

# NOTICE FOR CALLING 06TH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT THE 06<sup>TH</sup> ANNUAL GENERAL MEETING OF M/S. SHEETAL UNIVERSAL LIMITED WILL BE HELD ON TUESDAY, NOVEMBER 30, 2021 AT 11:00 A.M. AT REGISTERED OFFICE OF THE COMPANY AT OFFICE NO. 348, 2ND FLOOR, ISCON MALL, 150 FEET RING ROAD, DIST. RAJKOT, RAJKOT - 360005, GUJARAT TO TRANSACT THE FOLLOWING BUSINESS:

### **ORDINARY BUSINESS**

1. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2022 AND THE BALANCE SHEET AS AT THAT DATE TOGETHER WITH THE REPORTS OF THE BOARD OF DIRECTORS AND THE AUDITORS THEREON.

"RESOLVED THAT the Audited Financial Results (both standalone & consolidated) for the year ended on 31.03.2021 as placed before the meeting be and are hereby approved and taken on record."

### SPECIAL BUSINESS

#### 2. RE-APPOINTMENT AND REMUNERATION PAYABLE TO MANAGING DIRECTOR

"RESOLVED THAT pursuant to the provisions of Sections 196, 197 and 203 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), approval of the members be and is hereby accorded for the reappointment and terms of remuneration payable to, including the remuneration to be paid in the event of loss or inadequacy of profits in any financial year during the tenure of appointment of Mr. Hiren Vallabhbhai Patel, as a Managing Director of the Company, designated as Executive Director for a period of Five years from November 28, 2021 to November 27, 2026, on the terms and conditions, as set out in the Explanatory Statement annexed to the Notice convening AGM, with liberty to the Directors to alter and vary the terms and conditions of the said appointment in such manner as may be agreed between the Directors and Mr. Hiren Vallabhbhai Patel.

"RESOLVED THAT pursuant to the provisions of Article of Association of the Company read with Section 196 of the Companies Act, 2013 and all other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof for the time being in force) subject to such other consents, approvals and permissions if any needed, remuneration of Mr. Hiren Vallabhbhai Patel, Managing Director with effect from 28<sup>TH</sup> NOVEMBER 2021 is as under

Salary exclusive of all allowances	Rs. 40,000/- per month. The Managing Director shall be entitled to such increment from time to time as the Board may by its discretion determine
Variable annual bonus	Annual bonus is fixed by the board of directors taking into account the economic results and also Mr. Hiren Vallabhbhai Patel's personal performance & target achievement, it can amount from Rs.5,00,000/- p.a to Rs. 50,00,000/- p.a. with discretion of the board to revise with consent of the appointee from time to time.
Retirement Benefits	<ul> <li>A. Gratuity payable shall be in accordance with the rules of the Companies Act and Gratuity Rules.</li> <li>B. Earned Leave on full pay and allowances as per the rules of the Company, leave accumulated shall be encashable of Leave at the end of the tenure, if any, will not be included in the computation of the ceiling on perquisites.</li> </ul>
Other benefits	A. The Managing Director shall be entitled to reimbursement of expenses like Vehicle, Guest Entertainment, Travelling Expenses actually and properly



	incurred during the course of doing legitimate business of the company.  B. The appointee shall be eligible for Housing, Education and Medical Loan and other Loans or facilities as applicable in accordance with the rules of the company and in compliance with the provisions of the Companies Act, 2013.
Minimum Remuneration	The aggregate of the remuneration and perquisites as aforesaid, in any financial year, shall not exceed the limit set out under Sections 197 and 198 read with Schedule V and other applicable provisions of the Companies Act, 2013 or any statutory modifications or re-enactments thereof for the time being in force, or otherwise as may be permissible at law.  Provided that where in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay the above salary and allowances and provide the perquisites and other amenities as aforesaid to the Whole-time Director as and by way of minimum remuneration, subject to the applicable provisions of Schedule V of the Act and the approval of the Central Government, if required, or any other approvals as may be required under law.

"RESOLVED FURTHER THAT, to give effect to this resolution the Board of Directors be and are hereby authorized to do all the acts, deeds, matters and things as he may in his absolute discretion deem necessary, proper or desirable and to settle any question, difficulty or doubt that may arise in this regard and to sign and execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

#### 3. RE-APPOINTMENT AND REMUNERATION PAYABLE TO WHOLE TIME DIRECTOR

"RESOLVED THAT pursuant to the provisions of Sections 196, 197 and 203 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), approval of the members be and is hereby accorded for the reappointment and terms of remuneration payable to, including the remuneration to be paid in the event of loss or inadequacy of profits in any financial year during the tenure of appointment of Mrs. Kajal Hiren Patel, as a whole time Director of the Company, designated as Executive Director for a period of Five years from November 28, 2021 to November, 27 2026, on the terms and conditions, as set out in the Explanatory Statement annexed to the Notice convening AGM, with liberty to the Directors to alter and vary the terms and conditions of the said appointment in such manner as may be agreed between the Directors and Mrs. Kajal Hiren Patel.

"RESOLVED THAT pursuant to the provisions of Article of Association of the Company read with Section 196 of the Companies Act, 2013 and all other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof for the time being in force) subject to such other consents, approvals and permissions if any needed, remuneration of Mrs. Kajal Hiren Patel, Whole time Director with effect from 28 TH NOVEMBER 2021 is as under

Salary exclusive of all allowances  Rs. 40,000/- per month. The Whole Time Director shall be entitled to such from time to time as the Board may by its discretion determine				
Variable annual bonus	Annual bonus is fixed by the board of directors taking into account the econoresults and also Mrs. Kajal Hiren Patel's personal performance & target achievement, i amount from Rs.5,00,000/- p.a to Rs. 50,00,000/- p.a. with discretion of the board to rewith consent of the appointee from time to time.			
Retirement Benefits	<ul> <li>C. Gratuity payable shall be in accordance with the rules of the Companies Act and Gratuity Rules.</li> <li>D. Earned Leave on full pay and allowances as per the rules of the Company, leave accumulated shall be encashable of Leave at the end of the tenure, if any, will not be included in the computation of the ceiling on perquisites.</li> </ul>			



Other benefits	<ul> <li>C. The Whole time Director shall be entitled to reimbursement of expenses like Vehicle, Guest Entertainment, Travelling Expenses actually and properly incurred during the course of doing legitimate business of the company.</li> <li>D. The appointee shall be eligible for Housing, Education and Medical Loan and other Loans or facilities as applicable in accordance with the rules of the company and in compliance with the provisions of the Companies Act, 2013.</li> </ul>
Minimum Remuneration	The aggregate of the remuneration and perquisites as aforesaid, in any financial year, shall not exceed the limit set out under Sections 197 and 198 read with Schedule V and other applicable provisions of the Companies Act, 2013 or any statutory modifications or re-enactments thereof for the time being in force, or otherwise as may be permissible at law.
	Provided that where in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay the above salary and allowances and provide the perquisites and other amenities as aforesaid to the Whole-time Director as and by way of minimum remuneration, subject to the applicable provisions of Schedule V of the Act and the approval of the Central Government, if required, or any other approvals as may be required under law.

"RESOLVED FURTHER THAT, to give effect to this resolution the Board of Directors be and are hereby authorized to do all the acts, deeds, matters and things as he may in his absolute discretion deem necessary, proper or desirable and to settle any question, difficulty or doubt that may arise in this regard and to sign and execute all necessary documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

"CERTIFIED TO BE TRUE"
FOR, SHEETAL UNIVERSAL LTD

SHEETAL UNIVERSAL LIMITED

MANAGING DIRECTOR MR. HIREN VALLABHEHAI PATEL

(DIN: 06961714)

DATED: 09.09.2021 PLACE: RAJKOT

#### NOTES:

A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY/ PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/ HERSELF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY.

Members / Proxies should bring the Attendance Slip duly filled in for attending the AGM.



# EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

The following explanatory statement, pursuant to section 102 of the Companies Act, 2013 sets out all material facts relating to the business mentioned under item No.2 to 3 of the accompanying Notice dated 30th November, 2021.

### AGNEDA NO. 2: RE-APPOINTMENT AND REMUNERATION PAYABLE TO MANAGING DIRECTOR

The Board of Directors of the Company ("Board"), at its meeting held on 9<sup>TH</sup>SEPTEMBER, 2021 has, subject to the approval of members, appointed Mr. Hiren Vallabhbhai Patel as a Managing Director, for a period of 5 (five) years from November 28, 2021 to November 27, 2026, on the terms and conditions including remuneration as recommended and approved by the Board. It is proposed to seek members' approval for the re-appointment and remuneration payable to Mr. Hiren Vallabhbhai Patel as Managing Director of the Company, in terms of the applicable provisions of the Act.

Broad particulars of the terms of appointment and remuneration payable to, Mr. Hiren Vallabhbhai Patel are as under:

Salary exclusive of all allowances	Rs. 40,000/- per month. The Managing Director shall be entitled to such increment from time to time as the Board may by its discretion determine
Variable annual bonus	Annual bonus is fixed by the board of directors taking into account the economic results and also Mr. Hiren Vallabhbhai Patel's personal performance & target achievement, it can amount from Rs.5,00,000/- p.a to Rs. 50,00,000/- p.a. with discretion of the board to revise with consent of the appointee from time to time.
Retirement Benefits	E. Gratuity payable shall be in accordance with the rules of the Companies Act and Gratuity Rules.  F. Earned Leave on full pay and allowances as per the rules of the Company, leave accumulated shall be encashable of Leave at the end of the tenure, if any, will not be included in the computation of the ceiling on perquisites.
Other benefits	E. The Managing Director shall be entitled to reimbursement of expenses like Vehicle, Guest Entertainment, Travelling Expenses actually and properly incurred during the course of doing legitimate business of the company.  F. The appointee shall be eligible for Housing, Education and Medical Loan and other Loans or facilities as applicable in accordance with the rules of the company and in compliance with the provisions of the Companies Act, 2013.
Minimum Remuneration	The aggregate of the remuneration and perquisites as aforesaid, in any financial year, shall not exceed the limit set out under Sections 197 and 198 read with Schedule V and other applicable provisions of the Companies Act, 2013 or any statutory modifications or reenactments thereof for the time being in force, or otherwise as may be permissible at law. Provided that where in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay the above salary and allowances and provide the perquisites and other amenities as aforesaid to the Whole-time Director as and by way of minimum remuneration, subject to the applicable provisions of Schedule V of the Act and the approval of the Central Government, if required, or any other approvals as may be required under law.

