

Ref. No.: PAT/SD/Q4 (2024-24)/Regl.-30/24V

: 24th May, 2024 Date

To.

BSE Limited

Corporate Relation Department

Phiroze Jeejeebhoy Towers, Dalal Street, Fort,

Mumbai: 400 001

Scrip Code No. 517417 | Script Name: PATELSAI | ISIN: INE082C01024

Dear Sir/Madam,

Sub: (1) Approval of Audited Standalone Financial Results of the Company for the Quarter and Year ended on 31st March, 2024;

(2) Approval of Audited Consolidated Financial Results of the Company for the Year ended on 31st March, 2024; and

(3) Recommendation of Dividend for the financial year ended on 31st March, 2024

Outcome of the Meeting of Board of Directors of the Company held on 24th May, Ref: 2024 as per Regulation 30 of SEBI (LODR) Regulations, 2015 read with Para -A of Part-A of Schedule III.

With regard to above subject, we hereby inform you that the Board of Directors ("Board") of the Company at their meeting held on today i.e. Friday, 24th May, 2024, inter alia considered and approved following:

1. Approval of Audited Standalone Financial Results of the Company for the Quarter and Year ended on 31st March, 2024:

The Board of Directors duly approved Audited Standalone Financial Results of the Company for the Quarter & Year ended 31st March, 2024, pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 along with Standalone Statement of Assets and Liabilities as on 31st March, 2024 and Cash Flow Statement for the year ended 31st March, 2024 as per Indian Accounting Standard (Ind-AS) and Notes mentioned therein together with Auditors Report issued by the Statutory Auditors of the Company with Declaration on Unmodified Opinion on the said Financial Results.

Audited Standalone Financial Results along with aforesaid documents are attached herewith including Declaration on Unmodified Opinion on the said Financial Results. The said Results shall be available on the Company website i.e. www.patelsairtemp.com and BSE Ltd. website i.e. www.bseindia.com.

2. Approval of Audited Consolidated Financial Results of the Company for the Year ended on 31st March, 2024:

The Board of Directors duly approved Audited Consolidated Financial Results of the Company for the Year ended 31st March, 2024, pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 along with Consolidated

EMP (IND)

Rakanpur Works: 805, 806, 807, 810, Rakanpur 382 722, Via: Sola - Bhadaj Village, Ta.: Kalol,

Dist.: Gandhinagar, Gujarat, India Ph.: +91 2764 286634 / 35, 286480 / 81, Fax: +91 2764 286301

Email: works@patelsairtemp.com www.patelsairtemp.com

Dudhai Works:

RAKANPUR Survey No.: 100, Gam: Duchal 382 715 Ta. : Kadi, Dist. : Mehsana, Gujarat Ph.: +91 2764 286634 / 35, 286480 / 81

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Regd. Office : 5th/Floor, Kalpana Complex, Mr. Memnagar Fire Station, Navrangpura, frnedabad - 380 009. Gujarat, India. Ph.: +91 79 27913694 / 95 / 96

Fax: +91 79 27913693 Email: project@patelsairtemp.co.in

ASMF "U" / "U2" / "S" NATIONAL BOARD "NB" / "R" MEMBER OF : HTRI - USA ISO 9001 : 2015

ISO 14001: 2015 ISO 45001: 2018 CIN NO. L29190GJ1992PLC017801



Statement of Assets and Liabilities as on 31st March, 2024 and Cash Flow Statement for the year ended 31st March, 2024 as per Indian Accounting Standard (Ind-AS) and Notes mentioned therein together with Auditors Report issued by the Statutory Auditors of the Company with Declaration on Unmodified Opinion on the said Financial Results.

Audited Consolidated Financial Results along with aforesaid documents are attached herewith including Declaration on Unmodified Opinion on the said Financial Results. The said Results shall be available on the Company website i.e. www.patelsairtemp.com and BSE Ltd. website i.e. www.bseindia.com.

3. Recommendation of Dividend for the financial year ended on 31st March, 2024:

The Board of Directors of the Company have recommended dividend of Rs. 3.00/- per share (i.e. 30%) on 54,70,240 Equity Shares of Rs. 10/- each of the Company for the financial year ended on 31st March, 2024, subject to approval by the shareholders at the ensuing 32nd Annual General Meeting (AGM) of the Company. The dividend, if approved by the Shareholder at the ensuing 32nd AGM, would be paid to eligible shareholders within a period of 30 (thirty) days from the date of 32nd AGM, subject to deduction of tax at source.

The date of 32^{nd} Annual General Meeting (AGM) of the shareholders of the Company will be intimate separately.

The Board Meeting commenced at 3:30 p.m. and concluded at 5:30 p.m.

The information contained in this disclosure will also be available on the Company's website www.patelairtemp.com.

You are requested to take the aforesaid matters on record.

Thanking you,

Yours faithfully,
For Patels Airtemp (India) Limited

Nikhil Digitally signed by
Maneklal Nikhil Maneklal Patel
Date: 2024.05.24
17:45:14+05'30'

Nikhil M. Patel
Company Secretary & Compliance Officer
(Membership No. A6814)

Encl: As above

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Ahmedabad - 380 009. Gujarat, India. Ph.: +91 79 27913694 / 95 / 96 Fax: +91 79 27913693 Email: project@patelsairtemp.co.in ASME "U" / "U2" / "S"
NATIONAL BOARD "NB" / "R"
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ISO 45001 : 2018 CIN NO. L29190GJ1992PLC017801



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Statement of Audited Standalone Financial Results for the Quarter and Year ended 31st March, 2024 & Statement of Audited Consolidated Financial Results for the Year ended 31st March, 2024

(Rs. in Lakhs except EPS)

