		245.24	288.51
7	Other non-current assets		
	(Unsecured, considered good unless otherwise stated)		
	Capital advances	5.90	31.68
	Tax pending for adjustments		-
	Amalgamation Expenses	30.66	40.88
	Balances with statutory agencies	79.67	184.88
		116.23	257.44
8	Inventories		
	Raw Materials and components	4,196.74	6,530.58
	Work-in-progress	273.75	212.85
	Finished products (Other than acquired for trading)	473.53	355.92
	Stores and spares	194.48	194.60
	Impurities, Runner ,Riser and Used packing material	33.08	30.95
		5,171.58	7,324.90
9	Trade receivables		
	Trade receivables considered good - Secured	-	-
	Trade receivables considered good - Unsecured	2,306.17	1,550.50
	Trade receivables which have significant increase in credit risk	-	-
	Trade receivables - credit impaired	14.96	4.07
	Less: Allowance for expected credit loss	<u>(57.22)</u> 2,263.91	(35.29) 1,519.28

	31.03.2025	31.03.2024
The movement in allowance for expected credit loss and credit impairment is as follows:		
Opening Balance	(35.29)	(33.81)
Change in allowance for expected credit loss written back during the year	26.02	9.62
Change in allowance for expected credit loss during the year	(47.95)	(11.10)
	(57.22)	(35.29)

Trade Receivables as on 31.03.2025

	Outstandii					
Particulars	Less than 6 months	6 months - 1 year	1 -2 years	2 -3 years	More than 3 years	Total
(i) Undisputed Trade Receivables - considered good	2,292.69	3.66	9.78	0.04	-	2,306.17
(ii) Undisputed Trade Receivables - which have significant increase in credit risk	-	-	1	-	-	-
(iii) Undisputed Trade Receivables - credit impaired	-	-	-	-	-	-
(iv) Disputed Trade Receivables - considered good	-	-	-	-	-	-
(v) Disputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-
(vi) Disputed Trade Receivables - credit impaired	-	-	-	10.89	4.07	14.96
(vii) Unbilled Revenue	-	-	-			-
Sub Total	2,292.69	3.66	9.78	10.93	4.07	2,321.13
Less: Allowance for Expected Credit Loss						(57.22)
Total						2,263.91

Trade Receivables as on 31.03.2024

	Outstandir					
Particulars	Less than 6 months	6 months - 1 year	1 -2 years	2 -3 years	More than 3 years	Total
(i) Undisputed Trade Receivables - considered good	1,539.31	0.14	11.05	-	-	1,550.50
(ii) Undisputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-
(iii) Undisputed Trade Receivables - credit impaired	-	-	-	-	-	-
(iv) Disputed Trade Receivables - considered good	-	-	-	-	-	-
(v) Disputed Trade Receivables - which have significant increase in credit risk	-	-	1	-	-	-
(vi) Disputed Trade Receivables - credit impaired	-	-	-	-	4.07	4.07
(vii) Unbilled Revenue	-	-	-			-
Sub Total	1,539.31	0.14	11.05	-	4.07	1,554.57
Less: Allowance for Expected Credit Loss						(35.29)
Total						1,519.28

		31.03.2025	31.03.2024
10	Cash and cash equivalents		
	Cash on hand	1.95	8.73
	Balances with banks		
	In current accounts	18.04	2.30
	In deposit account (margin money deposits)		-
		19.99	11.03
11	Other Bank Balances		
	Earmarked balances	5.64	5.67
		5.64	5.67
12	Other current assets		
	(Unsecured, considered good)		
	Advance to suppliers	366.18	29.43
	Prepaid expenses	84.98	86.93
	Balances with statutory agencies	55.38	191.62
	Others	39.66	31.38
	MAT Credit Entitlement	75.17	75.17
		621.37	414.53
13	Capital		
	Authorised Share Capital		
	1,45,00,000 Equity shares of ₹ 10 each	1,450.00	1,450.00
	30,00,000 Preference shares of ₹ 10/- each	300.00	300.00
		1,750.00	1,750.00
	Issued Share Capital		
	56,40,430 equity shares of ₹10 each	914.04	564.04
	35,00,000 equity shares of ₹ 10 each	-	350.00
		914.04	914.04
	Subscribed and fully paid-up share capital		
	55,41,476 equity shares of ₹ 10 each	904.15	554.14
	35,00,000 equity shares of ₹ 10 each	-	350.00
		904.15	904.14
* 98	3,954 partly paid shares were forfeited on March 25, 1998		
	de board resolution dated March 25, 1998		
Not			
1)	Reconciliation of number of equity shares subscribed Balance as at the beginning of the year	90,41,476	90,41,476
	Balance at the end of the year	90,41,476	90,41,476
	The Company has no Holding or Subsidiary Companies.	, -, -, -, -	, 5, 11, 17

	01 00 000 1
31.03.2025	31.03.2024

- 3) There are no bonus shares, shares issued for consideration other than cash and shares bought back during the period of five years immediately preceding the reporting date.
- 4) In pursuance of the Scheme of Amalgamation, The company has alloted 35,00,000 equity shares of ₹ 10/- each to the shareholders of Raya Foods Private Limited (Transferor Company). Consequently, the issued, subscribed and paid-up equity share capital of the company increased to ₹ 904.15 lakhs comprising of 90,41,476 equity shares of ₹ 10/- each.
- 5) Rights, preferences and restrictions in respect of equity shares issued by the Company
 - a. The company has issued only one class of equity shares having a par value of ₹ 10 each. The equity shares of the company having par value of ₹ 10/- rank pari-passu in all respects including voting rights and entitlement to dividend.
 - b. In the event of liquidation, shareholders will be entitled to receive the remaining assets of the company after distribution of all preferential amounts. The distribution will be proportionate to the number of equity shares held by the shareholder.
- 6) Shareholders holding more than 5% of the total share capital

Name of the shareholder	31.03.2025		31.03.2024	
	No of shares	% of Holding	No of shares	% of Holding
Sri. Suresh Jagannathan	11,69,426	12.93%	11,69,426	12.93%
M/s Cape Flour Mills Private Limited	11,07,089	12.24%	11,07,089	12.24%
Sri. Sharath Jagannathan	21,47,129	23.75%	21,47,129	23.75%
Mrs.Kaavya Sharath Jagannathan	17,49,860	19.35%	17,49,860	19.35%
Sri. Suresh Jagannathan jointly	4,23,681	4.69%	4,23,681	4.69%
with Mrs.J.Chandrakanthi				

(1) Current reporting period

(in lakhs)

Balance	Changes in Equity	Restated balance at	Changes in equity	Balance at
at 1 st April	Share Capital due to	the beginning of the	share capital	31st March
2024	prior period errors	current reporting period	during the current	2025
			year pending for	
			allotment	
904.15	Nil	Nil	Nil	904.15

(2) Previous reporting period

(in lakhs)