Mr. Hiren Vallabhbhai Patel satisfies all the conditions set out in Part-I of Schedule V to the Act as also conditions set out under Section 196(3) of the Act for being eligible for his re-appointment. He is not disqualified from being appointed as Director in terms of Section 164 of the Act.

The above may be treated as a written memorandum setting out the terms of appointment of Mr. Hiren Vallabhbhai Patel under Section 190 of the Act.

Mr. Hiren Vallabhbhai Patel is interested in the resolution set out at Item No.2 of the Notice. None of the other Directors / Key Managerial Personnel of the Company are, in any way, concerned or interested, financially or otherwise, in the resolution.

The Board commends the Special Resolution set out at Item No.2 of the Notice for approval by the members.



### AGNEDA NO.3: RE-APPOINTMENT AND REMUNERATION PAYABLE TO WHOLE TIME DIRECTOR

The Board of Directors of the Company ("Board"), at its meeting held on 9TH SEPTEMBER, 2021 has, subject to the approval of members, appointed Mrs.Kajal Hiren Patel as a Whole time Director, for a period of 5 (five) years from November 28, 2021 to November 27, 2026, on the terms and conditions including remuneration as recommended by and approved by the Board. It is proposed to seek members' approval for the re-appointment and remuneration payable to Mrs. Kajal Hiren Patel as Whole Time Director of the Company, in terms of the applicable provisions of the Act.

Broad particulars of the terms of appointment and remuneration payable to, Mrs. Kajal Hiren Patel are as under:

Salary exclusive of all allowances	Rs. 40,000/- per month. The Whole Time Director shall be entitled to such increment from time to time as the Board may by its discretion determine
Variable annual bonus	Annual bonus is fixed by the board of directors taking into account the economic results and also Mrs. Kajal Hiren Patel's personal performance & target achievement, it can amount from Rs.5,00,000/- p.a to Rs. 50,00,000/- p.a. with discretion of the board to revise with consent of the appointee from time to time.
Retirement Benefits	G. Gratuity payable shall be in accordance with the rules of the Companies Act and Gratuity Rules.  H. Earned Leave on full pay and allowances as per the rules of the Company, leave accumulated shall be encashable of Leave at the end of the tenure, if any, will not be included in the computation of the ceiling on perquisites.
Other benefits	G. The Whole time Director shall be entitled to reimbursement of expenses like Vehicle, Guest Entertainment, Travelling Expenses actually and properly incurred during the course of doing legitimate business of the company.  H. The appointee shall be eligible for Housing, Education and Medical Loan and other Loans or facilities as applicable in accordance with the rules of the company and in compliance with the provisions of the Companies Act, 2013.
Minimum Remuneration	The aggregate of the remuneration and perquisites as aforesaid, in any financial year, shall not exceed the limit set out under Sections 197 and 198 read with Schedule V and other applicable provisions of the Companies Act, 2013 or any statutory modifications or re-enactments thereof for the time being in force, or otherwise as may be permissible at law. Provided that where in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay the above salary and allowances and provide the perquisites and other amenities as aforesaid to the Whole-time Director as and by way of minimum remuneration, subject to the applicable provisions of Schedule V of the Act and the approval of the Central Government, if required, or any other approvals as may be required under law.

Mrs. KajalHiren Patel satisfies all the conditions set out in Part-I of Schedule V to the Act as also conditions set out under Section 196(3) of the Act for being eligible for his re-appointment. He is not disqualified from being appointed as Director in terms of Section 164 of the Act.

The above may be treated as a written memorandum setting out the terms of appointment of Mrs. Kajal Hiren Patel under Section 190 of the Act.

Mrs. KajalHiren Patel is interested in the resolution set out at Item No.3 of the Notice. None of the other Directors / Key Managerial Personnel of the Company are, in any way, concerned or interested, financially or otherwise, in the resolution

The Board commends the Special Resolution set out at Item No.3 of the Notice for approval by the members.





# **DIRECTORS' REPORT**

To, The Members, SHEETAL UNIVERSAL LIMITED Rajkot

Your directors have pleasure in presenting their 06th Annual Report on the business and operations of the Company together with the Audited Statement of Accounts for the year ended 31st March, 2021.

### 1. FINANCIAL HIGHLIGHTS

During the year under review, performance of your company as under:

Particulars	Year ended on 3	11" March 2021	Year ended on 31 <sup>st</sup> March 2020		
	STANDALONE	CONSOLIDATED	STANDALONE	CONSQUIDATED	
Turnover	387024808	376363947	548161640	549757800	
Profit/(Loss) before taxation	3334124	3181777	5943670	<b>60</b> 25899	
Less: Current Tax	927770	927770	2098192	2098192	
Deferred Tax	(233412)	(271498)	(259058)	(259058)	
Income Tax Earlier Years	0.00	(14708)	0.00	0.00	
Profit/(Loss) After Tax	2639765	2540223	4104535	4186756	
Add: Balance in Profit and Loss Account	4724930	4666104	4620394	4479343	
Sub Total	7364696	7 <b>206</b> 327	8725929	8666099	
Less: Appropriation	-	•	4000000	4000000	
Adjustment relating to Fixed Assets	•	•	•		
Transferred to General Reserves	-	-	-	-	
Negative Minority Interest Adjusted		(6)	-	4	
Closing Balance	7364696	7206321	4725929	4656104	

### 2. STATE OF AFFAIRS:

The company is today recognized as a leading processor and exporter of diverse range of edible oil, spices, peanut, sesame seeds and pulses, and other agro products. There has been no change in the business of the company during the financial year ended 31st March, 2021.

## 3. ANNUAL RETURN

The company is having website i.e. <a href="http://sheetaluniversal.com">http://sheetaluniversal.com</a> and annual return of the company has been published on such website. Link of the same is given below

http://sheetaluniversal.com

### 4. MEETINGS OF BOARD OF DIRECTORS

Eight Board Meetings were held during the Financial Year ended March 31, 2021 i.e. 30.06.2020, 08.09.2020, 30.09.2020, 30.11.2020, 03.12.2020, 18.12.2020, 01.02.2021 & 30.03.2021. The maximum gap between any two Board Meetings has less than One Hundred and Twenty days.

The names of members of the board, their attendance at the board meeting are as under:

	THE HOMES OF THE BOARD WILL BY WASHINGTON TO THE PARTY OF						
1	والمستقب والمراقب والشافي في المراق المستوان والمناف والمناف والمناف والمناف والمناف والمناف والمناف والمنافق و	and the state of t					
1	Name of Directors	Number of Maetings attended/Total Meetings held during the F.Y. 2016 To					
ı	Mr. Hiren Vallabhbhai Potel	[ <u> </u>					
ı	Mrs. Kajal Hiren Patel						
	Mr. Nishant Shavlibhai Ramani	8/8					
		transport to appear the first the first the first transport to the first transport transport to the first transport transport transport to the first transport transp					

Factory Add: Survey no. 502, Kalavad - Ranuja Road (State Highway no. 94), At: Haripar (Khandhera), Tal: Kalavad, Dist: Jamnagar Email: hiren@sheetaluniversal.com | Web: www. sheetaluniversal.com | CIN US1219GJ2015PLC084279

#### 5. DETAILS OF FRAUD REPORT BY AUDITOR

As per auditors' report, no fraud u/s 143(12) reported by the auditor.

#### 6. AUDITOR

The Auditor, M/S V. V. Patel & Co., Chartered Accountant, (Firm Registration No. 118124W), hold office until the conclusion of the Annual General Meeting held for F.Y. 2022-2023.

### 7. BOARD'S COMMENT ON THE AUDITORS' REPORT

The observations of the Statutory Auditors, when read together with the relevant notes to the accounts and accounting policies are self explanatory and do not calls for any further comment.

#### 8. PARTICULARS OF LOANS AND INVESTMENT

The Company has not made any Investment, given guarantee and securities during the year under review. There for no need to comply provisions of Section 186 of the Companies Act, 2013.

### 9. CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES

The particulars of contracts or arrangements with related parties referred to in sub section (1) of section 188 entered by the company during the financial year ended 31<sup>st</sup> March, 2021 is annexed hereto as Annexure 1 in prescribed Form AOC 2 and forms part of this report.

### 10. TRANSFER TO RESERVES

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

#### 11. DIVIDEND

The Board of Directors of your company, after considering holistically the relevant circumstances, has decided that it would be prudent, not to recommend any Dividend for the year under review.

### 12. MATERIAL CHANGE AND COMMITMENTS

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

### 13. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS & OUTGO

### A. Conservation of Energy, Technology Absorption

The particulars as required under the provisions of section 134 (3) (m) of the Companies Act, 2013 in respect of conservation of energy an technology absorption have not been furnished considering the nature of activities undertaken by the company during the year under review.