	Particulars	Standalone					Consolidated (Refer Note No. 6)	
Sr.		Quarter ended			Year ended		Year ended	
No.	The state of the s	31/03/2024	31/12/2023	31/03/2023	31/03/2024	31/03/2023	31/03/2024	31/03/2023
		Audited	Unaudited	Audited	Audited	Audited	Audited	Audited
1	Income							
	a) Total Revenue from Operations	11,545.10	8,727.39	10,119.13	37,076.17	28,147.85	37,076.17	28,147.85
	b) Other Income	104.68	55.60	26.44	198.94	132.56	212.12	132.56
	Total Income (a+b)	11,649.78	8,782.99	10,145.57	37,275.11	28,280.41	37,288.29	28,280.41
2	Expenses							
	a) Cost of Materials consumed	7,854.10	6,179.87	6,910.40	25,849.97	22,697.39	25,849.97	22,697.39
	b) Purchase of stock-in-trade	75.27	35.69	29.00	264.46	167.60	264.46	167.60
	c) Changes in inventories of finished goods, work-in- progess and stock-in-trade	(132.66)	(537.01)	274.35	(1,674.20)	(5,480.69)	(1,674.20)	(5,480.69)
	d) Employee benefits expense	390.19	398.82	350.35	1,467.41	1,347.24	1,467.41	1,347.24
	e) Depreciation and amortisation expenses	95.95	103.19	94.56	406.39	410.83	406.39	410.83
	f) Finance Costs	454.85	258.98	288.76	1,286.27	1,204.84	1,286.29	1,204.84
	g) Other Expenses	2,249.19	1,869.29	1,658.09	7,660.70	6,397.40	7,667.22	6,399.36
	Total Expenses	10,986.88	8,308.84	9,605.51	35,261.00	26,744.61	35,267.55	26,746.57
3	Profit before execeptional items and tax	662.89	474.15	540.06	2,014.11	1,535.80	2,020.74	1,533.84
4	Exceptional Items							
5	Profit before tax	662.89	474.15	540.06	2,014.11	1,535.80	2,020.74	1,533.84
6	Tax Expenses							
	(i) Current Tax	418.00	126.18	155.72	777.18	418.72	777.18	418.72
	(ii) Deferred Tax	(229.43)	4.79	0.20	(232.52)	(1.73)	(232.52)	(1.73
7	Net Profit for the period	474.33	343.18	384.14	1,469.45	1,118.81	1,476.09	1,116.85
8	Other Comprehensive Income (Net of income tax) a) Items that will not be reclassified to profit or loss	9.67	(1.58)	(6.47)	4.93	(6.31)	4.93	(6.31
	b) Items that will be reclassified to profit or loss			-				
9	Total other comprehensive income (Net of tax)	9.67	(1.58)	(6.47)	4.93	(6.31)	4.93	(6.31)
10	Total comprehensive income for the period	483.99	341.60	377.67	1,474.38	1,112.50	1,481.01	1,110.54
11	Paid-up equity share capital (face value of Rs. 10/- per share)	547.02	547.02	547.02	547.02	547.02	547.02	547.02
12					13,725.45	12,415.18	13,725.45	12,409.12
13	Earning Per Equity Share (EPS) of Rs. 10/- each (Not Annualised)		Approx.					
	a) Basic (Rs.)	8.67	6.27	7.14	26.86	21.44	26.98	21.40
Note	b) Diluted (Rs.)	8.67	6.27	7.14	26.86	21.44	26.98	21.40

- The above Audited Standalone Financial Results for the Quarter and Year ended 31st March, 2024 and Audit Consolidated Financial Results for the year ended on 31st March, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 24th May, 2024. The Statutory Auditors of the Company M/s. Parikh & Majmudar (Registration No. 107525W), Chartered Accountants, Ahmedabad have carried out the audit of the above financial results and have issued Audit Reports with Unmodified Opinion on the same.
- 2 The Board of Directors, subject to the approval of the Shareholders in the ensuing Annual General Meeting, have recommended Dividend of Rs. 3.00/- per share of face value of Rs. 10/- each (i.e. 30%) on 54,70,240 Equity Shares of Rs. 10/- each for the financial year ended on 31st March, 2024.
- These results have been prepared in accordance with the provisions of Section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) as amended from time to time.
- 4 As the Company has only one reportable segment i.e. Engineering, the disclosure requirements under Regulation 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and in terms of Ind AS-108 on "Segment Reporting" are not applicable.
- During the Financial Year 2023-2024, M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company, stands dissolved w.e.f. 11th December, 2023 as per Certificate of Dissolution issued by State of Delaware (USA). Consequent upon the said dissolution, Patels Airtemp (USA) Inc., ceased to be a Subsidiary of the Company. Patels Airtemp (USA) Inc., was not a material subsidiary of the Company. Accordingly the Company has written off Investment in Wholly Owned Subsidiary amounting to Rs. 7.17 Lakhs and Loan to Wholly Owned Subsidiary amounting to Rs. 5.32 Lakhs in the books of accounts during the financial year ended 31st
- During the Financial Year 2023-2024, M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company, stands dissolved w.e.f. 11th December, 2023 as per Certificate of Dissolution issued by State of Delaware (USA).

Consequent upon the said dissolution, Patels Airtemp (USA) Inc., ceased to be a Subsidiary of the Company. Patels Airtemp (USA) Inc., was not a material subsidiary of the Company.

In view of the above, the Audited Consolidated Financial Results for the Quarter ended on 31st March, 2024 along with corresponding quarters ended on 31st December, 2023 and 31st March, 2023 have not been published. The Consolidated Financial Results for the year ended on 31st March, 2024 comprises of Audited Financial Results of M/s. Patels Airtemp (India) Limited upto 31st March, 2024 and Audited Financial Results of M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company upto 30th November, 2023.