Balance	Changes in Equity	Restated balance at	Changes in equity	Balance at
at 1 st April	Share Capital due to	the beginning of the	share capital	31st March
2023	prior period errors	current reporting period	during the current	2024
			year pending for	
			allotment	
904.15	Nil	Nil	Nil	904.15

		31.03.2025	31.03.2024
14 Other E	• •		
Securitie	es premium reserve	2,090.07	2,090.07
Genera	reserve	994.97	994.97
Other c	omprehensive income	26.33	19.45
Retaine	d earnings	2,641.23	2,658.73
Total		5,752.60	5,763.22
	urities Premium Reserve		
,	ance at the beginning of the year	2,090.07	2,090.07
	ditions/ (deductions) during the year	-	
Bala	ance at the end of the year	2,090.07	2,090.07
b) Gei	neral reserve		
Bala	ance at the beginning of the year	994.97	994.97
Add	litions/ (deductions) during the year		
Bala	ance at the end of the year	994.97	994.9
•	er comprehensive income		
	ance at the beginning of the year	19.45	18.6
	sfer from profit and loss account	6.88	0.8
	ance at the end of the year	26.33	19.4
,	ained earnings		
	ance at the beginning of the year	2,658.73	1,991.6
	impact on merger		
	AS Adjustment on merger	(112.00)	(110.05
	dend and others	(113.02) 154.36	(113.37
	profit for the period rent tax		1,050.7
	erii ax erred tax	(49.01) (9.83)	(228.87 (41.4 <i>6</i>
	credit entitlement	(7.03)	(41.40
		0 (41 02	0.450.7
	ance at the end of the year rm Borrowings	2,641.23	2,658.7
•	ans (secured)		
From Bo		3,268.03	4,171.6
From NE		11.18	126.8
	m Directors (unsecured)	1,309.00	1,412.00
	(4,588.21	5,710.4
Less : C	urrent maturities due within 1 year (refer note 17 below)	865.18	1,082.4
	, ,	3,723.03	4,628.0
6 Deferre	d Tax Liability / (Asset) - Net		
	d Tax Liability		
On fixed	d assets	1.65	42.84
On expe	enses allowed under income tax on payment basis	(7.00)	0.32
Others		15.18	0.32

	31.03.2025	31.03.2024
Opening Balance	496.48	454.70
Net deferred tax liability / (asset)	506.31	498.18
Deferred Tax Asset		
Carried forward losses	-	-
Others	13.83	(1.70)
		(1.70)
Net deferred tax liability/ (asset)	520.13	496.48
MAT credit entitlement	-	-
	520.13	496.48
Current liabilities - Financial Liabilities: Borrowings		
Secured		
Loans repayable on demand		
From Banks	1,813.90	2,839.26
Current maturities of long-term debt (refer note 15 above)	865.18	1,082.45
Unsecured		
Loans from directors	270.00	334.72
Inter corporate loans	65.00	65.00
	3,014.08	4,321.43
Also refer note 42 for terms and conditions and security details		
Trade payables		
Due to Micro, Small and Medium enterprises *	303.32	315.13
Due to others	2,149.88	692.24
	2,453.20	1,007.37
	Net deferred tax liability / (asset) Deferred Tax Asset Carried forward losses Others Net deferred tax liability/ (asset) MAT credit entitlement Current liabilities - Financial Liabilities: Borrowings Secured Loans repayable on demand From Banks Current maturities of long-term debt (refer note 15 above) Unsecured Loans from directors Inter corporate loans Also refer note 42 for terms and conditions and security details Trade payables Due to Micro, Small and Medium enterprises *	Opening Balance 496.48 Net deferred tax liability / (asset) 506.31 Deferred Tax Asset - Carried forward losses - Others 13.83 Net deferred tax liability/ (asset) 520.13 MAT credit entitlement - Current liabilities - Financial Liabilities: Borrowings Secured Loans repayable on demand From Banks 1,813.90 Current maturities of long-term debt (refer note 15 above) 865.18 Unsecured 270.00 Loans from directors 270.00 Inter corporate loans 65.00 3,014.08 Also refer note 42 for terms and conditions and security details Trade payables Due to Micro, Small and Medium enterprises * 303.32 Due to others 2,149.88

^{*} Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the management represents the principal amount payable to these enterprises. There are no interest due and outstanding as at the reporting date. Also refer note 35.

Trade Payables as on 31.03.2025

Doublesto	Outstanding for the following period from due date of payments*				Tatal
Particulars	Less than 1 year	1 -2 years	2 -3 years	More than 3 years	Total
(i) MSME	303.32	-	-	-	303.32
(ii) Others	2,144.83	-	5.04	-	2,149.88
(iii) Disputed dues - MSME	-	-	-	-	-
(iv) Disputed dues - Others	-	-	-	-	-

31.03.2025	31.03.2024

Trade Payables as on 31.03.2024

Double uleve	Outstanding for the following period from due date of payments*				Takad
Particulars Particulars	Less than 1 year	1 -2 years	2 -3 years	More than 3 years	Total
(i) MSME	315.13	-	-	-	315.13
(ii) Others	687.20	5.04	-	-	692.24
(iii) Disputed dues - MSME	-	-	-	-	-
(iv) Disputed dues - Others	-	-	-		-

19 Provisions (Current)

19	Provisions (Current)		
	Provision for tax (net of advance tax)	49.01	228.87
		49.01	228.87
20	Other current liabilities		
	Statutory dues payable	103.08	122.84
	Employee benefits payable	49.47	119.46
	Other expenses payable	166.68	245.02
	Advance and deposits from customers etc.,	21.27	24.78
		340.50	512.10
21	Revenue from operations		
	(a) Sale of products		
	Wheat, wheat products and impurities	33,031.73	31,325.50
	Castings	9,420.91	9,560.00
	(b) Other operating revenues – sale of scrap and gunnies	206.14	205.08
		42,658.78	41,090.58
22	Other income		
	Dividend Income	0.05	0.04
	Interest Income	11.54	17.10
	Profit on sale of fixed assets (net)	12.42	4.99
	Other non operating income	121.42	99.39
	Rental Income	34.09	31.86
	Provision no longer required	15.40	112.12
	Liabilities no more payable	0.03	0.21
	Excess provision for ECL written back	26.02	9.62
		220.97	275.33

			
		31.03.2025	31.03.2024
23	Cost of materials consumed		
	Wheat	27,745.99	25,333.14
	Purchase of Stock in Trade	1,166.84	1,069.66
	Iron materials	4,021.88	4,232.22
		32,934.71	30,635.02
24	Changes in inventories of work-in-progress, stock in trade and finished goods		
	Opening Balance		
	Work-in-progress	212.85	248.53
	Finished goods	384.30	346.54
		597.15	595.07
	Closing Balance		
	Work-in-progress	(273.75)	212.85
	Finished goods	(505.35)	384.30
		(779.10)	597.15
	Total changes in inventories - (Increase) / Decrease	(181.95)	2.08
25	Employee benefits expense		
	Director's remuneration and fees	231.25	223.22
	Salaries, wages and bonus	1,365.33	1,351.16
	Contribution to provident and other funds	75.66	85.92
	Staff welfare expenses	148.67	176.65
	Contribution to gratuity fund	29.12	27.95
		1,850.03	1,864.90
26	Depreciation and amortisation expense		
	Depreciation of property, plant and equipment	676.72	638.16
	Amortisation of intangible assets	3.01	4.80
	011	679.73	642.96
27	Other expenses Fabrication Charges	1,427.44	1,149.18
	Power and Fuel	1,066.90	825.59
	Stores, spares and packing material	1,926.60	1,773.09
	Repairs to machineries	414.00	394.07
	Repairs to others	370.65	496.40
	Commission and discount	36.20	132.13
	Freight	312.59	328.90
	Auditors' fees and expenses [refer note 27 (a)]	14.24	11.95
	Rent and office maintenance	114.28	100.25