### B. Foreign Exchange earnings and Outgo

Earnings – Value of export	USD 4373291
Outgo – Expenditure	USD 18420
Outgo - Value of import	USD 314260

## 14. RISK MANAGEMENT POLICY

Risk management is the process of identification, assessment and prioritization of risks followed by coordinated efforts to minimize, monitor and mitigate/control the probability and/or impact of unfortunate events or to maximize the realization of opportunities. The Company has laid down a comprehensive Risk Assessment by the Board from time to time. These procedures are reviewed to ensure risk through means of a properly defined framework. The major risks have been identified by the Company and its mitigation process/measures have been formulated in the areas such as business, project execution, event, financial, human, environment and statutory compliance.

Factory Add: Survey no. 502, Kalavad - Ranuja Road (State Highway no. 94), At: Haripar (Khandhera), Tal: Kalavad, Dist: Jamnagar Email: hiren@sheetaluniversal.com | Web: www. sheetaluniversal.com | CIN U51219GJ2015PLC084279

### 15. CORPORATE SOCIAL RESPONSIBILITY

As per Section 135 of the Companies Act, 2013, the Company is not coming under the mandatory criteria for Corporate Social Responsibility and hence the Company has not made any such policy during the financial year.

## 16. DETAILS OF SUBSIDIARY, JOINT VENTURE OR ASSOCIATE COMPANIES

The company has wholly owned subsidiary company i.e. SAUMESVAR INTERNATIONAL PRIVATE LIMITED Incorporated on 02:08:2017.

## 17. DIRECTORS AND KEY MANAGERIAL PERSONNEL (KMP)

There has been no change in the constitution of Board during the year under review i.e. the structure of the Board remains the same. In view of the applicable provisions of the Companies Act, 2013, the company has appointed Whole Time Director and Managing Director.

#### 18. DEPOSITS

The company has not accepted any deposits during the year under review

### 19. INTERNAL FINANCIAL CONTROL

The Company has in place adequate internal financial controls with reference to financial statements. During the year, such controls were tested and no reportable material weakness in the design or operation was observed.

#### 20. COST RECORD

The provisions of Cost audit as per section 148 doesn't applicable on the Company.

21. <u>DETAILS OF SIGNIFICANT AND MATERAL ORDERS PASSED BY THE REGULATORS, COURTS AND TRIBUNALS</u>
No significant and material order has been passed by the regulators. Courts, tribunals impacting the going concern status and Company's operations in future.

### 22. CONSTITUTION OF COMMITTEE - SEXUAL HARASSMENT AT WORKPLACE

The Company has constituted committee under the sexual harassment of women at workplace (prevention, prohibition and Redressal) Act, 2013 and However, company has complied with the provisions of the same.

### 23. CONSOLIDATED FINANCIAL STATEMENTS

Company has Wholly Owned Subsidiary so there is need to prepare consolidated financial statement for the F.Y. 2020-21. Company has complied with the same.

### 24. COMPLIANCE WITH SECRETARIAL STANDARD

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.

### 25. DIRECTORS RESPONSIBILITY SYATEMENT

Pursuant to Section 134 (3) (c) of the Companies Act 2013, the Board of Directors of the Company confirms that-

- a) In the preparation of the annual accounts for the financial year ended on 31st March, 2021, the applicable accounting standards read with requirements set out Schedule III to the Act, have been followed and there are no material departures from the same.
- b) The directors had selected such accounting policies and applied them consistently and made judgments—and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company for the financial ended on 31st March, 2021 and of the profit & loss of the Company for that period.

Factory Add : Survey no. 502, Kalavad - Ranuja Road (State Highway no. 94), At: Haripar (Khandhera), Tal: Kalavad, Dist: Jamnagar Email: hiren@sheetaluniversal.com | Web : www. sheetaluniversal.com | CIN US1219GJ2015PLC084279



- c) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act 2013 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- d) The directors had prepared the annual accounts on a going concern basis;
- a) The Company being unlisted, sub clause (e) of section 134(3) of the Companies Act, 2013 pertaining to laying down internal financial controls is not applicable to the Company.

## **ACKNOWLEDGEMENT**

Your Directors would like to express their sincere appreciation for the assistance and co-operation received from the banks. Government authorities, customers, vendors and members during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the committed services by the Company's executives, staff and workers.

> For and on behalf of the Board SHEETAL UNIVERSAL LIMITED

> > Penel Musait.

MANAGING DIRECTOR HIREN VALLABHBHAI PATEL

DIN NO. 06961714

WHOLE TIME DIRECTOR KAJAL HIREN PATEL DIN NO. 07267381

DATE: 09.11.2021 PLACE: RAJKOT

HEAD OFFICE: B/2, 9th Floor, Palladium, B/h. Divya Bhaskar Press Office, Off. S.G. Highway, Corporate Road,
Makarba, Ahmedabad-380 951. Tele-Fex: 979-27430594 / 27430595
Website: www.vvpstelcompany.com Email: info@vvpstelcompany.com

## Independent Auditors' Report

To
The Members of
Sheetal universal limited

## Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of Sheetal universal limited, (hereinafter referred to as "the Holding Company") and its subsidiary (the Holding Company and its subsidiary together referred to as "the Group") comprising of the consolidated Balance Sheet as at March 31, 2021, the consolidated Statement of Profit and Loss for the year then ended, the consolidated statement of Cash Flows for the year then ended and a summary of significant accounting policies and other explanatory information (hereinafter referred to as 'the consolidated financial statements').

## Management's Responsibility for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation of theseconsolidated financial statements in terms with the requirement of the Companies Act, 2013 (hereinafter referred to as "the Act") that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group in accordance with accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with rule 7 of Companies (Accounts) Rules, 2014. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial control, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.



## Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. While conducting the audit, we have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Holding Company's preparation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on whether the Holding Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by the Holding Company's Board of Directors, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

### Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2021, and their consolidated Profit for the year ended on that date and their consolidated cash flows for the year ended on that date.



# Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued
  by the Central Government of India in terms of sub-section (11) of section 143 of the
  Act, based on the comments in the auditor's reports of the Holding Company and its
  subsidiary, we give in the Annexure a statement on the matters specified in
  paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by section 143(3) of the Act, we report, to the extent applicable, that:
- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit of the aforesaid consolidated financial statements;
- b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books;
- c) The consolidated Balance Sheet, consolidated Statement of Profit and Loss, and consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements;
- d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules 2014;
- e) On the basis of written representations received from the directors of the Holding-Company as on March 31, 2021, and taken on record by the Board of Directors of the Holding Company and the report of the statutory auditor of its associate company, none of the directors of the Group's companies is disqualified as on March 31, 2021, from being appointed as a director in terms of Section 164(2) of the Act:
- f) With respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in "Annexure B"

- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
  - The consolidated financial statements disclose the impact of pending litigations on its consolidated financial position of the Group.
  - ii. The Group did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
  - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company and its associate company.

For V V Patel & Co.

**Chartered Accountants** 

FRN No- 118124W

Bipin Pasmai

Partner \* AC M No: 142866

UDIN:- 22142866AAAAAP1682

Place: Rajkot

Date: 09/11/2021

# Annexure A to the Independent Auditors' Report

The Annexure referred to in our Report of even date to the members of Sheetal Universal Limited for the year ended 31st March 2021. We report that:

The Group, comprising Sheetal Universal Limited ('Holding Company') and its subsidiary companies to whom the provisions of the Order apply (hereinafter referred to as "the Covered entity" in this report)

- 1. (a) The Holding company and the covered entity has maintained proper records showing full particulars, including quantitative details and situation of fixed assets;
  - (b) All the assets have been physically verified by the management during the year and there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. No material discrepancies were noticed on such verification.
  - (c) The holding company and the covered entity has a regular programme of physical verification of its fixed assets by which fixed assets are verified in a phased manner over a period of three years. In accordance with this programme, certain fixed assets were verified during the year and no material discrepancies were noticed on such verification. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets.
- 2. The management has conducted the physical verification of inventory at reasonable intervals. In our opinion, the frequency of verification is reasonable.
- 3. In respect of the loans, secured or unsecured, granted by the Company to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Companies Act, 2013:
  - In our opinion and according to the information given to us, the terms and conditions of the loans given by the Holding Company are prima facie, not prejudicial to the interest of the Company.
- 4. In our opinion and according to the information and explanations given to us, the holding company and the covered entity have complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of grant of loans, making investments and providing guarantees and securities.

- 5. As per the information and explanation given to us and as per our examination of books of accounts, the holding company and the covered entity have not taken any deposit; hence there is no contravention of the provisions of Sections 73 to 76 or any other relevant provisions of the Companies Act, 2013.
- 6. The Central Government has not prescribed maintenance of cost records in respect of the Company under sub section (1) of section 148 of the Companies Act, 2013. Hence the company has not maintained any such records.
  - 7. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company is regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities.
    - (b) According to the information and explanations given to us, there were no dues on income tax, sales tax, duties of excise, duties of custom, value added tax and service tax, Good and service tax as at 31st March, 2021 which have not been deposited on account of dispute.
- 8. In our opinion and according to the information and explanations given to us, the holding company and the covered entity has not defaulted in the repayment of dues to banks and financial institutions. As per information and explanation and from verification of records, Company has not issued any debentures.
- 9. Based upon the audit procedures performed and the information and explanations given by the management, the holding company and the covered entity have not raised moneys by way of initial public offer or further public offer including debt instruments. The term loans were applied for the purposes for which those are raised.
- 10. Based upon the audit procedures performed and the information and explanations given by the management, we report that no fraud by the holding company and the covered entity or on the company by its officers or employees has been noticed or reported during the year.
- 11. According to the information and explanations give to us and based on our examination of the records of the Company, the holding company has provided managerial remuneration in accordance with the requisite approvals mandates by the provisions of section 197 read with rule V of the companies act 2013.