Registered Office: 5th Floor, Kalpana Complex, Near Memnagar Fire Station Navrangpura, Ahmedabad - 380009
CIN: L29190GJ1992PLC017801 E-mail: share@patelsairtemp.com

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Statement of Audited Standalone Financial Results for the Quarter and Year ended 31st March, 2024 & Statement of Audited Consolidated Financial Results for the Year ended 31st March, 2024

- 7 Figures for the last Quarters ended on 31st March, 2024 and 31st March
- 8 The figures for the corresponding previous year/period's have been regrouped/rearranged wherever necessary.
- 9 Audited Standalone & Consolidated Balance Sheet as at 31st March, 2024 and Cash Flow Statement for the half year ended on 31st March, 2024 are attached as per Annexure I and Annexure II respectively.

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RAKANPUR

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Place : Rakanpur, Dist: Gandhinagar Date : 24th May, 2024

Date . 24th May, 2024

For and on behalf of the Board For Patels Airtemp (India) Limited

Sanjiykumar N. Patel Chairman & Managing Director (DIN: 02794095)



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Audited Standalone and Consolidated statement of Assets and Liabilities as at 31st March, 2024

(Rs. in Lakhs)

Sr.	Particulars	Stand	lalone	Consolidated	
No.		As at 31st March, 2024	As at 31st March, 2023	As at 31 st March, 2024	As at 31 st March, 2023
		(Audited)	(Audited)	(Audited)	(Audited)
	ASSETS				
1	Non-Current Assets				
a)	Property, plant and equipment	4,476.87	4,619.24	4,476.87	4,619.24
b)	Capital work-in-progress		-		-
c)	Intangible assets	47.44	80.77	47.44	80.77
d)	Financial Assets				
	Investments	-	7.18		
	Trade receivables	143.78	47.78	143.78	47.78
	Loans		12.70	-	
	Other financial assets	1,666.80	1,322.96	1,666.80	1,322.96
e)	Deferred tax Assets (Net)	51.96	-7	51.96	-,
f)	Other non-current assets	63.22	61.72	63.22	61.72
100	Total Non-Current Assets		6,152.35	6,450.06	6,132.47
2)	Current Assets	0/150100	0/152.55	0,450.00	0,132.47
a)	Inventories	16,955.86	14,957.64	16,955.86	14,957.64
b)	Financial Assets	10,955.60	14,937.04	10,955.80	14,957.04
(1)	Trade receivables	10,639.19	11,067,25	10,639.19	11.057.25
(ii)	Cash and cash equivalents	454.84			11,067.25
(iii)	Bank balances other than (ii) above	434.64	1,129.27	454.84	1,143.18
(iv)	Other financial Assets (Net)	12.51	15.75		
c)	Current Tax Assets	12.51	15.75	12.51	15.75
d)	Other Current Assets	2 505 24	2 724 62		
a)		2,606.34	2,724.89	2,606.34	2,724.89
_	Total Current Assets	30,668.75	29,894.80	30,668.75	29,908.71
_	TOTAL ASSETS	37,118.81	36,047.14	37,118.81	36,041.17
	EQUITY & LIABILITIES :				
	EQUITY:	William Control of the Control of th	Tuom-seak	15,000,000,000	Commence
a)	Equity Share capital	547.02	547.02	547.02	547.02
b)	Other Equity	13,725.45	12,415.18	13,725.45	12,409.13
	Total Equity	14,272.47	12,962.20	14,272.47	12,956.15
000000	LIABILITIES:				
1)	Non-Current Liabilities				X to a large
a)	Financial Liabilities				
	Borrowings	1,529.67	1,968.15	1,529.67	1,968,15
b)	Provisions	37.46	36.09	37.46	36.09
c)	Deferred tax liabilities (Net)	-	178.90	-	178.90
d)	Other Financial Liabilities	5.00	5.00	5.00	5.00
	Total Non-Current Liabilities	1,572.13	2,188.14	1,572.13	2,188.14
2)	Current liabilities		2/200.21	2/3/2:13	2/100.14
a)	Financial Liabilities				
(i)	Borrowings	7,735.30	7,556.02	7,735.30	7,556.02
(ii)	Trade payables	7,733.30	7,550.02	7,735.30	7,556.02
,	Total outstanding dues of micro enterprises and	1,854.14	975.26	1.054.14	075.06
	small enterprises	1,034.14	9/5.26	1,854.14	975.26
		35-0207-025			
	Total outstanding dues of creditors other than	5,524.03	6,634.08	5,524.03	6,634.08
	micro enterprises and small enterprises		5576254 2576,275		
	The second secon	7,378.17	7,609,34	7,378.17	7,609.34
(iii)	Other Financial Liabilities	157.60	151.48	157.60	
b)	Other current liabilities	5,691.35	5,528.98	5,691.35	151.48
c)	Provisions	26.09	48.01		5,529.06
d)	Current Tax Liabilities (Net)	285.69		26.09	48.01
-,	Total Current Liabilities	21,274.20	2.98	285.69	2.98
7.0	TOTAL EQUITY AND LIABILITIES		20,896.80	21,274.20	20,896.88
_	TO THE EQUAL I WHO ETWOTETITES	37,118.81	36,047.14	37,118.81	36,041.17

During the Financial Year 2023-2024, M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company, stands dissolved w.e.f. 11th December, 2023 as per Certificate of Dissolution issued by State of Delaware (USA). The Audited Consolidated statement of Assets and Liabilities as at 31st March, 2024 comprises of Audited statement of Assets and Liabilities of Patels Airtemp (India) Limited and Audited statement of Assets and Liabilities of Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) upto 30th November, 2023.