		31.03.2025	31.03.2024
Rates ar	d taxes	29.85	34.13
Advertise	ement and Sales promotion expenses	100.70	143.08
CSR exp	enditure [refer note 27 (b)]	6.15	20.00
Printing o	and stationery	13.47	16.97
Postage	and telephone	10.38	9.10
Travellinç		245.71	212.92
Legal ar	d professional charges	317.74	356.11
Data pro	ocessing	31.02	51.75
Bank ch	arges	16.54	16.68
Miscella	neous expenses	86.21	131.48
Provision	for expected credit loss	47.95	11.10
		6,588.62	6,214.88
27 (a) Audi	fors' fees and expenses		
Statu	tory Audit fees	11.00	10.50
Fees	for other services	3.24	1.45
		14.24	11.95
27 (b) Expe	nditure on Corporate Social Responsibility		
Surplus Sp	pent Carried forward from previous financial year	(13.92)	(12.15)
(i) (Gross amount required to be spent on Corporate	20.04	18.23
	Social Responsibility during the year		
(ii) A	Amount spent during the year on		
(i) Construction and/ or acquisition of any asset	-	-
(ii) Other purposes [other than (i) above)]	6.15	20.00
		6.15	20.00
	Excess) Amount spent during the year	13.89	(1.77)
, ,	Amount available for setoff in succeeding financial vears	(0.03)	(13.92)
28 Finance	Cost		
Interest -	Banks and financial institutions	687.62	777.97
Interest -	Others	166.64	181.48
		854.26	959.45
29 Income	ax expense		
(a) Inco	me tax expense		
Curre	ent tax		
Curre	ent tax on profits for the year	49.01	228.87
Total	current tax expense	49.01	228.87
Defe	rred tax		
Defe	rred tax adjustments	(9.83)	41.46
Total	deferred tax expense/(benefit)	(9.83)	41.46
Inco	me tax expense	39.18	270.33

				31.03.2025	31.03.2024
b)	The income tax expense for the	e year can b	е		
	reconciled to the accounting	profit as follo	ws:		
	Profit before tax from continuing	operations		154.36	1,050.77
	Income tax expense calculated	d at effective i	rates	49.01	228.87
	Effect of expenses that are not of	deductible in		(9.83)	41.46
	determining taxable profit				
	Income tax expense			39.18	270.33
c)	Income tax recognised in other	comprehensi	ive income		
	Deferred tax				
	Remeasurement of defined ber	nefit obligation	n	(6.91)	(0.32
	Total income tax recognised in oth	er comprehen	sive income	(6.91)	(0.32
d)	Movement of deferred tax expe	nse during th	ne vear ended M	March 31 2025	(₹ in lakh
4)	Movement of defended tax expe	rise dulling in	ie yeur ended iv	Idicii 51, 2025	(\ III IGKII
	ferred tax (liabilities)/assets in	Opening	Recognised	Recognised	
Det	· · · · · · · · · · · · · · · · · · ·		-		Closing
Det	ferred tax (liabilities)/assets in	Opening	Recognised	Recognised	Closing
Det	ferred tax (liabilities)/assets in	Opening	Recognised	Recognised in Other	Closing
Det rela	ferred tax (liabilities)/assets in	Opening	Recognised	Recognised in Other comprehensive	Closing
Det relo	ferred tax (liabilities)/assets in ation to	Opening balance	Recognised in profit or loss	Recognised in Other comprehensive	Closing
Det rela	ferred tax (liabilities)/assets in ation to	Opening balance	Recognised in profit or loss	Recognised in Other comprehensive	Closing balance (986.70
Det rela Pro and Exp	ferred tax (liabilities)/assets in ation to perty, plant, and equipment d Intangible Assets	Opening balance (985.05)	Recognised in profit or loss	Recognised in Other comprehensive	Closing balance (986.70
Pro and Exp	ferred tax (liabilities)/assets in ation to perty, plant, and equipment d Intangible Assets penses allowable on payment	Opening balance (985.05)	Recognised in profit or loss	Recognised in Other comprehensive	Closing balance (986.70
Pro and Exp bas Rer	ferred tax (liabilities)/assets in ation to perty, plant, and equipment d Intangible Assets benses allowable on payment sis under the Income Tax Act	Opening balance (985.05)	Recognised in profit or loss	Recognised in Other comprehensive	Closing balance (986.70
Pro and Exp bas Rer inst	ferred tax (liabilities)/assets in ation to apperty, plant, and equipment a Intangible Assets penses allowable on payment sis under the Income Tax Act measurement of financial	Opening balance (985.05)	Recognised in profit or loss	Recognised in Other comprehensive	Closing balance (986.70
Pro and Exp bas Rer inst	ferred tax (liabilities)/assets in ation to apperty, plant, and equipment a lintangible Assets benses allowable on payment sis under the Income Tax Act measurement of financial truments under Ind AS her temporary differences	Opening balance (985.05)	Recognised in profit or loss (1.65)	Recognised in Other comprehensive income	Closing balance (986.70
Pro and Exp bas Rer inst	ferred tax (liabilities)/assets in ation to apperty, plant, and equipment a lintangible Assets benses allowable on payment sis under the Income Tax Act measurement of financial truments under Ind AS her temporary differences	Opening balance (985.05) 190.93	Recognised in profit or loss (1.65) 7.00	Recognised in Other comprehensive income - - (13.83)	Closing balance (986.70) 197.93

Deferred tax (liabilities	s)/assets in	Opening	Recognised	Recognised	Closing
relation to	<i>,,</i>	balance	in profit or loss	in Other	balance
				comprehensive	
				income	
Property, plant, and e	quipment	(942.21)	(42.84)	-	(985.05
and Intangible Assets					
Expenses allowable o	n payment	191.25	(0.32)	-	190.9
basis under the Incor	ne Tax Act				
Remeasurement of fi	nancial	-	-	-	
instruments under Ind	AS				
Other temporary diffe	erences	45.15	1.70	(0.32)	46.5
Total		(705.81)	(41.46)	(0.32)	(747.59
MAT Credit entitlemen	nt	251.11	-	-	251.1
Total		(454.70)	(43.48)	(0.32)	(496.48
				31.03.2025	31.03.202
Earnings per share					
Profit / (loss) for the year	ır attributable to	owners of the	Company	115.18	780.4
Number of ordinary s	hares outstand	ling (previous y	/ear	90,41,476	90,41,47
weighted average)					
Basic earnings per sh	are (₹)			1.27	8.6
Diluted earnings per s	share (₹)			1.27	8.6
Nominal Value of equ	uity shares (₹)			10.00	10.0
Earnings in foreign c	urrency				
FOB value of exports				-	
Expenditure in foreig	n currency				
Travel expenses				33.37	17.1
Other expenses				-	
·				33.37	17.1
Value of Imports (on	C.I.F basis)				
5 14 1 1 1				-	
Raw Materials					
Raw Materials Machinery				-	