- 12. In our opinion and according to the information and explanations given to us, the holding company and the covered entity is not a nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- 13. According to the information and explanations given to us and based on our examination of the records of the holding company and the covered entity, the Provisions of section 177 of The Companies Act,2013 is not applicable to the company, and transactions with the related parties are in compliance with sections 188 of the Act where applicable and details of such transactions have been disclosed in the Consolidated financial statements as required by under Accounting Standard (AS) 18, Related Party Disclosures specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 vide Note No. 24 of Notes on Accounts.
- 14. According to the information and explanations given to us and based on our examination of the records of the Company, the holding company and the covered entity have not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- 15. According to the information and explanations given to us and based on our examination of the records of the Company, the holding company and the covered entity have not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- 16. The holding company and the covered entity are not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company and hence not commented upon.

For V W Patel & Co.

**Chartered Accountants** 

Bipin Parmar

FRN No- 118124V

Partner ::

M No: 142866

UDIN:- 22142866AAAAAP1682

Place : Rajkot Date : 09/11/2021

# Annexure - B to the Independent Auditor's Report

Annexure B referred to in our report of even dated to the member of Sheetal Universal Limited for the year end 31<sup>st</sup> March 2021. We report that:

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

In conjunction with our audit of the consolidated financial statement of the Company as of and for the year ended March 31, 2021, We have audited the internal financial controls over financial reporting of Sheetal Universal Ltd.(" the Holding Company") and its Subsidiary company which is incorporated in india as of that date.

## Management's Responsibility for Internal Financial Controls

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

## Auditor's Responsibility

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



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

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

# Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of Consolidated 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 Consolidated financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
- (3) Provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the Consolidated financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

## Opinion

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

For V V Patel & Co.

FRN No 118124W

**Chartered Accountants** 

Bipin Parma

Partner ACC M No: 142866

UDIN:- 22142866AAAAAP1682

Place: Rajkot Date: 09/11/2021

Office No.348, 2<sup>nd</sup> Floor, Iscon Mall,150 FT Ring Road, Rajkot - 360 005.

Consolidated Balance Sheet As At 31<sup>st</sup> March, 2021

			34 ASAT	AS AT
Na	Particulars	Note	31 <sup>st</sup> March, 2021	31 <sup>st</sup> March, 2020
140	4 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	No	(Amount RS)	(Amount RS)
ľ	EQUITIES AND LIABILITIES			•
1	Shareholders Funds			25 000 000
	(a) Capital	1	35,000,000	35,000,000
	(b) Reserves And Surplus	2	7,206,321	4,666,104
	(c) Minority share	3	- [	4
2	Share Application Money Pending With Allotment		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
3	Non Current Liabilities		Maria Control (Section 1999)	ac 747 40
	(a) Long Term Borrowings	4	24,364,622	16,717,104
	(b) Deferred Tax Liabilities (Net)	5	<b>·                                    </b>	•
	(c) Other Long Term Liabilties			-
	(d) Long Term Provisions	<b>f</b> '	· -	•
4	Current Liabilities	١.,	70 447 476	46,382,542
	(a) Short Term Borrowings	6	38,142,476 18,585,448	47,718,210
	(b) Trade Payables	7	2,823,603	1,814,757
	(c) Other current liabilites	8	992,420	2,164,804
	(d) Short Term Provisions	9	127,214,890	154,463,524
	TOTAL	<b>i</b> '	127,214,630	231,100,23
11	ASSETS	1	<b>1 45</b> 1	
1	Non <u>Current Assets</u>	)		
•	(a) Fixed Assets		A STATE OF THE STA	
	(i) Tengible	10	29,161,043	34,971,20
			l al	<b>-</b> '
- 1	(ii) Intengible	f i	Hart Control	•
	(III) Capital Work in Progress	Į į		•
	(IV) Intengible Assets Under Development	11	100,000	100,000
	(b) Non-Current Investments	5	367,009	80,80
1	(c) Deferred Tax Assets (Net)			
	(d) Long - Term Loans And Advances	ļ	H	•
]	(e) Other Non - Current Assets		100 miles	_
2	Current Assets	Į į		-
- i	(a) Current Investments		24 21 2 604	19,109,17
Í	(b) Inventories	12	31,313,684	74,642,52
1	(c) Trade Receivables	13	43,490,282	4,590,51
1	(d) Cash And Cash Equivalents	14	3,933,322	4,350,31
]	(e) Short - Term Loans And Advances	ا ء. ا	18,849,550	20,969,29
ļ	(f) Other Current Assets	15		154,463,524
	TOTAL		127,214,890	T04/400/05
ee /	Accompanying Notes And Forming Part Of Standalone	۱ 🚬 ا		_
	acial Statements	23		

In term of our report attached

FOR V.V. PATEL & CO.

Chartered Accountants

Bipin Parmar Partner

Mem. No. 142866 Date: 09/11/2021

Place : Rajkot UDIN:- 22142866AAAAAP1682

By Order of Board Of Directors FOR SHEETAL UNIVERSAL LTD

Managing Director

Parel Messie Whaletime Director

Office No.348, 2<sup>nd</sup> Floor, Iscon Mall,150 FT Ring Road, Rajkot - 360 005.

Consolidated Profit & Loss For The Year Ended On 31st March,2021

Sr. No	Particulars	Not	AS AT 31 <sup>st</sup> March, 2021 (Amount R5)	AS AT 31st March, 2020 (Amount RS)
	REVENUE FROM OPERATIONS		and the second	r40 757 900
1	Revenue From Operations	16	376,363,947	549,757,800
II	Other Income	17	12,276,378	20,065,677
m	Total Revenue	<b>i</b> '	388,640,325	307,623,477
	EXPENSES			-
	a) Cost Of Materials Consumed	1 .	The second	504,655,735
	b) Purchase Of Stock-In-Trade	18	348,252,650	
	c) Changes In Inventories Of Finished Goods,	19	(12,204,507)	836,923
	Work-In-Progress And Stock-In-Tade	ا ہے ا	4,654,017	3,556,162
	d) Employee Benefits Expenses	20	4,497,050	4,913,464
	e) Finance Cost	21	4,714,850	5,663,396
	f) Depreciation And Amortization Expense	10 22	35,544,488	44,171,899
	a) Other Expenses		385,458,549	563,797,579
IV	Total Expenses	<b>\</b>	, , ,	
٧	Profit Before Exceptional And Extraoridary Item And Tax (III-IV)		3,181,777	6,025, <b>8</b> 99 -
VI	Exceptional Items •	}	3,181,777	6,025,899
VII	Profit Before Extraordinary Items And Tax (V-VI)		3,104,777	<b>-,</b> ,-
	Extraordinary Items		3,181,777	6,025,899
IX	Profit Before Tax (VII-VIII)	1.	3,101,77	-
X	Tay Europtes		927,770	2,098,192
^	Current Tax Expense For Current Year	1 '		•
	I A Const. Base Condit (Where Applicable)			2,098,192
	- Current Tax Expense Relating To Prior Years	1	927,770	2,030,134
	- Net Current Tax Expense - (Deferred Tax Asset) / Deffered Tax Liability Prior Year - (Deferred Tax Asset) / Deffered Tax Liability		(14,708) (271,498)	(259,058
	I was to send Tay Accets / Dettered lak Country			4,186,765
	Profit (Loss) For The Period From Continuing Operations (IX-X)	<b>!</b>	2,540,213	4,100,700
		1	ì	
XII	Tax Expenses Of Discontinuing Operations  [Tax Expenses Of Discontinuing Operations (After Tax) (XII-XIII)			-
XIII	Tax Expenses Of Discontinuing Operations (After Tax) (XII-XIII) Profit (Loss) From Discontinuing Operations (After Tax)	]	(10)	
Y14	Minority Interest	1	2,540,223	4,186,756
	Profit (Loss) For The Period (XI+XiV)	<b>,</b>		<del></del>
		ļ	0.73	1.45
ΧVI	Earinig Per Equity Share:		0.73	1.45
	- Basic *	]		
	- Diluted See Accompanying Notes And Forming Part Of Standalone Finnacial	23		
	Statements erm of our report attached			Board Of Directors

FOR V.V. PATEL & CO.

Chartered Accountants

Partner Mem. No. 142866

Date : 09/11/2021

Place: Rajkot UDIN:- 22142866AAAAAP1682

FOR SHEETAL UNIVERSAL LTD

Managing Director

Penel KusqiH. Wholetime Director

Office No.348, 2nd Floor, Iscon Mell,150 FT Ring Road, Rajkot - 360 005.