Place : Rakanpur, Dist: Gandhinagar Date : 24th May, 2024

For and on behalf of the Board For Patels Airtemp (India) Limited RAKANPUR

> Sanji Wumar N. Patel Chairman & Managing Director (DIN: 02794095)



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Audited Standalone and Consolidated Cash Flow statement for the Year ended on 31st March, 2024

Particulars	Stand	lalone	(Rs. in Lakhs) Consolidated		
		For the year ended 31st March, 2023 (Audited)	For the year ended 31st March, 2024 (Audited)		
(A) Cash flow from Operating Activities					
Profit before extraordinary items and tax Adjustments for:	2,014.11	1,535.80	2,020.75	1,533.84	
Depreciation and amortisation expense	406.39	410.83	406.39	410.83	
(Profit) / loss on assets sold and discarded	2.64	(2.97)	2.64	(2.97	
Interest Paid	1,286.27	1,204.84	1,286.29	1,204.84	
Interest income	(142.62)	(66.06)		(66.06	
Remeasurement of Defined Benefit Plan	6.59	(8.43)	(0.58)	(8.43	
Effect of Exchange difference on translation of a		- (6.15)	6.59	0.16	
subsidiary Operating profit / (loss) before working capital					
changes Changes in working capital:	3,573.38	3,074.00	3,579.47	3,072.20	
Inventories	(1,998.23)	(5,188,83)	(1,998.23)	(5.188.83	
Trade receivables	332.06	(1,780.26)	332.06	(1,780.26	
Loans and advances	3.24	4.70	3.24	4.70	
Other financial assets	(343.84)	(62.35)	(343.84)	(62.35	
Other current assets	118.56	(116.33)	118.56	(116.33	
Trade payables	(225.04)	3,567.72	(225.04)	3,567.72	
Other current liabilities	445.08	1,375.56	444.99	1,375.57	
Short-term provisions	(21.92)	27.61	(21.92)	27.61	
Long-term provisions	1.38	0.92	1.38	0.92	
Cash generated from operations	1,884.67	902.74	1,890.66	900.95	
Income tax paid (Net of refunds)	(777.18)	(418.72)	(777.18)	(418.72	
Net Cash Flow from Operating Activities (A)	1,107.48	484.01	1,113.47	482.22	
(B) Cash Flow from Investing Activities		10.1102	2/223.77	402.22	
Capital expenditure on fixed assets Proceeds on Write off of Subsidiary	(244.37)	(387.67)	(244.37)	(387.67	
Proceeds from sale of fixed assets	7.18				
Interest Received	11.03	3.25	11.03	3.25	
Net Cash Flow used in Investing Activities (B)	142.62	66.06	142.62	66.06	
C) Cash Flow from Financing Activities	(83.54)	(318.36)	(90.72)	(318.36)	
Net increase/(Decrease) in Non-current borrowings	(438.48)	(938.64)	(420.40)		
Net increase/(Decrease) in working capital borrowings	179.28	1,684.21	(438.48) 179.28	(938.64 1,684.21	
Loans and advances	11.21	14.19	(1.49)	15.18	
Interest Paid	(1,286.27)	(1,204.84)	(1,286,29)	(1,204.84	
Issue of Equity Share capital	,2,200,2//	40.00	(1,200.29)	40.00	
Securities Premium Account		888.00	100	888.00	
Dividend Paid	(164.11)	(141.97)	(164.11)	(141.97	
Net Cash Flow used in Financing Activities (C)	(1,698.37)	340.96	(1,711.09)	341.95	
Net increase / (decrease) in Cash and Cash	(674.43)	506.62	(688.34)	505.82	
quivalents (A+B+C)	,	223.02	(000.54)	303.82	
Cash and Cash equivalents at the beginning of the year	1,129.27	622.65	1,143.18	637.36	
Cash and Cash equivalents at the end of the year	454.84	1,129.27	454.84	1,143.18	

During the Financial Year 2023-2024, M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company, stands dissolved w.e.f. 11th December, 2023 as per Certificate of Dissolution issued by State of Delaware (USA). The Audited Consolidated Cash Flow Statement for the year ended on 31st March, 2024 comprises of Audited Cash Flow Statements of Patels Airtemp (India) Limited and Audited Cash Flow Statements of Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) upto 30th November, 2023.

Place : Rakanpur, Dist: Gandhinagar Date : 24th May, 2024

For and on behalf of the Board For Patels Airtemp (India) Limited

Sanjiykumar N. Patel Chairman & Managing Director (DIN: 02794095)

PARIKH & MAJMUDAR

CHARTERED ACCOUNTANTS

CA. (DR). HITEN PARIKH M.Com., LL.B., FCA., PH.D., IP CA. SANJAY MAJMUDAR B.Com., LL.B., FCA CA. SATWIK DURKAL B.Com., FCA CA. KOMAL MAJMUDAR B.Com., FCA, DISA, IFRS



INDEPENDENT AUDITORS' REPORT ON QUARTERLY AND YEAR TO DATE AUDITED STANDALONE IND AS FINANCIAL RESULTS OF M/S PATELS AIRTEMP (INDIA) LIMITED PURSUANT TO THE REGULATION 33 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (AS AMENDED)

To,
The Board of Directors
PATELS AIRTEMP (INDIA) LIMITED

Report on Audit of Standalone Ind AS Financial Results

Opinion

We have audited the accompanying Statement of Standalone Ind AS Financial Results of PATELS AIRTEMP (INDIA) LIMITED (the "Company"), for the three months and year ended March 31, 2024 (the "Statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

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

- a) is presented in accordance with the requirements of Regulation 33 of the Listing Regulations; and
- b) gives a true and fair view in conformity with Indian Accounting Standard prescribed under Section 133 of the Companies Act 2013 (the "Act") read with relevant rules issued there under and other accounting principles generally accepted in India of the standalone net profit and total comprehensive income and other financial information of the Company for the three months and year ended March 31, 2024.