				31.03.2025	31.03.2024
34	Value of importe	ed and indigenous Raw r	materials, Packing r	naterials consumed	and Consumable
	Spares during th	e financial year and th	e percentage of e	ach to the total cons	sumption
	Particulars	For the year ende	d March 31, 2025	For the year ended	d March 31, 2024
		Value	Percentage (%)	Value	Percentage (%)
	Imported	-	-	-	-
	Indigenous	32,934.71	100.00	30,635.02	100.00
		32,934.71	100.00	30,635.02	100.00
۰-	D'and and a second		-		
35	2006 are as und	uired by the Micro, Smo	ili ana Meaium Eni	rerprises Developme	INSMED) ACT,
			agid at the and of	202 20	315.13
	the year	ıl amount remaining unp	Jaia ai irie eria oi	303.32	313.13
		d payments of principal	amount naid		_
		appointed date during	·	-	
		ually paid under Section		_	_
	, ,			-	
		rest due and payable d I payments, as per the c		-	-
		accrued during the year	_	id	
	, ,				
		is been determined to the	·	ies have been identii	fied on the basis
O	i inioimalion ava	ilable with the Compan			
2.4	Commitments				
36	Contingent Ligh	•			
36	Contingent Liab	oility - Disputed Liabilitie		39.20	
36	Contingent Liab Sales Tax / GST	ility - Disputed Liabilitie		39.20 78.00	78.00
	Contingent Liab	oility - Disputed Liabilitie			78.00
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segm	oility - Disputed Liabilitie	es	78.00	
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segn The company is	oility - Disputed Liabilities panks nents	s of "Food Processir	78.00 and Engineering"	and therefore has
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segn The company is	collity - Disputed Liabilities coanks nents engaged in the business segments as per Ind AS	s of "Food Processir	78.00 and Engineering"	and therefore has
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segn The company is two reportable s	counts counts counts counts counts counts counts counts count country	s of "Food Processir	78.00 and Engineering"	and therefore has
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segn The company is two reportable s 'Engineering Divis	collity - Disputed Liabilities coanks nents engaged in the business egments as per Ind AS sion'. ue	s of "Food Processir	78.00 and Engineering" egments" namely 'Fo	and therefore has
	Contingent Liab Sales Tax / GST Guarantees by to Operating Segn The company is two reportable s 'Engineering Divis Segment Revent a) Foods division b) Engineering	collity - Disputed Liabilities coanks nents engaged in the business discorrate as per Ind AS sionrate on division	s of "Food Processir	78.00 ng and Engineering" egments" namely 'Fo 33,340.35 9,539.40	and therefore has bods Division' and 31,658.94 9,706.96
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segm The company is two reportable s 'Engineering Divis Segment Revent a) Foods division b) Engineering Revenue from o	collity - Disputed Liabilities coanks coanks	s of "Food Processir	78.00 and Engineering" egments" namely 'Fo	and therefore has bods Division' and 31,658.94
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segm The company is two reportable s 'Engineering Divis Segment Revenue a) Foods division b) Engineering Revenue from o Segment Results	collity - Disputed Liabilities coanks nents engaged in the business egments as per Ind AS sion'. ue on division perations (Net)	s of "Food Processir 108 "Operating Se	78.00 ng and Engineering" egments" namely 'Fo 33,340.35 9,539.40	and therefore has bods Division' and 31,658.94 9,706.96
	Contingent Liab Sales Tax / GST Guarantees by to Operating Segm The company is two reportable s 'Engineering Divis Segment Revent a) Foods division b) Engineering Revenue from o Segment Results Profit (+) / Loss (counts co	s of "Food Processir 108 "Operating Se	78.00 ng and Engineering" egments" namely 'Fo 33,340.35 9,539.40 42,879.75	and therefore has bods Division' and 31,658.94 9,706.96 41,365.90
	Contingent Liab Sales Tax / GST Guarantees by to Operating Segment The company is two reportable s 'Engineering Divis Segment Revenua a) Foods division b) Engineering Revenue from o Segment Results Profit (+) / Loss (- a) Foods division	counts co	s of "Food Processir 108 "Operating Se	78.00 and and Engineering and	and therefore has bods Division' and 31,658.94 9,706.96 41,365.90
	Contingent Liab Sales Tax / GST Guarantees by b Operating Segn The company is two reportable s 'Engineering Divis Segment Reven a) Foods division b) Engineering Revenue from o Segment Results Profit (+) / Loss (a) Foods division b) Engineering	counts co	s of "Food Processir 108 "Operating Se	78.00 ng and Engineering" egments" namely 'Fo 33,340.35 9,539.40 42,879.75 290.74 717.87	and therefore has bods Division' and 31,658.94 9,706.96 41,365.90 1,193.17 817.06
	Contingent Liab Sales Tax / GST Guarantees by to Operating Segm The company is two reportable s 'Engineering Divis Segment Revent a) Foods division b) Engineering Revenue from o Segment Results Profit (+) / Loss (a) Foods division b) Engineering Total	counts counts counts counts counts counts counts counts counts as per Ind AS counts count division count cou	s of "Food Processir 108 "Operating Se	78.00 ng and Engineering" egments" namely 'Fo 33,340.35 9,539.40 42,879.75 290.74 717.87 1,008.61	and therefore has bods Division' and 31,658.94 9,706.96 41,365.90 1,193.17 817.06 2,010.23
	Contingent Liab Sales Tax / GST Guarantees by to Operating Segment The company is two reportable so 'Engineering Division Segment Revenue a) Foods division b) Engineering Revenue from o Segment Results Profit (+) / Loss (a) Foods division b) Engineering Total Less: Finance C	counts counts counts counts counts counts counts counts counts as per Ind AS counts count division count cou	s of "Food Processir 108 "Operating Se	78.00 ng and Engineering" egments" namely 'Fo 33,340.35 9,539.40 42,879.75 290.74 717.87	and therefore has bods Division' and 31,658.94 9,706.96 41,365.90

154.35

1,050.77

Profit Before Tax

		`
	31.03.2025	31.03.2024
Segment Assets		
a) Foods division	10,906.45	12,054.28
b) Engineering division	5,645.84	5,365.78
b) Other unallocable corporate assets	204.42	441.60
Total assets	16,756.71	17,861.66
Segment Liabilities		_
a) Foods division	5,949.84	6,603.15
b) Engineering division	3,582.25	3,860.12
b) Other unallocable corporate liabilities	541.30	731.02
Total liabilities	10,073.39	11,194.29
Capital Employed (Segment assets-Segment liabilities)		
a) Foods division	4,956.61	5,451.13
b) Engineering division	2,063.59	1,505.66
Total capital employed in segments	7,020.20	6,956.79
Unallocable corporate assets less corporate liabilities	(336.88)	(289.42)
Total Capital Employed	6,683.32	6,667.37

Disclosure relating to geographical area of operation

The manufacturing facilities of the Company is situated in India and no non-current assets are held outside India. The exports of the company are less than 10% of the total turnover and accordingly, no disclosure in respect of revenue from external customers based on geographical location is provided.