Consolidated Cash flow Statement for the year ended as on 31st March 2021

Consolidated Cash flow Statement for the yea	AS AT	AS AT
Nature of operations ( ) August 1998	31" March, 2021	31st March, 2020
Nature of operations	(Amount R5)	(Amount RS)
A Cash flow from operations :		a and and
Profit before tax & extraordinary items	3,181,777	6,025,899
Adjustments for :		
Depreciation	4,714,850	5,663,396
interest to bank and financial institutions	1,106,621	1,166,490
oprating profit before working capital change	9,003,248	12,855,785
adjustements for :		
(increase)/decrease in sundry debtors	31,152,244	(41,002,791
(increase)/decrease in loans and advances		
(increase)/decrease in inventories	(12,204,507)	836,923
(increase)/decrease in other current assets	2,119,746	(2,733,116)
(increase)/decrease in other non current assets		(100,000)
increase/(decrease) in creditors	(29,032,761)	5,692,782
increase/(decrease) in other current liability	1,008,846	1,595,073
increase/(decrease) in short term provision	4	619
tax paid	(2,100,154)	(1,571,063)
Net cash generated from operting activities (a)	(53,338)	(24,425,789)
1466 CERNI Reflectation to any about the second sec	Call Control of the C	
B Cash flow from investing activities	7.33	
purchase of fixed assets	1.095.315	(1,455,499)
(increase)/decrease in investments	The second second second second	•
Net cash used in investing activities (b)	1.095.315	(1,455,499)
Ide? (42) (434) III iliaestuik activities (4)	contract or other	, , ,
C Cash flow from financing activities		•
interest to bank and financial institutions	(1,106,621)	(1,166,490)
increase/(decrease) in unsecured loans	11,126,022	(762,908)
increase/(decrease) in secured loans	(11,718,570)	22,444,798
increase/(decrease) in capital		7,000,000
	(1,699,169)	27,515,400
Net cash used in financing activities (c)	(1,000,100)	E 2 par may 1940
New week diam decision the second in the text	(657,192)	1,634,112
Net cash flow during the year (a+b+c)	10.37, 172)	#/W#*/###
cash and cash equivalents opening balance	4,590,515	2,956,403
cash and cash equivalents closing balance	3,933,322	4,590,515
CONTRACTOR STANDARD STANDING DESIGNATION	0	(0)

Note:- 1)The figures in Brakets indicates outflow

Note:- 2) The above cash flow is prepared under the "Indirect Method" as set out in AS-3 on Cash flow

statements issued by ICAI

in term of our report attached

FOR V.Y. PATEL & CO.

Chartered Accountants

Pris buanv

Partner Mem. No. 142866 Date : 09/11/2021

Place : Rajkot UDIN:- 22142866AAAAAP1682

FOR SHEETAL UNIVERSAL LTD

Managing Director

Puter Museum.
Wholetime Director

Office No.348, 2<sup>nd</sup> Floor, Iscon Mail,150 FT Ring Road, Rajkot - 360 005.

Notes On Account For The Year Ended On 31<sup>st</sup> March, 2021 (Consolidated)

Notes On Account For The Year Ended On				
Particulars		AT	AS A	
rartituars	ſ	rch, 2021	31" Marc	-
NOTE:1 : SHARE CAPITAL	(Amo	unt RS)	(Amour	it RS)
AUTHORISED	<del>-,</del>	<del></del>	<del></del> -	
50,00,000 Equity Shares Of Rs. 10-Each	i	* EO AOA AAA	<b> </b>	0.000.00
20'20'200 Edinità Billines Ol V2' TO-SECU	Ì	50,000,000	· •	0,000,000
ISSUED	1.4		i	
35,00,000 Equity Shares Of Rs.10 Each Fully Paid Up		35,000,000	3:	5,000,000
	120		i	•
SUBSCRIBED & PAID -UP	Weens		1	
35,00,000 Equity Shares Of Rs.10 Each Fully Paid Up		35,000,000	39	5,000,000
				-,000,000
The Company Has Only One Class Of Shares Referred To As Equ	lity Shares Hav	ing A Par Va	ue Of 10/- Eacl	h. Each
Holder Of Equity Shares Is Entitled To One Vote Per Share.				
Details Of Shareholders Holding More Than 5% Shares As At 3	1 <sup>4</sup> March, 202	l:		
• 🗸	31.03	2021	31,03.2	020
Name Of Shareholder	. No of		No of shares	1
The state of the s	shares Held	No. in %	" Held	No. in %
Hiren Vallabhbhai Patel	2,385,208	68.15	2,385,208	68.15
	- <b>L</b>	( )	•	:
Kajal Hiren Patel	551,124	1	551,124	
Nishant Savjibhai Ramanl	189,812	5.42	集。189,812	5.42
Shitalben Savjibhai Ramani	168,650		168,650	
Tota	3,294,794	94.14	3,294,794	94.14
NOTE : 2 : RESERVES & SURPLUS	4.8	N. al		
(I) Capital Reserves		1500		-
(ii) Capital Redemption Reserves		神がなく		-
(Iii) Securities Premium				-
(Iv) Debenture Redemption Reserve				• '
(V) Revaluation Reserve				-
(Vi) Share Options Outstanding Account				-
(Vii) Surplus	[	-		•
Opening Balance	36	4,666,104	•	479,343
(+) Net Profit/(Net Loss) For The Current Year	1.0	2,540,223	4,	,186,756
(-) Negative Minority Interst adjusted	[14][15]	(6)		•
(+) Transfer From Reserves	.,	15 St.		•
(-) Proposed Dividends				- 1
(-) Transfer To Reserves	j	· · · · ]		-
(-) Bonus issued		•	•	000,000}
	· 1	7,206,321	4,1	555,104
Closing Balance				
Note: 3: Minority interest		· .		• 1
Note: 3: Minority interest Opening		4		g
Note: 3: Minority interest Opening Minority Share in share capital of subsidiary @ 0.01%		(10)		8
Note: 3: Minority interest Opening Minority Share in share capital of subsidiary @ 0.01% ( 0.01% of 100000 i.e Rs 10 less Loss/profit during the year)		(10)		8
Closing Balance Note: 3: Minority Interest Opening Minority Share in share capital of subsidiary @ 0.01% ( 0.01% of 100000 i.e Rs 10 less Loss/profit during the year) Closing Adjusted to consolidated reserves		(10)		8 - (4)

Office No.348, 2<sup>nd</sup> Floor, Iscon Mall,150 FT Ring Road, Rajkot + 360 005.

Particulars	31 <sup>rt</sup> March, 2021 (Amount RS)	AS AT 31 <sup>st</sup> March, 2020
Note: 4: LONG TERM BORROWINGS		(Amount RS)
Secured		
Union Bank Term Loan	5,324,287	8,802,791
Unsecured	1	
- Unsecured loan from Directors	1	
Hirenbhai Vallabhbhai Patel	1,662,946	***
Kajalben Hirenbhai Patel	1 305 500	685,665
Nishant 5 Ramani	1,898,310	564,678 1,030,970
•	*,*******	1,030,370
- Unsecured loan from Relatives and Share holders		•
Shital N. Ramani	450,000	450,000
Urmilaben Vallabhbhai Vasoya	25,000	25,000
Vallabhbhai Khimjibhai Vasoya	108,579	158,000
- SFAC( Small Farmers'Agri Business Corsotium)		
Unsecured loan from SAFC	5,000,000	5,000,000
- Unsecured loan from Holding Company	A SAŽE	
Sheetal Universal Limited	<u>``</u>	
- ECLG\$ Loan	· 8,500,000	- [
Total	24,364,622	16,717,104

Note 1. Unsecured loans from directors and shareholders are repayable in demand; however the management also believes these deposits are not required to be repaid in the next 12 months accordingly the same has been classified as long-term borrowings.

Note 2. Loans form SAFC is in nature of VCA(Venture Capital Assistant) is not required to pay until total repayment of Orignal Term loan from financial intiture as per sanction letter SAFC/GUI/11-456/VCA/2019/271

Note 3. Unsecured loans are considered as long termin nature and as per management exipaination generally not repayable winin one year from the balance sheet date and are considere interest free loan.

Note 4. Term Loans from the bank are secured by first charge on paripassu basis by bank hypothecation of Plant and machinarary and stock and receivables and repayable on demand and against property situated at Office No.348, 2nd Floor, Iscon Mall,150 FT Ring Road, Rajkot - 360 005, and factory land and building situated at Plot no. 1, Survey No - 502, Kalawad jamnagar state highway 94, Haripar, kalawad, Jamnagar and two other residential

broberty or ottermy and Baggarian		
NOTE: 5 : DEFERRED TAX LIABILITIES (NET)	,	
Deferred Tax Liabilities		178,256
Relating to fixed assets	178,256	1 60 % 20
Deferred Tax Assets	₹5 545,265	259,058
Relating to fixed assets	01.00	
Unabsorbed Depreciation & Mat Credit	367,009	80,802
Caferons Tay Assets/Laibility(Net)	3411905	



Office No.348, 2<sup>nd</sup> Floor, fscon Mall,150 FT Ring Road, Rajkot - 360 005. Notes On Account For The Year Ended On 31<sup>st</sup> Merch, 2021 (Consolidated)

31,93 38,14 Loan from the ban	4,752 8,768 0,950 8,006	7,58 36,53	ŧ
1,77- 4,42- 31,93- 38,14 Loan from the ban	4,752 8,768 0,950 8,006	2,14 7,58 36,53	) 12,857 13,226 10,892
1,77- 4,42 31,93 38,14 Loan from the ban	4,752 8,768 0,950 8,006	2,14 7,58 36,53	32,857 13,226 30,892
1,774 4,42 31,93 38,14 Loan from the ban	8,758 0,950 8,006 2,476	7,58 36,53	13,226 10,892
31,93 38,14 Loan from the ban	8,758 0,950 8,006 2,476	7,58 36,53	13,226 10,892
31,93 38,14 Loan from the ban	8,758 0,950 8,006 2,476	7,58 36,53	13,226 10,892
31,93 38,14 Loan from the ban	8,758 0,950 8,006 2,476	7,58 36,53	13,226 10,892
31,93 38,14 Loan from the ban	8,006 2,476	<b>36,5</b> 3	10,892
38,14 Loan from the ban	8,006 2,476		- 1
38,14 Loan from the ban	2,476		ا بہ ا
38,14 Loan from the ban	2,476		AR H I I
38,14 Loan from the ban	2,476	4	60,686
Loan from the ban			12,542
	k are secur		
rary and stock and			1
•			1
•	-		1
· · · · · · · · · · · · · · · · · · ·	-		urantor.
T			
		26.0	M7 067
l			
1	30,037	21,3	96,820
1	<u> </u>	3	13,533
18,6	15,448	47,718	,209.52
			-
	1	1 (	020,622
•	· 1		731,355
1	· •	•	-
			62,780
2,0	23,003		<u> 214,757</u>
	54 DOD		64,000
1	1	3	100,804
			154,804
<del></del>	732,420		20-11-1-1
	000		100,000
<u> </u>			100,000
			,109,177
al   31,:	313,684	19	,109 <u>,177</u>
i			
<b>\</b>	,		
1			
	rorect		
*	752,954 <b>.</b>		•
38	904.618	74	1,642,52
<del></del>			1,642,52
	7,11 11,5 11,5 11,5 11,5 11,9 11,9 11,9 1	7,155,412 11,530,037 11,530,037 11,999,000 439,602 385,001 2,823,603 64,000 928,420 992,420 100,000 131,313,684 131,313,684 4,585,664 38,904,618	7,155,412 26,0 11,530,037 21,3 3 18,685,448 47,718, 4,999,000 1,0 439,602 385,001 2,823,603 1,4 64,000 928,420 2, 992,420 2, 100,000 1,00,000 131,313,684 19, 4,585,664 38,904,618 74



Office No.348, 2nd Floor, Iscon Mail,150 FT Ring Road, Rajkot - 360 005.