We conducted our audit of the Statement in accordance with the Standards on Auditing ("SA"s) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Results section of our report. We are independent of the Company in accordance with the Code of Ethics

issued by the Institute of Chartered Accountants of India ("ICAI") together with the ethical requirements that are relevant to our audit of the Standalone Financial Results under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

EMPHASIS OF THE MATTER

- 1. Refer Note 5 to the financial results which states that during the year under review M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company, stands dissolved w.e.f. 11th December, 2023 as per Certificate of Dissolution issued by State of Delaware (USA). Consequent, upon the said dissolution, Patels Airtemp (USA) Inc., ceased to be a Subsidiary of the Company, and accordingly the company has written off Investment in Subsidiary amounting to Rs 7.17 lakhs and loan to Subsidiary of Rs 5.32 lakhs in the books of accounts during the year ended on 31st March ,2024.
- 2. The balance confirmation from the suppliers and customers have been called for, but the same are awaited till the date of audit. Thus, the balances of receivables and trade payables have been taken as per the books of accounts submitted by the company and are subject to confirmation from the respective parties.

Our Conclusion is not modified in respect of the matter of emphasis.

Managements Responsibilities for the Standalone Ind AS Financial Results

The statement has been prepared on the basis of Standalone Ind AS annual financial statement. The Board of Directors of the Company are responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit and other comprehensive income of the Company and other financial information in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the

preparation and presentation of the Standalone Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Standalone Ind AS Financial Statements, Board of Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditors Responsibilities for the Audit of the Standalone Ind AS Financial Results

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

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

- Identify and assess the risks of material misstatement of the Standalone Ind AS Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we
 are also responsible for expressing our opinion on whether the company has adequate
 internal financial controls system in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Standalone Ind AS Financial Statement or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Standalone Ind AS Financial Statements, including the disclosures, and whether the Standalone Ind AS Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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



Other Matters

1. The Statement includes the standalone financial results for the quarter ended March 31, 2024 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2024 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For, Parikh & Majmudar Chartered Accountants FR No. 107525W

Place: Ahmedabad Date: 24-05-2024 [CA SATWIK DURKAL]
Partner

Membership No. 107628 UDIN: 24107628BJZWRQ8905

PARIKH & MAJMUDAR

CHARTERED ACCOUNTANTS

CA. (DR). HITEN PARIKH M.Com., LL.B., FCA., PH.D., IP CA. SANJAY MAJMUDAR B.Com., LL.B., FCA CA. SATWIK DURKAL B.Com., FCA CA. KOMAL MAJMUDAR



B.C. TNEEPENDENT AUDITORS' REPORT ON QUARTERLY AND YEAR TO DATE AUDITED CONSOLIDATED IND AS FINANCIAL RESULTS OF M/S PATELS AIRTEMP (INDIA) LIMITED PURSUANT TO THE REGULATION 33 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 (AS AMENDED)

To,
The Board of Directors
PATELS AIRTEMP (INDIA) LIMITED

Report on Audit of Consolidated Ind AS Financial Results

Opinion

We have audited the accompanying Statement of Consolidated Ind AS Financial Results of PATELS AIRTEMP (INDIA) LIMITED (the "Holding Company") and its subsidiaries (the Holding Company and its subsidiary together referred to as the "Group"), for the three months and year ended March 31, 2024 (the "Statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

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

- a) includes the results of the following subsidiary:
 - 1. PATELS AIRTEMP (USA) INC
- b) are presented in accordance with the requirements of Regulation 33 of the Listing Regulations; and
- c) gives a true and fair view in conformity with Indian Accounting Standard prescribed under Section 133 of the Companies Act 2013 (the "Act") read with relevant rules issued there under and other accounting principles generally accepted in India of the consolidated net profit and consolidated total comprehensive income and other financial information of the Group for the three months and year ended March 31, 2024.

We conducted our audit in accordance with the Standards on Auditing ("SA"s) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Results section of our report. We are independent of the Group in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (the "ICAI") together with the ethical requirements that are relevant to our audit of the Interim Consolidated Financial Results under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.

EMPHASIS OF THE MATTER

- 1. Refer Note 6 to the financial results which states that during the year under review M/s. Patels Airtemp (USA) Inc., a Wholly Owned Subsidiary (WOS/Foreign Entity) of the Company, stands dissolved w.e.f. 11th December, 2023 as per Certificate of Dissolution issued by State of Delaware (USA). Consequent, upon the said dissolution, Patels Airtemp (USA) Inc., ceased to be a Subsidiary of the Company, and the Consolidated Financial Statements, include the Financials up to date of Dissolution.
- 2. The balance confirmation from the suppliers and customers have been called for , but the same are awaited till the date of audit. Thus, the balances of receivables and trade payables have been taken as per the books of accounts submitted by the Holding company and are subject to confirmation from the respective parties.