		31.03.2025	31.03.2024
38	Lease arrangements		
	As Lessee		
	The Company has entered into operating lease	-	-
	arrangements for certain facilities. The leases are cancellable		
	at the option of either party to lease and may be renewed		
	based on mutual agreement of the parties.		
	Lease payments recognised in the Statement of Profit and Loss	89.33	69.87

39 Duty Drawback Received

The details of Government Grants received by the Company are as follows: Duty drawback on exports

There are no unfulfilled conditions and other contingencies attached to government assistance that has been recognised in the financial statements.

40 Disclosure of shareholding of promoters

Sho	ares held by promoters at the end of the year	As at March 31, 2025		As at Marc	% Change	
S. No	Promoter name	No of Shares	%of Total Shares	No of Shares	%of Total Shares	During the year
1	Sri. Suresh Jagannathan	11,69,426	12.93%	11,69,426	12.93%	-
2	M/s Cape Flour Mills Private Limited	11,07,089	12.24%	11,07,089	12.24%	-
3	Mrs.Kaavya Sharath Jagannathan	17,49,860	19.35%	17,49,860	19.35%	-
4	Sri.Sharath Jagannathan	21,47,129	23.75%	21,47,129	23.75%	-
5	Sri.Suresh Jagannathan jointly with Mrs.J.Chandrakanthi	4,23,681	4.69%	4,23,681	4.69%	-
6	M/s Mckinnon India Private Limited	71,500	0.79%	71,500	0.79%	-

41 Details of Long Term Borrowings

- i) Rupee term loan availed from HDFC Bank Ltd.
 - a) Term Loan from HDFC Limited Carrying Interest rate @ 10.34% (Base Rate + 1.20 %) is secured by a charge on the fixed assets purchased out of term loan, being Plant & Machinery and Collateral security of Land and Building of Eltex super castings to the extent of 12.27 acres situated at SF No.133,134/2,137 and Personal guarantee by Sri. Suresh Jagannathan, Promoter of the Company. The outstanding loan is repayable in balance 2 monthly installments of ₹14,63,562 & last one installament of ₹5,34,633.69/-. Date of commencement of repayment started from 15th June, 2019.
 - b) Term Loan from HDFC Limited Carrying Interest rate @ 9.69% is secured by way of exclusive charge on specific assets created out of term loan being solar power plant at Gangaikondan and Collateral security of vacant land admeasuring to the extent of 25.42 acres situated in S.no 1472/2A1A, 1472/2A1B, 1472/2A1c, 1472/1B2F at Gangaikondan village at Tirunelveli-627352 owned by M/s.Blue Mountain Plantations Pvt Ltd, M/s.Florentine Agro Pvt Ltd and M/s. Super Plantations Pvt Ltd and Personal guarantee by Sri. Suresh Jagannathan, Promoter of the Company. The outstanding loan is repayable in 54 monthly installments of ₹ 33,79,402/- and last one installament of ₹17,93,696.33/- .Date of commencement of repayment started from 7th Nov, 2022.
 - c) Term Loan from HDFC Limited Carrying Interest rate @ 10.74% (Base Rate + 1.60 %) is secured by a charge on the fixed assets purchased out of term loan, being plant & Machinery (Pollution Control Equipments) and Collateral security of Land & Building to the extent of 12.27 acres situated at SF No.133,134/2,137 and Personal guarantee by Sri. Suresh Jagannathan, Promoter of the Company. The outstanding loan is repayable in 28 monthly installments of ₹ 3,16,575 & last one installament of ₹ 2,49,962/- Date of commencement of repayment started from 7th July, 2021.

- d) Term Loan from HDFC Limited Carrying Interest rate @ 8.28% (Floating rate) is secured primarily by a charge on the moveable assets created out of term loan, being Plant & Machinery and Collateral security of exclusive charge on assets created out of term loan and Personal guarantee by Sri. Suresh Jagannathan, Promoter of the Company. The outstanding loan is repayable in 55 monthly installments of ₹ 2,92,066 & last one installament of ₹ 63,017.43/-. Date of commencement of repayment started from 7th Nov, 2023.
- e) Working Capital Term loan under ECGLS from HDFC Limited carrying interest rate at 8.75% (1year MCLR+1.88). The loan is repayable on 49 instalments. The loan matures in July 2025. The loan is secured by second charge on the existing primary & collateral security provided to the bank.
- f) Working Capital Term Loan from HDFC bank limited Carries interest @ 8.75 % pa., (1year MCLR+1.88%) The loan is repayable on 72 monthly instalments. The loan matures in May, 2028. The loan is primary secured by Plant and machinery, stock and receivables and collateral security of factory land and building situated at RS No 162/4,126/4,and 162/3 situated at Thiruvandar Koil Village Thirukanoor Taluk, Puthucherry.
- g) Term Loan from HDFC Limited Carrying Interest rate @ 8.75% (Base Rate + 1.88%) is secured primarily by a charge on the assets created out of term loan. The outstanding loan is repayable in 79 monthly installments of ₹ 1,01,422 & last one installament of ₹ 90,168/-. Date of commencement of repayment started from 7th Nov, 2023.
- h) Term Loan from Kotak Mahindra Prime carrying Interet rate @ 8.83% is secured by a charge on the fixed assets purchased out of term loan, being Vehicle. The outstanding loan is repayable in 29 monthly installments of ₹ 2,80,000 for the next 8 months, ₹ 2,60,000 for the next 12 months and ₹ 1,67,750 for the last 12 months. Date of repayment started from 5th September, 2023.
- i) Term Loan from Kotak Mahindra Prime carrying interest rate @ 9.22% is secured by a charge on the movable asset purchased out of the term loan, being vehicle. The outstanding loan is repayable in 28 monthly installments of ₹ 33,490. Date of repayment started from 13th July, 2023.
- ii) Vehicle loan availed from Sundaram Finance Ltd. The loan is repayable on monthly basis and are secured by the respective vehicles.

42 Details of Short Term Borrowings

Terms and conditions of short term loans taken from banks and financial institutions

i) Working capital loans from HDFC Bank Ltd. carries an interest rate @ 8.75% p.a. (3M T.Bill+1.88 %) and secured by pari-passu first charge on all the current assets and pari-passu second charge on flour mill and sheet metal immovable assets except those under exclusive charge to the extent mortgaged

All loans are guaranteed by Sri. Suresh Jagannathan, Promoter of the Company except vehicle loans.