Notes On Account For The Year Ended On 31st March, 2021 (Consolidated) AS AT AS AT 柳桃 . 31" March, 2020 31" March, 2021 **Particulars** (Amount RS) (Amount RS) NOTE: 14: CASH AND CASH EQUIVALENTS Cash in Hand 3,306,085 4,051,020 Cash On Hand 171.631 169,857 Forex Card Balance With Banks 220.178 9,329 Kotak Mahindra Bank-9408 2,971 322,231 Union Bank-0545 16,574 Union Bank-0014 128,140 125,818 Union Bank - 0611 4,590,515 3.913.322 Total **NOTE: 15: OTHER CURRENT ASSETS** Advances 11,622,850 7,099,942 Advances to Supplier 49,361 Advances for Expenses Advances to Subsidiery Deposits 2,500 2,500 Vodafone Deposit Sweep Deposit 570.859 583.852 PGVCL deposit 100,000 100,000 Gujarat Agro Subsidy Deposit Balance From Revenue Authority 28,613 Tds Recivable 1,964 17,973 IT reufnd Receivable fy 2017-18 10.805.692 1.667.717 GST Refund Receivable 1,563,610 2,694,608 Gst Credit 1,000,000. Advance tax 261,049 153,797 **Duty Drawback Receivable** 514,320 977,640 Agriculture produce Market Committee 20,969,297 18,849,550 Total **NOTE: 16: REVENUE FROM OPERATIONS** 465,819,649 317,604,469 Sales Export ंंं ें ६ 58,759,478 83,938,151 Sales GST 549,757,800 376,363,947 Total £747\2K-72-NOTE: 17: OTHER INCOME 5,982,974 5,702,121 Discount A/c 676,246 430,908 **Duty Draw Back** 28,876 Freight/Cutting/ Labour 1,671,639 3,057,827 MEIS Licence 11,205,360 1,497,869 Forex Gain 472,890 1,396,831 Interest income

Intest Subsidy Income

Kasar Income



27,692

20,065,677

2,142,280

12,276,378

Tota

48,548

Office No.348, 2<sup>nd</sup> Floor, Iscon Mall,150 FT Ring Road, Rajkot - 360 005. Notes On Account for The Year Ended On 31<sup>rd</sup> March 2011 (Consultated

Notes On Account for The Year End	ed On 31"	March, 2021 (Consolida	ted)
		AS AT	AS AT
Particulars .	1	. 31" March, 2021	31 <sup>at</sup> March, 2020
	_	(Amount R5)	(Amount RS)
NOTE: 18: PURCHASE	1		
Purchase A/c-GST		324,854,823	504,655,735
Purchase A/c-import	L	23,397,827	
•	Total	348,252,650	504,655,735
NOTE : 19 : CHANGES IN INVENTORIES	- [	I	
Inventories at the end of the year	İ	I	
Finished Goods	1	7. 4.7 4	
Inventories at the beginning of the year	ł	31,313,684	19,109,177
Finished Goods	1		• •
	Total	19,109,177	19,945,100
	*****	(12,204,507)	836,923
NOTE : 20 : EMPLOYEE BENEFITS EXPENSES	1.	. 1	
Labour Salary Expences	1	3,154,017	1 067 575
Directors salary Expenses		1,500,000	1,967,562
	Total	4,654,017	1,588,600 3,556,162
	-	*,03*,0171	3,379,102
NOTE: 21: FINANCE COST	1		
Term Loan Interest	1	1,106,521	1,166,490
Interest Expenses		3,048,923	2,965,480
Loan Processing or renewal Expenses		6,467	532,408
Bank Commission & Charges	1	335,039	246,591
Foreign bank Charges	ļ		2,494
	Total	4,497,050	4,913,464
	ſ	,	
NOTE: 22: OTHER ADMINISTRATIVE EXPENSES			
Accounting exp	1	35,000	60,000
Audit Fees	1	39,000	64,519
Commission And Brokrage Exp.	-	1,530,019	3,311,626
Custom Duty Paid	[	1,954,716	•
Consultancy Fees	į	2,000	79,000
Couler & Cargo Expenses		156,846	205,900
Certification Expenses		7,170	-
Donation Expense	1	20,000	7,500
Electricity Expenses		373,487	399,968
Export Expenses	1	18,200,416	21,539,263
Export Inspection Charges	1	40,800	115,646
Export Insurance Expenses	ĺ	807,424	700,996
actory Rent Expenses	1	110,000	119,000
oreign Commission Expenses	1	449,051	802,608
oreign Travelling Expense	l	, • (e-2	641,036
orex Loss	l	286,454	551,726
nsurance Exp.	•	189,853	117,752
nterst on TDS/TCS		47,565	7,880
nternet Exp.		40,168	41,017
aboratory Exp.	ì	595,264	1,188,347
egal Fee Exp.	1	40,300	288,392



Office No.348, 2<sup>nd</sup> Floor, Iscon Mail,150 FT Ring Road, Rajkot - 360 005.

Motes On Account for the Year Ended (	w et water, tutt (fourdingst	March, 2021 (Consolidated)				
	AS AT	AS AT				
Particulars	31" March, 2021	31 <sup>st</sup> March, 2020				
	(Amount R5)	(Amount RS)				
Maintanace Exp.	13,818	11,004				
Misc. Exp.	46,973	99,765				
Office Exis.	17,933	34,259				
Office Rent Exp.	60,000	60,000				
Frieght Expenses	530,473	-				
Packing Material Purchase	2,517,407	5,417,871				
Professional Fees	149,800	349,470				
Registration Exp.	23,251	18,551				
Repairing exp	13,825	37,334				
Stali Charges	- 4	405,000				
Stamp Duty Charge	34,467	107				
Stationary Exp.	40,773	60,892				
Penalty for late filling of TDS		9,000				
Telephone Exp.	40,562	33,109				
Transportation exp	4,138,050	6,672,664				
Travelling And Hotel Exp.	8,721	119,64				
Agency Charges	41,750	6,00				
Apeda Expenses	46,054	57,10				
Discount Expenses	250,370	289,15				
Domain Registration Expenses	-	2,49				
Web Server Hosting Expense	45,000	21,50				
Travelling insurance	,. <del>-</del>	41,00				
TDS Return Filling Fees	7,000					
1	15,848					
Property Tax Material Expenses	303,796	3				
	235,083	·				
Fuel Expenses GST Return Filling Fees	28,900					
Total	35,544,481	44,171,8				



Office No.348, 2<sup>rd</sup> Floor, Iscon Mail,150 FT Ring Road, Rajkot - 360 005. Notes On Account For The Year Ended On 31<sup>st</sup> March, 2021 (Consolidated)

NOTE: 10: FIXED ASSETS

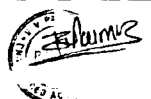
1		RATE OF		GROSS BLOCK			ACCUMULATED DEPRICIATION					NET	BLOCK	
SR No	ASSETS	DEP. AS PER USEFUR	BALANCE AS AT 01/04/20	ADDITION/ DISPOSAL	REVALUATI ON	BALANCE AS AT 31/03/21	BALANCE AS AT 01/04/20	DEPRICIATIO N CHARGED FOR YEAR	DUE TO REVALUA TION	ON DISPOSAL	BALANCE AS AT 31/03/21	ASSETS W/OFF	BALANCE AS AT 31/03/20	BALANCE AS AT 31/03/21
1 2 3 4	TANGIBLE ASSETS Computer Mobile Building -1 Plant & Machinery-1	64.90% 27.16% 9.50% 18.10% 9.50%	170,560 172,562 17,963,761 19,581,257 3,447,632	99,675 77,073 596,720 (4,000,000)		270,235 249,635 18,580,481 15,581,257 3,447,632	116,727 63,916 3,251,483 5,895,824 314,506	46,057 39,053 1,414,185 2,088,860 297,762	-	•	162,784 102,969 4,665,668 7,984,674 612,268		53,833 108,546 14,732,278 13,685,443 3,133,126	107,451 146,666 13,914,813 7,596,583 2,835,364
5 6	Building -2 Plant & Machinery-2 Furniture and fitting Tractor	18.10% 25.89% 25.89%	2,935,897 582,727 385,000	2,071,896 12,694	•	5,007,793 595,421 385,000	554.873 178,705 184,752	608,132 105,876 51,955	-	• •	1,163,005 284,581 236,707		2,381,024 404,022 200,248	3,844,78 <b>8</b> 310,840 148,293
# 10	Vehicle Artis Online Camero	25.89% 25.89% 18.10%	61,500 53,814 256,055	5,424	-	61,500 53,814 261,479	30,408 23,659 56,984	4,645 7,812 36,492		# *	35,053 31,482 99,476		31,092 30,145 199,071	26,447 22,333 168,003
1.3	Primer Office Equipments Tools and Spares Tot	20.59% ut	16,669 45,647,434	33,203 8,000 (1,095,315)		16,669 33,208 8,000 44,552,119	4,389	2,532 10,906 583 4,714,850		•	6,921 10,905 583 15,391,076		12,280 - 34,971,208	9,748 22,297 7,417 29,161,043