Our Conclusion is not modified in respect of the matter of emphasis

Managements Responsibilities for the Consolidated Ind AS Financial Results

The statement has been prepared on the basis of the Consolidated Ind AS Annual Financial Statement. The Holding Company's Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Consolidated Ind AS Financial Statements that give a true and fair view of the consolidated state of affairs (Consolidated financial position), Consolidated Profit or Loss (consolidated financial performance including other comprehensive income), Consolidated Changes in Equity and Consolidated Cash Flows of the Group in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards ('Ind AS') specified under section 133 of the Act. The Holding

Company's Board of Directors is also responsible for ensuring accuracy of records including financial information considered necessary for the preparation of Consolidated Ind AS Financial Statements. Further, in terms of the provisions of the Act, the respective Board of Directors /management of the companies included in the Group covered under the Act are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Consolidated Ind AS Financial Statements that give a true and fair view and are free from material misstatement, whether due, to fraud or error. These Consolidated Ind AS Financial Statements have been used for the purpose of preparation of the Consolidated Ind AS Financial Statements by the Directors of the Holding Company, as aforesaid.

In preparing the Statement, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of their respective companies to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective Board of Directors either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the company's financial reporting process.

Auditors Responsibilities for the Audit of the Consolidated Ind AS Financial Results

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

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

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

We communicate with those charged with governance of the Holding Company & such other entities included in the statement of which we are the independent auditors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

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

Other Matters

- 1. The Consolidated Financial Statements includes unaudited financial statements and other unaudited financial information in respect of a subsidiary, whose financial statement reflect total assets of Rs Nil as at March 31,2024, total revenues of Rs Nil and net cash out flow of Rs Nil lakhs for the year then ended. These unaudited financial statements and other unaudited financial information have been furnished to us as certified by the management. Our Opinion, in so far as it relates to amounts and disclosures included in respect of a subsidiary, is based solely on the unaudited financial statements and other unaudited financial information given to us by the management.
- 2. The Statement includes the consolidated results for the quarter ended March 31, 2024 being the balancing figure between the audited consolidated figures in respect of the full financial year ended March 31, 2024 and the published unaudited year-to-date consolidated figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

A MAJMUO PA SELVINO 101628 A SELVINO PROPERTIES ASSESSED For, Parikh & Majmudar Chartered Accountants FR No. 107525W

Place: Ahmedabad Date: 24-05-2024 [CA SATWIK DURKAL]
Partner
Membership No. 107628
UDIN: 24107628BJZWRR1378



Ref. No.: PAT/SD/Auditor Report/Regl.-33/24V

Date : 24th May, 2024

To,

BSE Limited

Corporate Relation Department Phiroze Jeejeebhoy Towers, Dalal Street, Fort,

Mumbai: 400 001

Scrip Code No. 517417 | Script Name: PATELSAI | ISIN: INE082C01024

Dear Sir/Madam,

Sub: Audit Report on Audited Standalone Financial Results for the Quarter and Year ended 31st March, 2024 and Audited Consolidated Financial Results for the Year ended 31st March, 2024 with Unmodified Opinion as per Regulation 33(3)(d) of SEBI (LODR) Regulations, 2015.

With regard to above subject, we hereby confirm and declared that the Statutory Auditors of the Company namely M/s. Parikh & Majmudar, Chartered Accountants, Ahmedabad (Firm Reg. No. 107525W), have issued the Audit Report on Audit Standalone Financial Results of the Company for the Quarter and Year ended on 31st March, 2024 and Audit Consolidated Financial Results for the Year ended on 31st March, 2024 as per Indian Accounting Standards (Ind-AS) with Unmodified Opinion *i.e.* do not contain any qualifications, reservations or adverse remark on the said Results.

We submit this declaration as required under the provisions of Regulation 33(3)(d) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 [SEBI (LODR) Regulations, 2015], as amended time to time.

RAKANPUR

You are requested to take the aforesaid matters on record.

Thanking you,

Yours faithfully,
For Patels Airtemp (India) Limited

Nikhil Digitally signed by Nikhil Maneklal Patel Date: 2024.05.24 17:45:40 +05'30'

Nikhil M. Patel
Company Secretary & Compliance Officer
(Membership No. A6814)

Rakanpur Works:

805, 806, 807, 810, Rakanpur 382 722, Via: Sola - Bhadaj Village, Ta.: Kalol, Dist.: Gandhinagar, Gujarat, India. Ph.: +91 2764 286634 / 35, 286480 / 81, Fax: +91 2764 286301

Email: works@patelsairtemp.com

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Fax: +91 2764 286301 Email: works@patelsairtemp.com Regd. Office:

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Fax: +91 79 27913693 Email: project@patelsairtemp.co.in ASME "U" / "U2" / "S"

NATIONAL BOARD "NB" / "R"

MEMBER OF: HTRI - USA

ISO 9001 : 2015

ISO 9001 : 2015 ISO 14001 : 2015 ISO 45001 : 2018 CIN NO. L29190GJ1992PLC017801



Ref. No.: PAT/SD/OBM/2024-25/24V

Date : 24th May, 2024

To.

BSE Limited

Corporate Relation Department Phiroze Jeejeebhoy Towers, Dalal Street, Fort,

Mumbai: 400 001

Scrip Code No. 517417 | Script Name: PATELSAI | ISIN: INE082C01024

Dear Sir/Madam,

Sub: (1) Re-appointment of Mr. Apurva V. Shah (DIN: 08197983) as Whole-time Director of the Company;

(2) Re-appointment of Mr. Rajendrakumar C. Patel (DIN: 06532676) as an Independent Director of the Company for a second term of 5 years; and

(3) Continuing the Directorship of Mr. Rajendrakumar C. Patel (DIN: 06532676), Non-Executive Independent Director, who has attained the age of 75 years.

Ref: Outcome of the Meeting of Board of Directors of the Company held on 24th May, 2024 as per Regulation 30 of SEBI (LODR) Regulations, 2015 read with Para -A of Part-A of Schedule III.