43 Financial Instruments

Capital management

The Company manages its capital to ensure that entities in the Company will be able to continue as a going concern, while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The Company determines the amount of capital required on the basis of annual operating plans and long-term product and other strategic investment plans. The funding requirements are met through equity, long-term borrowings and other short-term borrowings.

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

Gearing Ratio:	31.03.2025	31.03.2024
Debt	4,588.21	5,710.49
Less: Cash and bank balances	19.99	11.03
Net debt	4,568.22	5,699.46
Total equity	6,656.74	6,667.37
Net debt to equity ratio (%)	68.63%	85.48%
Financial assets		
a. Measured at amortised cost		
Other non-current financial assets	245.24	288.51
Trade receivables	2263.91	1,519.28
Cash and cash equivalents	19.99	11.03
Bank balances other than above	5.64	5.67
b. Mandatorily measured at fair value through profit or loss (FVTPL)		
Investments	0.18	0.18
Financial liabilities		
a. Measured at amortised cost		
Borrowings (Long term)	4,588.21	5,710.49
Borrowings (short term)	3,014.08	4,321.43
Trade payables	2,453.20	1,007.37
Other financial liabilities	-	-
b. Mandatorily measured at fair value through profit or loss (FVTPL)		
Derivative instruments	-	-

Financial risk management objectives

The treasury function provides services to the business, co-ordinates access to domestic and international financial markets, monitors and manages the financial risks relating to the operations through internal risk reports which analyse exposures by degree and magnitude of risks. These risks include market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk.

The Company seeks to minimise the effects of these risks by using natural hedging financial instruments and forward contracts to hedge risk exposures. The use of financial derivatives is governed by the Company's policies approved by the board of directors, which provide written principles on foreign exchange risk, the use of financial derivatives, and the investment of excess liquidity. The Company does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

Market risk

Market risk is the risk of any loss in future earnings, in realizable fair values or in future cash flows that may result from a change in the price of a financial instrument. The Company's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. The Company actively manages its currency and interest rate exposures through its finance division and uses derivative instruments such as forward contracts and currency swaps, wherever required, to mitigate the risks from such exposures. The use of derivative instruments is subject to limits and regular monitoring by appropriate levels of management.

Foreign currency risk management

The Company undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. The Company actively manages its currency rate exposures through a centralised treasury division and uses natural hedging principles to mitigate the risks from such exposures. The use of derivative instruments, if any, is subject to limits and regular monitoring by appropriate levels of management.

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

		Liabilities			Assets		Net overall
		Exposure	Net liability		Exposure	Net asset	exposure on
Currency	Gross	hedged	exposure	Gross	hedged	exposure	the currency
	exposure	using	on the	exposure	using	on the	- net assets /
		derivatives	currency		derivatives	currency	(net liabilities)
As on March 31, 2025							
(all amounts are in lakhs)							
EUR	-	-	-	-	-	-	-
In INR	-	-	-	-	-	-	-
As on March 31, 2024							
(all amounts are in lakhs)							
EUR	-	-	-	-	-	-	-
in INR	-	-	-	-	-	-	-

Foreign currency sensitivity analysis

Movement in the functional currencies of the various operations of the Company against major foreign currencies may impact the Company's revenues from its operations. Any weakening of the functional currency may impact the Company's cost of imports and cost of borrowings and consequently may increase the cost of financing the Company's capital expenditures. The foreign exchange rate sensitivity is calculated for each currency by aggregation of the net foreign exchange rate exposure of a currency and a simultaneous parallel foreign exchange rates shift in the foreign exchange rates of each currency by 2%, which represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 2% change in foreign exchange risk 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.

Interest rate risk management

The Company is exposed to interest rate risk because it borrow funds at both fixed and floating interest rates. The risk is managed by the Company by maintaining an appropriate mix between fixed and floating rate borrowings. Hedging activities are evaluated regularly to align with interest rate views and defined risk appetite, ensuring the most cost-effective hedging strategies are applied. Further, in appropriate cases, the Company also effects changes in the borrowing arrangements to convert floating interest rates to fixed interest rates.

Interest rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for both derivatives and non-derivative instruments at the end of the reporting period. For floating rate liabilities, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 25 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

The 25 basis point interest rate changes will impact the profitability approximately by INR 20.10 Lakhs for the year (Previous INR 21.80 Lakhs).

Credit risk management

Credit risk arises when a customer or counterparty does not meet its obligations under a customer contract or financial instrument, leading to a financial loss. The Company is exposed to credit risk from its operating activities primarily trade receivables and from its financing/ investing activities, including deposits with banks, mutual fund investments, investments in debt securities and foreign exchange transactions. The Company has no significant concentration of credit risk with any counterparty.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure is the total of the carrying amount of balances with banks, short term deposits with banks, trade receivables, margin money and other financial assets excluding equity investments.

(a) Trade Receivables

Trade receivables are consisting of a large number of customers. The Company has credit evaluation policy for each customer and, based on the evaluation, credit limit of each customer is defined. Wherever the Company assesses the credit risk as high, the exposure is backed by either bank, guarantee/letter of credit or security deposits.

The Company does not have higher concentration of credit risks to a single customer. As per simplified approach, the Company makes provision of expected credit losses on trade receivables using a provision matrix to mitigate the risk of default in payments and makes appropriate provision at each reporting date wherever outstanding is for longer period and involves higher risk.

(b) Investments, Cash and Cash Equivalents and Bank deposits

Credit Risk on cash and cash equivalents, deposits with the banks/financial institutions is generally low as the said deposits have been made with the banks/financial institutions, who have been assigned high credit rating by international and domestic rating agencies.

Investments of surplus funds are made only with approved banks as fixed deposits. Investments primarily represent investments pursuant to power purchase agreement with power generation companies. These investments do not have any market risk as the Company will get back the face value when terminating the agreement.

Offsetting related disclosures

Offsetting of cash and cash equivalents to borrowings is available only to the bank in the event of a default. Company does not have the right to offset in case of the counter party's bankruptcy, therefore, these disclosures are not required.

Liquidity risk management

Liquidity risk refers to the risk that the Company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company invests its surplus funds in bank fixed deposits, which carry minimal mark to market risks. The Company also constantly monitors funding options available in the debt and capital markets with a view to maintaining financial flexibility.

Liquidity tables

The following tables detail the Company's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to pay.