Office No.348, 2<sup>nd</sup> Floor, Iscon Mall,150 FT Ring Road, Rajkot - 360 005. Notes On Account For The Year Ended On 31<sup>st</sup> March, 2021

# NOTE: 4: NET DIFFERED TAX LIABILITY COMPLIACNE WITH AS-22

No	Particulars	Amount (Rs.)
	Tax effect of Items constituting deferred tax assets	
1	Unabsorbed depreciation allowance as per L.T. records on 31.03.2021	-
2	Disallowances under Section 40(a)(i), 43B of the Income Tax Act, 1961	
3	Carried forward business loss as per I. T. records of A.Y. 2020-21	152,347
4	Tax effect of above 5 and 6 at 25% resulting in deferred tax assets	38,087
	Tax effect of items constituting deferred tax labilities	
5	Written down value of fixed assets as per books of account on 31.03.2021	29,161,043
6	Wrtten down value of fixed asstes as per income tax records on 31.03.2021	27,269,986
7	Timing differences related to fixed assets (5-6)	(1,891,057)
8	Opening timing defferences (Opening DTA/ (DTL))	
	Adjustment regarding op balance(change in dep method)	•
9	Depreciation as per Books	4,714,850
	Depreciation as per I. T.	3,817,113
	Timing difference arisen during the year	897,737
	tax effect on DTA	233,412
10	closing DTA (net)	271,498
11	Loss on sale of assets being timing difference arisen during the year	
12	Tax effect on above resulting in deferred tax assets	· · ·
13	Net deferred taxation DTL/(DTA) Charged to P&L	(271,498)



## Note No: 23

# 1. Group Information:

Sheetal Universal Limited is the public limited company domiciled in India and incorporated on 20th August 2015, CIN - U51219GJ2015PLC084270, registered office at Office No. 348, 2nd Floor, Iscon Mall, 150 Ft Ring Road, Dist - Rajkot.

Sheetal Universal Limited have one subsidiary namely Saumesvar International Private limited domiciled in India incorporated on 02<sup>Nd</sup> August 2017, CIN - U51909GI2017PTC098538 where Sheetal Universal Limited Hold 99.99% of Saumesvar International Private Limited.

The Company along with its subsidiaries ("The Group") is primarily engaged in to the business of Processing and Exporting of Agri products. And the group is not listed.

# 2. Significant Accounting Policies

# a) Basis of Preparation of Financial Statements:

The Financial statement are prepared on mercantile basis under the historical cost convention in accordance with the generally accepted accounting principles in India, Accounting Standards notified under section 133 of the Companies Act, 2013 read with Companies (Accounting) Rules, 2014 and the other relevant provisions of the Companies Act, 2013.

### **Basis of Consolidation**

Subsidiaries include all the entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns through its involvement in the entity and has the ability to affect those returns through its power to direct the relevant activities of the entity.

The Consolidated financial statements of the Group incorporate the assets, liabilities, equity, income, expenses and cash flows of the company and its subsidiaries and are presented as those of a single economic entity. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee)

- Exposure, or rights, to variable returns from its involvement with the investee, and - the ability to use its power over the investee to affect its returns

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including The contractual arrangement with the other vote holders of the investee

- Rights arising from other contractual arrangements
- The Group's voting rights and potential voting rights
- The size of the Group's holding of voting rights relative to the size and dispersion of the holdings of the other voting rights holders

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances. If a member of the group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies. The financial statements of all entities used for the purpose of consolidation are drawn up to same reporting date as that of the parent company, i.e., year ended on March 31.

Negative Minority interest is adjusted to the consolidated reserves.

## Consolidation Procedure

- Combine like items of assets, liabilities, equity, income, expenses and cash flows of the parent with those of its subsidiaries. For this purpose, income and expenses of the subsidiary are based on the amounts of the assets and liabilities recognized in the consolidated financial statements at the acquisition date.

- Offset (eliminate) the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary.

- Eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the group (profits or losses resulting from intragroup transactions that are recognized in assets, such as inventory and fixed assets, are eliminated in full). Intragroup losses may indicate an impairment that requires recognition in the consolidated financial statements. IND AS12 Income Taxes applies to temporary differences that arise from the elimination of profits and losses resulting from intragroup transactions. Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

## b) Use of estimates:

The preparation of Financial Statements in conformity with Generally Accepted Accounting Principals (GAAP) in India requires management to make estimates and assumptions to be made that affect the reported amounts of assets and liabilities, disclosure of contingent amount as at the date of Financial Statements and reported amounts of revenues and expenses during the reporting period. Actual results could be different from these estimates. Any revision to the accounting estimates is recognized in the period in which the results are known/materialized.

# c) Revenue Recognition:

Sales income is recognized as per AS 9 i.e. "Revenue Recognition" when the ownership of goods and all risk and rewards associated with ownership has been transferred to buyer and there exists no reasonable uncertainty regarding collection of debts.

# d) Fixed Assets:

Fixed assets are carried at cost less accumulated depreciation and impairment losses, if any. The cost of fixed assets includes interest on borrowings attributable to acquisition of qualifying fixed assets up to the date the asset is ready for its intended use and other incidental expenses incurred up to that date. Exchange differences arising on restatement / settlement of long-term foreign currency borrowings relating to acquisition of depreciable fixed assets are adjusted to the cost of the respective assets and depreciated over the remaining useful life of such assets. Machinery spares which can be used only in connection with an item of fixed asset and whose use is expected to be irregular are capitalized and depreciated over the useful life of the principal item of the relevant assets. Subsequent expenditure relating to fixed assets is capitalized only if such expenditure results in an increase in the future benefits from such asset beyond its previously assessed standard of performance.

## e) Depreciation:

Depreciation is provided on Written down Value Method at rates specified in Schedule II of companies Act, 2013.

Depreciation on new asset acquired during the year is provided at the rates applicable from the date of acquisition to the end of the financial year.

In respect of the asset sold during the year, depreciation is provided from the beginning of the year till the date of its disposal.

## f) Impairment of Assets:

An asset is treated as impaired when carrying cost of asset exceeds its recoverable value. During the period, company has applied the impairment tests to arrive at any possible Impairment. Accordingly, in the opinion of management there is no impairment, which is required to be recognized in the books.

## g) Investments:

Long-term investments (excluding investment properties), are carried individually at cost less provision for diminution, other than temporary, in the value of such investments. Current investments are carried individually, at the lower of cost and fair value. Cost of investments include acquisition charges such as brokerage, fees and duties.

The company has not made any investment during the financial year 2020-21. Except Investment in form of Mutual fund namely Union Focused Mutual fund Rs 100,000/-recorded in the books of accounts

of copper dispuse the co

### h) Borrowing Cost:

Borrowing costs include interest, amortization 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. Costs in connection with the borrowing of funds to the extent not directly related to the acquisition of qualifying assets are charged to the Statement of Profit and Loss over the tenure of the loan. Borrowing costs, allocated to and utilized for qualifying assets, pertaining to the period from commencement of activities relating to construction / development of the qualifying asset up to the date of capitalization of such asset is added to the cost of the assets. Capitalization of borrowing costs is suspended and charged to the Statement of Profit and Loss during extended periods when active development activity on the qualifying assets is interrupted.

## i) inventories:

Inventories are stated at lower of cost (On FIFO Basis) and estimated net realizable value, after providing for cost of obsolescence and other anticipated losses, wherever considered necessary. Inventories of the company are valued as certified by management.

# j) Income Tax:

Tax expenses comprise of current and deferred tax.

Provision for current income tax is made on the basis of relevant provisions of Income Tax Act, 1961 as applicable to the financial year.

Deferred Tax is recognized subject to the consideration of prudence on timing differences, being the difference between taxable Income and Accounting Income that originate in one period and are capable of reversal in one or more subsequent periods.

## k) Earnings Per Share:

Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Dlluted earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares. Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share from continuing ordinary operations. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date. The dilutive potential equity shares are adjusted for the proceeds receivable had the shares been actually issued at fair value (i.e. average market value of the outstanding shares). Dilutive potential equity shares are determined independently for each period presented. The number of equity shares and potentially dilutive equity shares are adjusted for share splits / reverse share splits and bonus shares, as appropriate.

# I) Provisions, Contingent Liabilities and Contingent Assets

A provision is recognized when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent liabilities are disclosed in the Notes.

= Thum?

# m) Employee Benefits

Employee benefits include provident fund, superannuation fund, gratuity fund, compensated absences, long service awards and post-employment medical benefits.

The Company has not provided for provision for Employee benefit during the financial year 2020-21.

# n)Cash and cash equivalents (for purposes of Cash Flow Statement)

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

## o)Cash flow statement

Cash flows are reported using the indirect method, whereby profit / (loss) before extraordinary items and 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. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

# p) Foreign currency transactions and translations

## Initial recognition

Transactions in foreign currencies entered into by the Company are accounted at the exchange rates prevailing on the date of the transaction or at rates that closely approximate the rate at the date of the transaction.