With regard to above subject, we hereby inform you that the Board of Directors ("Board") of the Company at their meeting held on today *i.e.* Friday, 24th May, 2024, inter alia considered and approved following:

1. Upon the recommendation and approval of the Nomination and Remuneration Committee (NRC), the Board of Directors of the Company has approved the re-appointment of Mr. Apurva V. Shah (DIN: 08197983) as Whole-time Director of the Company for a further period of 3 years w.e.f. 11th August, 2024 to 10th August, 2027, with payment of remuneration by way of salary of Rs. 3,60,000/- per month plus perquisites and allowances, subject to approval of shareholders by passing Ordinary Resolution through Postal Ballot. The brief profile of Mr. Apurva V. Shah is enclosed herewith as "Annexure - A".

Pursuant to directions issued by the Securities and Exchange Board of India ("SEBI") dated 14th June, 2018 and BSE Circular No. LIST/COMP/14/2018-19 dated June 20, 2018 and as disclosure given by Mr. Apurva V. Shah, we here by inform that Mr. Apurva V. Shah (DIN: 08197983) is not debarred from holding the office of Director by virtue of any order passed by SEBI, Ministry of Corporate Affairs ("MCA") or any such other statutory authorities.

2. Upon the recommendation and approval of the Nomination and Remuneration Committee (NRC), the Board of Directors of the Company has approved the re-appointment of Mr. Rajendrakumar C. Patel (DIN: 06532676) as Non-Executive Independent Director of the Company, not liable to retire by rotation, for a second term of 5 years from 10th August, 2024 up to 9th August, 2029, subject to approval of shareholders by passing Special Resolution through Postal Ballot. The brief profile of Mr. Rajendrakumar C. Patel is enclosed herewith as "Annexure - B".

RAKANPUR

Rakanpur Works:

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ASME "U" / "U2" / "S" NATIONAL BOARD "NB" / "R" MEMBER OF : HTRI - USA ISO 9001 : 2015 ISO 14001 : 2015

ISO 45001 : 2018 CIN NO. L29190GJ1992PLC017801



Mr. Rajendrakumar C. Patel meets the criteria for independence as provided in Section 149(6) of the Act and the rules made thereunder and Regulation 16(1)(b) of SEBI Listing Regulations and who has submitted a declaration to that effect. In terms of Regulation 25(8) of SEBI Listing Regulations, he has confirmed that he is not aware of any circumstances or situation which exists or may be reasonably anticipated that could impair or impact his ability to discharge his duties as an Independent Director.

His name has already been registered with Independent Director's Databank, IICA under Registration No. IDDB-PA-202002-009073 valid from 14th February, 2020 to 28th February, 2025.

Pursuant to directions issued by the Securities and Exchange Board of India ("SEBI") dated 14th June, 2018 and BSE Circular No. LIST/COMP/14/2018-19 dated June 20, 2018 and as disclosure given by Mr. Rajendrakumar C. Patel, we here by inform that Mr. Rajendrakumar C. Patel (DIN: 06532676) is not debarred from holding the office of Director by virtue of any order passed by SEBI, Ministry of Corporate Affairs ("MCA") or any such other statutory authorities.

- 3. In continuation of Special Resolution passed by the shareholders at the 27th Annual General Meeting (AGM) held on 28th September, 2019, pursuant to the provisions of Regulation 17(1A) of SEBI Listing Regulations for continuing the Directorship of Mr. Rajendrakumar C. Patel (DIN: 06532676) as Non-Executive Independent Director of the Company who has attained the age of 75 years during his first tenure as an Independent Director upto 9th August, 2024, the Board of Directors has again approved in respect of continuing the Directorship of Mr. Rajendrakumar C. Patel as Non-Executive Independent Director of the Company who has attained the age 75 years in respect his re-appointment for second term of 5 years subject to approval of the shareholders by passing special resolution through Postal Ballot. The brief profile of Mr. Rajendrakumar C. Patel is enclosed herewith as "Annexure - B".
- 4. The Company would be seeking the approval of the Shareholders for aforesaid matters mentioned under (1) to (2) above, by Postal Ballot in accordance with Section 108 and 110 and all other applicable provisions of the Companies Act, 2013 read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 and various circulars issued by Ministry of Corporate Affairs (MCA) in this regard and Regulation 44 of SEBI Listing Regulations.

In compliance with the relevant circulars, the Notice of Postal Ballot and instruction for casting vote through remote e-voting will be sent in due course of time to all the shareholders of the Company whose email addresses are registered with the Company /Depository Participant(s) as on cut of date for remote e-voting.

5. Appointment of CS Punit Lath, Practicing Company Secretary, Ahmedabad (ACS No. 26238 & COP No. 11139) as Scrutinizer for conducting the Postal Ballot through remote e-voting process in a fair and transparent manner.

The Board Meeting commenced at 3:30 p.m. and concluded at 5:30 p.m.

The information contained in this disclosure will also be available on the Company's website www.patelairtemp.com. (INDIA EMP

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Fax: +91 2764 286301 Email: works@patelsairtemp.com Regd. Office : 5th Floor, Kalpana Complex, Nr. Memnagar Fire Station, Navrangoura. Ahmedabad - 380 009. Gujarat, India.

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ASME "U" / "U2" / "S" NATIONAL BOARD "NB" / "R" MEMBER OF: HTRI-USA ISO 9001 : 2015

ISO 14001: 2015 ISO 45001: 2018 CIN NO. L29190GJ1992PLC017801



You are requested to take the aforesaid matters on record.