	Due in 1st	Due in 2 nd to	Due after 5 th	Carrying
	year	5 th year	year	amount
March 31, 2025				
Trade payables	2,453.20			2,453.20
Borrowings (including interest accrued	968.87	2,310.34		3,279.21
thereon upto the reporting date)				
_	3,422.07	2,310.34	-	5,732.41
March 31, 2024				
Trade payables	1,007.37	-	-	1,007.37
Borrowings (including interest accrued	1,082.45	2,990.77	225.27	4,298.49
thereon upto the reporting date)				
	2,089.82	2,990.77	225.27	5,305.86
			31.03.2025	31.03.2024
Fair value of financial assets and financia	l liabilities that o	are not	Nil	Nil

measured at fair value (but fair value disclosures are required):

44 Related party disclosure

a) List of parties having significant influence

Holding company

Subsidiaries

The Company does not have any holding company

The Company does not have any subsidiaries and joint ventures

Associate Companies

The Company does not have any associate companies

The Company does not have any associate companies

The Lakshmi Textile Suppliers

Their relatives are interested

Cape Power Private Limited

Cape Power Private Limited Mckinnon India Private Limited

Wm Mckinnon India Private Limited (Formerly known as "Prokop

Eltex India Private Limited")

Entities in which directors or Kaapi Machines (India) Private Limited their relatives are interested Probat Kaapi (India) Private Limited

Eltex Marketing LLP

Effectual Precision Dies and Tools Private Limited

Elgi Ultra Private Limited Elgi Equipments Limited

East Deccan Marketing Private Limited

GDN Farms Private Limited Nutriment Retail Private Limited Elgi Rubber Company Limited

Arva Storage Solutions Private Limited

Key management personnel and their relatives

Sri. Suresh Jagannathan Executive Chairman (till 05-11-2024)

Sri. Sharath Jagannathan Chairman* and Managing Director (*from 29.05.2025)

Sri. R. Nagarajan Chief Financial Officer
Sri. S. Piramuthu Company Secretary

Sri. R. Kannan Director

Mrs. Kaavya Sharath Jagannathan Relative to the Chairman and Managing Director

b) Transactions during the year

S.	Particulars	Amount in lakhs		
No.		March 31, 2025	March 31, 2024	
1	Purchase of goods			
	The Lakshmi Textile Suppliers	10.77	13.31	
	Cape Flour Mills Private Limited	396.35	885.97	
	Wm Mckinnon India Private Limited (Formerly known as	10.82	830.92	
	"Prokop Eltex India Private Limited")			
	East Deccan Marketing Private Limited	6.67	295.91	
	GDN Farms Private Limited	224.82	36.82	
	Eltex Marketing LLP	310.62	428.06	
2	Sale of goods			
	Cape Flour Mills Private Limited	189.85	183.68	
	Mckinnon India Private Limited	14.79	47.72	
	Wm Mckinnon India Private Limited (Formerly known as	32.11	3.91	
	"Prokop Eltex India Private Limited")			
	GDN Farms Private Limited	408.88	-	
	East Deccan Marketing Private Limited	5.53	-	

S.	Particulars	Amount	in lakhs
No.		March 31, 2025	March 31, 2024
3	Services availed/ rendered		
	Mckinnon India Private Limited	3.15	2.94
	Wm Mckinnon India Private Limited (Formerly known as	30.94	61.53
	"Prokop Eltex India Private Limited")		
	Cape Flour Mills Private Limited	2.34	3.48
	Eltex Marketing LLP	0.24	-
	Sri.Suresh Jagannathan	21.84	20.87
	Effectual Precision Dies and Tools Private Limited	15.20	2.17
4	Purchase of power		
	Cape Power Private Limited	21.80	30.04
5	Remuneration to Key Managerial Personnel & their		
	relatives		
	Sri. Suresh Jagannathan	89.76	138.00
	Sri. Sharath Jagannathan	112.70	79.74
	Sri. R Nagarajan	57.50	53.81
	Sri. S Piramuthu	19.18	19.49
6	Loans Taken		
	Sri. Suresh Jagannathan	-	512.70
	Mrs. Kaavya Sharath Jagannathan	-	27.00
	Cape Power Private Limited	-	65.00
7	Interest Paid		
	Sri. Suresh Jagannathan	0.05	21.43
	Mrs. Kaavya Sharath Jagannathan	120.01	128.61
	Sri. R Kannan	25.25	25.41
	Cape Power Private Limited	5.69	5.69
8	Loan Repaid		
	Sri. Suresh Jagannathan	64.72	447.98
	Smt. Kaavya Sharath Jagannathan	103.00	68.00
	Sri. R Kannan	-	15.00
(c)	Loans outstanding at the end of the year		
	Sri. Suresh Jagannathan	-	64.72
	Mrs. Kaavya Sharath Jagannathan	1,309.00	1,412.00
	Sri. R Kannan	270.00	270.00
	Cape Power Private Limited	65.00	65.00

45 Retirement benefit plans

Defined contribution plans

In accordance with Indian law, eligible employees of the Company are entitled to receive benefits in respect of provident fund, a defined contribution plan, in which both employees and the Company make monthly contributions at a specified percentage of the covered employees' salary. The contributions, as specified under the law, are made to the Provident Fund.

The total expense recognised in statement of profit or loss of $\ref{23.18}$ Lakhs (previous year $\ref{27.05}$ Lakhs) represents contribution paid to these plans by the Company at rates specified in the rules of the plan.

Defined benefit plans

(a) Gratuity

Gratuity is payable as per Payment of Gratuity Act, 1972. In terms of the same, gratuity is computed by multiplying last drawn salary (basic salary including dearness Allowance if any) by completed years of continuous service with part thereof in excess of six months and again by 15/26. The Act provides for a vesting period of 5 years for withdrawal and retirement and a monetary ceiling on gratuity payable to an employee on separation, as may be prescribed under the Payment of Gratuity Act, 1972, from time to time. However, in cases where an enterprise has more favourable terms in this regard the same has been adopted.

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

Investment	The present value of the defined benefit plan liability is calculated using a
risk	discount rate determined by reference to the market yields on government
	bonds denominated in Indian Rupees. If the actual return on plan asset is
	below this rate, it will create a plan deficit.
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's debt
	investments.
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 benefit 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.

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2025	March 31, 2024
Discount Rate	6.89% p.a.	7.24% p.a.
Salary Escalation	6.50% p.a.	6.50% p.a.

The estimates of future salary increase, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.

Amounts recognised in total comprehensive income in respect of these defined benefit plans are as follows:

	March 31, 2025	March 31, 2024
	₹ Lakhs	₹ Lakhs
Current service cost	21.40	26.38
Net interest expense	16.76	17.35
Return on plan assets (excluding amounts included in net interest expense)	6.36	13.61
Components of defined benefit costs recognised in profit or loss	44.52	57.34
Remeasurement on the net defined benefit liability comprising:		
Actuarial (gains)/losses recognised during the period Components of defined benefit costs recognised in	(29.32)	(4.23)
other comprehensive income	(29.32)	(4.23)
Total	15.20	53.11

 The current service cost and the net interest expense for the year are included in the 'employee benefits expense' in profit or loss and the remeasurement of the net defined benefit liability is included in other comprehensive income.