# Measurement of foreign currency monetary items at the Balance Sheet date

Foreign currency monetary items (other than derivative contracts) of the Company and its net investment in non-integral foreign operations outstanding at the Balance Sheet date are restated at the year-end rates.

In the case of integral operations, assets and liabilities (other than non-monetary items), are translated at the exchange rate prevailing on the Balance Sheet date. Non-monetary items are carried at historical cost. Revenue and expenses are translated at the average exchange rates prevailing during the year. Exchange differences arising out of these translations are charged to the Statement of Profit and Loss.



# Treatment of exchange differences

Exchange differences arising on settlement / restatement of short-term foreign currency monetary assets and liabilities of the Company and its integral foreign operations are recognized as income or expense in the Statement of Profit and Loss. The exchange differences on restatement / settlement of loans to non-integral foreign operations that are considered as net investment in such operations are accumulated in a "Foreign currency translation reserve" until disposal / recovery of the net investment.

The exchange differences arising on restatement / settlement of long-term foreign currency monetary items are capitalized as part of the depreciable fixed assets to which the monetary item relates and depreciated over the remaining useful life of such assets or amortized on settlement / over the maturity period of such items if such items do not relate to acquisition of depreciable fixed assets. The unamortized balance is carried in the Balance Sheet as "Foreign currency monetary item translation difference account" net of the tax effect thereon.

## q)Government grants, subsidies and export incentives

Government grants and subsidies are recognized when there is reasonable assurance that the Company will comply with the conditions attached to them and the grants / subsidy will be received. Government grants whose primary condition is that the Company should purchase, construct or otherwise acquire capital assets are presented by deducting them from the carrying value of the assets. The grant is recognized as income over the life of a depreciable asset by way of a reduced depreciation charge.

Export benefits are accounted for in the year of exports based on eligibility and when there is no uncertainty in receiving the same.

Government grants in the nature of promoters' contribution like investment subsidy, where no repayment is ordinarily expected in respect thereof, are treated as capital reserve. Government grants in the form of non-monetary assets, given at a concessional rate, are recorded on the basis of their acquisition cost. In case the non-monetary asset is given free of cost, the grant is recorded at a nominal value.

Other government grants and subsidies are recognized as income over the periods necessary to match them with the costs for which they are intended to compensate, on a systematic basis.

## 3. Deferred Tax:

During the period the company has recognized Deferred Tax Assets of Rs. 2,86,206/- And debited to Profit and Loss Accounts. Major components of deferred tax assets and liabilities on account of timing difference are as below:

(In Rs.)

Particulars .	As on 31-03-2021	As on 31-03-2020
Opening Balance of Deferred Tax Assets / (Liabilities)	80,802.00	(1,78,256.00)
ADD.: Differed Tax Assets due to depreciation(SUL)	2,33,412.00	2,59,058.00
ADD.: Differed Tax Assets due to Carried Forward Loss(SIPL)	52,795.00	0.00
LESS.: Differed Tax Liabilities due to depreciation	0.00	0.00
Total	2,86,207.00	2,59,058.00
Closing Balance of Deferred tax (Liabilities) / Asset (Net)	3,67,009.00	80,802.00

## 4. Payment to Auditors:

(In Rs.)

Particulars	2020-21	2019-20
Statutory Audit Fees	39,000.00	40,900.00
Other Fees	3,000.00	3,000.00

## 5. Director Remuneration:

(In Rs.)

Directors Remuneration	2020-21	2019-20
Salary & Bonus	15,00,000.00	15,88,600.00

## 6. Segment Reporting:

The company has only one business segment and hence, segment reporting as per AS-17 is not applicable to the Company.

# 7. Transaction with Related Party:

As per Accounting Standard 18 "Related Party Disclosures' as prescribed under the Companies (Accounting Standards) Rules 2006 is as under:

- a) Key Management Personnel:
  - i. Mr. Hirenbhai Vallabhbhai Vasoya
  - ii. Mrs. Kajalben Hirenbhai Vasoya
  - iii. Mr. Nishant Savjibhai Ramani
- b) Relatives of Key Management Personnel:
  - i. Mr. Vallabhbhai K. Vasoya
  - ii. Mrs. Urmilaben V Vasoya
  - III. Mrs. Sheetal N Ramani
  - iv. Mr. Savilbhai Ramani
- c) Enterprises over which Key Management Personnel and Relatives of such personnel exercise significant influence:
  - i. Sheetal Agri Impex
  - ii. Saumeshwar International Pvt Ltd
- d) Details of transactions and Closing balance during the year:

(Amount in Rupees)

Transaction with Related parties	Key Management Personnel	Relatives of Key Management Personnel	Enterprises over which Key Management Personnel and Relatives of such personnel exercise significant influence
Expenditure:			
- Managerial	*		
Remuneration	15,00,000.00	-	-
- Rent Charges	•	1,70,000.00	-
- Labour Charges	-	- '	<b>-</b>
- Purchase of Fixed Asset	-	-	-
- Salary		•	
- Commission		}	21,00,000.00
			_
Unsecured loan:			
- Taken	29,36,924.11		-
- Repayment	72,61,481.24	49,421.00	-
Advance: .			1
- Given	-	-	11,19,658.00
- Received	•	-	59,53,750.00
-Invested I n Equity		Doub Too oo ob	- During the year

Disclosure in respect of material Related Party Transactions During the year:

1. Remuneration paid to:

Mr. Hirenbhai Vallabhbhai Vasoya Rs. 5,00,000/-

Mrs. Kajalben Hirenbhai Vasoya Rs. 5,00,000/-

Mr. Nishant Savjibhai Ramani Rs. 5,00,000/-



2. Unsecured loan taken from:

Mr. Hirenbhai Vallabhbhai Vasoya Rs. 11,52,124.11/- (KMP)

Mrs. Kajalben Hirenbhai Vasoya Rs.8,92,400/- (KMP)

Mr. Nishant Savajibhai Ramani Rs.8,92,400/- (KMP)

3. Unsecured loan repayment to:

Mr. Hirenbhai Vallabhbhai Vasoya Rs.71,74,843.10/- (KMP)

Mrs. Kajalben Hirenbhai Vasoya Rs.61,578.14/- (KMP)

Mr Vallabhbhai Vasoya Rs 49,421/-(Relative of KMP)

Mr. Nishant Savajibhai Ramani Rs.25,060/-(KMP)

4. Investment and advances with Enterprises over which Key Management Personnel and Relatives of such personnel exercise significant influence

Advance given of Rs 10,15,908/- to Saumesvar International Private Limited Advance Received back Rs 9,50,000/- to Saumesvar International Private Limited

Sale of Rs 1,40,06,199.00 made to Saumesvar International Private Limited (Fy 2020-21)

Advance given Rs 1,03,750/-to Sheetal Agri Impex Advances Received back Rs 50,03,750/- from Sheetal Agri Impex

5. Rent Charges paid to

Mr. Savjibhai Ramani Rs 1,10,000/- for Factory Premises (Relative of KMP) Mrs. Urmilaben Vasoya Rs 60,000/- for Office Premises (Relative of KMP)

6. Other Expenses

Rs 21,00,000/- paid Sheetal Agri Impex (Pro. Hiren Patel) for sales commission for the year 2020-21

- 8. Foreign Currency transaction; -
  - 1) Value of export: USD 61,59,681.81 ( As per FOB terms)
  - 2) Value of Import: NIL
  - 3) Expenditure in Foreign currency: USD 11875 (Export Commission)



9. Details of government grants

Sr.	Particulars	Fy 2020-21	Fy 2020-21
No		(SUL)	(SIPL)
1	Capital Subsidies (recognized by deducting from carrying value of assets)	40,00,000.00	NIL
2	Interest Subsidies (recognized under other operating revenue)	21,42,280.00	NIL
3,	Duty drawback (recognized under Other operating revenues)	4,28,087.78	NIL .
4	Interest Subvention (recognized under Other operating revenues)	13,80,927.00	NIL

# 10. Earnings Per Share:

(In Rs.)

Particulars Particulars	31/03/2021	31/03/2020
Profit/(Loss) attributable to the equity shareholders	25,40,223.00	41,86,756.00
Weighted Avg. No. of Equity Shares	35,00,000.00	28,86,301.00
Nominal value of equity shares (Rs.)	10	10
Basic earnings per share (Rs.)	0.73	1.45

- 11. Cash balance is subject to physical verification.
- 12. Balances of Bank, Sundry Debtors, Sundry Creditors, Unsecured Loans, Deposit, and Loans & Advances are subject to confirmation and reconciliation.
- 13. In the opinion of management, any of the assets other than fixed assets and non-current investments have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated.
- 14. Details of dues to Micro, Small and Medium Enterprises as per MSMED Act, 2006 Government of India has promulgated an Act namely The Micro, Small and Medium Enterprise Development Act, 2006 which comes into force with effect from October 02, 2006. The Company has sent the confirmation letters to its suppliers at the year end, to identify the supplier registered with the act. As per the information available with the Company, none of the supplier has confirmed that they have registered with the Act. So, the liability of interest has not been provided nor is required disclosure done.



- 15. Sundry Debtors and creditors are subject to confirmation and reconciliation.
- 16. Previous year's figures have been regrouped, rearranged and reclassified wherever necessary.
- 17. Whenever third-party evidences are not available for audit purpose, we have relied upon internal evidences generated by the assessee and/or information and explanations given by the assesses.

For V V Patel & Co.

Chartered Accounts

Bipin Parmar

Partner

Mem. No. 142866

Date: - 09/11/2021

Place: -Rajkot

UDIN:- 22142866AAAAAP1682

For and on Behalf of The Board of Directors

Managing Director

Whole Time Director