ATEMP (IND)

RAKANPUR

Thanking you,

Yours faithfully, For Patels Airtemp (India) Limited

Nikhil Maneklal Patel

Digitally signed by Nikhil Maneklal Patel Date: 2024.05.24 17:46:09 +05'30'

Nikhil M. Patel

Company Secretary & Compliance Officer (Membership No. A6814)

Encl: As above

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ASME "U" / "U2" / "S" NATIONAL BOARD "NB" / "R" MEMBER OF : HTRI - USA ISO 9001 : 2015 ISO 14001 : 2015 ISO 45001: 2018 CIN NO. L29190GJ1992PLC017801



Annexure - A Brief Profile of Mr. Apurva V. Shah (DIN: 08197983)

Sr. No.	Requirement	Particulars
1.	Reason for change (i.e. appointment, resignation, removal, death or otherwise)	Re-appointment of Mr. Apurva V. Shah (DIN: 08197983) as Whole-time Director of the Company for a period of 3 years with effect from 11th August, 2024 to 10th August 2027.
2.	Date of Appointment / Gessation (as applicable) and terms of appointment	The tenure of the re-appointment will be for period of 3 years with effect from 11 th August, 2024 to 10 th August 2027 with payment of salary of Rs. 3,60,000/-, per month plus percusities and allowances which is subject to approval of shareholders by passing an Ordinary Resolution through postal ballot.
3.	Brief Profile	Mr. Apurva V. Shah, aged about 60 years, is holding degree of B.E. (Mechanical) and Post Diploma in Refrigeration and Air-conditioning (PDRA). He is having around 40 years of experience in complete designing (Thermal and Mechanical including review of FI Analysis) and Estimation/Costing of pressure vessels Column, Shell & Tube Heat Exchangers, Air cooled Hea Exchangers as per National & International Codes like ASME, TEMA, HEI, API, BS, EN, IS, IBR used in Hydrocarbon Sector, Refineries, Petrochemicals Fertilizers, Power Plants, Textiles, Air-Conditioning Compressor, Packaging manufacturers etc. He also tool training in USA for Designing & Estimation of Air Cooled Heat Exchangers for water cooling, Steam Condensing Oil Cooling, Refinery Coolers and Condensers. Before becoming an Whole-time Director in 2018, he was Vice President (Operations) of the Company (joined the Company as a Sr. Design Engineer in 1992) handling various departments including Design, Proposal & Offer Marketing, Shop Operation etc. for various products of
		the Company namely pressure vessels, Column, Shell & Tube Heat Exchangers, Air cooled Heat Exchangers Power Plant Heat Exchanger, Inter Coolers, Afte Coolers, Oil Coolers, Air Pre-heaters, LPG Bullets Ammonia Storage Tanks, Condenser. He is not a Director in any other Listed Company and Unlisted Public Limited Company.
4.	Shareholding in the Company	He holds 1,100 Equity Shares of Rs. 10/- each of the Company comprising 0.02% of the total paid-up share

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NATIONAL BOARD "NB" / "R"

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ISO 14001 : 2015

ISO 45001 : 2018 CIN NO. L29190GJ1992PLC017801



Sr. No.	Requirement	Particulars
5.	Disclosure of Relationships between Directors (in case of appointment of Director)	Mr. Apurva V. Shah is not related to any other Directors of the Company, Manager and other Key Managerial Personnel (KMP).
6.	Affirmation that Director being appointed is not debarred from holding the office of the Director by virtue of any order of SEBI or any other such authority.	Nomination and Remuneration Committee (NRC) and Board of Directors of the Company has verified that Mr. Apurva V. Shah is not debarred from holding the office of Director by virtue of any order of SEBI or any other such authority.

Annexure - B Brief Profile of Mr. Rajendrakumar C. Patel (DIN: 06532676)

Sr. No.	Requirement	Particulars			
1.	Reason for change (i.e. appointment, resignation, removal, death or otherwise)	Re-appointment of Mr. Rajendrakumar C. Patel (DIN 06532676) as Non-Executive Independent Director of the Company for a second term of 5 years from 10 August, 2024 up to 9th August, 2029.			
2.	Date of Appointment / Cessation (as applicable) and terms of appointment	The tenure of the re-appointment will be for a second term of 5 years from 10 th August, 2024 up to 9 th August, 2029, not liable to retire by rotation which is subject to approval of shareholders by passing Special Resolution through postal ballot.			
3.	Brief Profile	Mr. Rajendrakumar C. Patel, aged about 76 years, is holding degree of B.E. (Mechanical), Gujarat University and M.S. (Mechanical), University of Michigan Ann Arbor, USA. From 1972 to 2018, he, as a Mechanical Engineer, held senior position in Voltas Ltd., Blue Star Ltd., DAIL, Reliance Industries Ltd. and SMPS Consultant Ltd.			
		He is holding position as an Independent Director of Praveg Limited (earlier known as "Praveg Communications (India) Limited"), Listed entity and he is not a Director in any Unlisted Public Limited Company.			
		He is a member/chairman of Five Bo Praveg Limited as under:	oard Committees of		
		Sr. Name of Committee	Position		
		1 Audit Committee	Member		

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Sr. No.	Requirement	Particulars				
		2	Nomination and remuneration committee	Chairperson		
		3	Stakeholders Relationship Committee	Member		
		4	Risk Management Committee	Member		
		5	Corporate Social Responsibility Committee	Member		
4.	Shareholding in the Company	He is	not holding any shares in the Co	mpany.		
5.	Disclosure of Relationships between Directors (in case of appointment of Director)	Mr. Rajendrakumar C. Patel is not related to any other Directors of the Company, Manager and other Key Managerial Personnel (KMP).				
6.	Affirmation that Director being appointed is not debarred from holding the office of the Director by virtue of any order of SEBI or any other such authority.	Nomination and Remuneration Committee (NRC) and Board of Directors of the Company has verified that Mr. Rajendrakumar C. Patel is not debarred from holding the office of Director by virtue of any order of SEBI or any other such authority.				



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