The amount included in the balance sheet arising from the Company's obligation in respect of its defined benefit plans is as follows:

Particulars	March 31, 2025	March 31, 2024
Present value of defined benefit obligation	224.92	246.87
Fair value of plan assets	(200.29)	(219.66)
Net liability/ (asset) arising from defined benefit	24.63	27.21
obligation		
Funded	(24.63)	27.21
Unfunded	-	-
	24.63	27.21

The above provisions are reflected under 'Provision for employee benefits' (short-term provisions) [Refer note 20]

Movements in the present value of the defined benefit obligation in the current year were as follows:

Opening defined benefit obligation	246.87	250.40
Current service cost	21.40	26.38
Interest cost	16.76	17.35
Actuarial (gains)/losses	(29.32)	(4.23)
Benefits paid	(30.78)	(43.03)
Closing defined benefit obligation	224.92	246.87

Particulars	March 31, 2025	March 31, 2024
Movements in the fair value of the plan assets in the co	urrent year were as	follows:
Opening fair value of plan assets	219.66	234.06
Return on plan assets	14.97	16.68
Contributions	5.05	15.02
Benefits paid	(30.78)	(43.03)
Actuarial gains/(loss)	(8.62)	(3.07)
Closing fair value of plan assets	200.29	219.66

Sensitivity analysis

In view of the fact that the Company for preparing the sensitivity analysis considers the present value of the defined benefit obligation which has been calculated using the projected unit credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation liability recognised in the balance sheet.

(b) Compensated absences

As per the policy of the Company, the compensated absences are not entitled to be carried forward to the subsequent financial year and are paid at the end of the reporting period. Accordingly, no liability towards compensated absences are recognised in these financial statements.

The accompanying notes form an integral part of the financial statement.

- 46 The title deeds of immovable properties which are freehold, based on the registered sale deeds/transfer deed/conveyance deed/scheme of arrangements approved by Hon'ble High Courts & appropriate authorities and property tax receipts, are held in the name of the Company as at Balance Sheet date.
 - In respect of immovable properties of Land that have been taken on lease and disclosed as fixed assets in the financial statements and the buildings constructed on such leasehold land, whose lease deeds have been pledged as security for credit facilities taken from the banks, the lease agreements are in the name of the Company, where the Company is the lessee in the agreement
- 47 The company has no proceedings initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made thereunder.

48 Ratios

SI. No	Description	31-03-2025	31-03-2024	% change	Explanations, if any
1	Current Ratio	1.38	1.53	(9.80%)	-
2	Debt Equity Ratio	1.01	1.34	(24.63%)	Due to Repayment of Debt

SI. No	Description	31-03-2025	31-03-2024	% change	Explanations, if any
3	Debt Service Coverage Ratio	1.98	2.77	(28.52%)	Due to Reduction in Earnings
4	Return on Equity Ratio (%)	1.94%	11.70%	(83.42%)	Due to Reduction in Earnings
5	Inventory Turnover Ratio	6.83	5.96	14.60%	-
6	Trade Receivables Turnover Ratio	22.55	24.98	(9.73%)	-
7	Trade Payables Turnover Ratio	24.65	39.36	(37.37%)	Due to Increase in Trade payable
8	Working capital Turnover Ratio	19.17	12.82	49.53%	Due to Reduction in Working Capital
9	Net profit ratio (%)	0.30%	1.90%	(84.21%)	Due to Reduction in Earnings
10	Return on Capital Employed (%)	9.25%	17.00%	(45.59%)	Due to Reduction in Earnings
11	Return on Investment (%)	2.32%	16.60%	(86.02%)	Due to Reduction in Earnings

49 Expenditure Incurred on Corporate Social Responsibility (CSR) Activities: ₹ in Lakhs

Profit Before Tax as per Section 198 of the Act:	
Financial Year - 2021 - 22	787.61
Financial Year - 2022 - 23	1282.87
Financial Year - 2023 - 24	935.91
Total	3006.39
Average Profit Before Tax as per Section 135(5) of the Act	1002.13

₹ in Lakhs

a) 2% of Average Profit to be Spent for CSR Activities	20.04
(b) Amount required to be set off for the financial year, if	13.92
any	
(c) Total CSR obligation for the financial year	6.12

(d) CSR Expenditure Incurred	6.15
(e) Excess amount spent for the financial year	0.03
(d) Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	Nil
(f) Amount available for set off in succeeding financial years	0.03
f) Nature of CSR activities	Protection of Environment
	Promotion of rural development
g) Details of related party transactions	Nil
h) Movement in provision with respect to a liability incurred	Nil

- **50** The Company's borrowings from banks or financial institutions on the basis of security of current assets and the quarterly returns or statements of current assets filed by the company with banks or financial institutions are in agreements with the books of accounts.
- 51 The company is not declared as a wilful defaulter by any bank or financial institution.
- **52** The company has no relationship with struck-off companies.
- 53 The company does not have any subsidiary and hence ,the compliance under clause (87) of section 2 of the act read with companies(Restriction on number of layers) Rules 2017 does not arise
- 54 The Company has not advanced or loaned or invested funds(either borrowed funds or share premium or any other sources or kind of funds) to or in any other person or entity, including foreign entities (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.
- 55 The Company has not been received any funds from any persons 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 behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- **56** The company has no income which has been surrendered or disclosed as income during the year in any of the tax assessments under Income Tax Act 1961.
- **57** The company has not traded /invested in cryto currency /virtual currency during the financial year

- 58 Loans and Advances in the nature of loan granted to promoter ,KMP and related parties: Nil
- **59** There are no charges or satistisfication of charges that are yet to be registered with Registered with Registrar of Companies beyond the statutory period.
- **60** The company has not issued any securities for a specific purpose
- **61** The company has utilised the borrowing from banks and financial institutions for the purpose for which it was availed
- **62** There were no significant events that occurred after the Balance Sheet date apart from the ones mentioned in "Material Changes and commitments affecting the financial position between the end of the fiscal and date of the report in the Board's report.

In accordance with my report of date attached

For Marimuthu and Associates

Chartered Accountants (FRN No. 014572S)

R.Nagarajan

DIN: 00001884

Chief Financial Officer

Ashwin Chandran

Independent Director

For and on behalf of the Board **Sharath Jagannathan**Chairman and Managing Director

DIN: 07298941

P.MarimuthuChartered Accountant
Membership No.005770

Place: Coimbatore Date: May 29, 2025 **S. Piramuthu**Company Secretary
Membership No. FCS 9142

KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED						

KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED					

KOVILPATTI LAKSHMI ROLLER FLOUR MILLS LIMITED						



Kovilpatti Lakshmi Roller Flour Mills Limited has furthered its commitment to sustainable energy by establishing a Solar power plant with a capacity of 5 MW-AC/ 6.9 MW-DC. This green initiative strengthens the company's brand image and attracts eco-conscious clients and partners.



Kovilpatti Lakshmi Roller Flour Mills Limited

Registered office - 75/8, Benares Cape Road,

Gangaikondan - 627352, Tirunelveli District,

Telephone: +91 462 248 6532 Fax: +91 462 248 6132

Email: ho@klrf.in Website: www.klrf.in

CIN: L15314TN1961PLC004674

