



Chairman's Speech Dear fellow Shareholders,

The global economy was grappling with a VUCA (Volatile, Uncertain, Complex & Ambiguity) environment. The fiscal 2021-22 posed a challenging operating environment for the Indian economy as well. Factors such as liquidity constraints, muted investments, weak consumption and volatile commodity prices were consistent deterrents on the path of growth.

COVID-19 pandemic has now changed the economic foundations/ principles of world trade. It has further brought in an environment of unprecedented social, economic, and business response. It has fundamentally changed the way we live, work, and has made 'Work from Home', 'Social distancing', and 'Higher technology adoption' as the 'new normal'. As a responsible corporate entity, CMI undertook a series of measures to ensure safety and well-being of our employees, and to support dealers & distributors.

We have taken necessary initiatives to support our esteemed Associates and your Company is back of growth track. While the Company management does foresee certain challenges in its supply chain activities due to continued impact of COVID-19 and volatility in commodity prices, this may not have a significant impact on its operations in the coming season.

Amidst all the above, it gives me pleasure to present to you the CMI Limited Annual Report 2021-22 as your Company is striving to regain its strengths and posted an unexpected financial position.

At present, your Company is continuously striving for surviving in a highly volatile market. The focus is on restructuring in all areas of businesses whether it is sales, R&D, product innovation or investment. Your Company is taking concrete and effective steps to consolidate its position in the Cable industry. The underlying philosophy of your Company is to grow in a manner that is sustainable for its stakeholders, employees and the community at large.

On behalf of the Board and the Management, we seek support from each and every stakeholder to bring prosperity to one and all and before I conclude, I wish to thank all my Board Members, regulatory authorities, our management, employees and the stakeholder fraternity for their guidance and continued support. I am confident that your Company will successfully cross every hurdle in the years to come by leveraging its strengths and by tapping-in on new opportunities.

Thank you once again for the trust and confidence reposed on CMI.

Sd/-Amit Jain Chairman & Managing Director





GENERAL CORPORATE INFORMATION

Board of Directors	Mr. Amit Jain, Chairman cum Managing Director
board of birectors	Mr. Manoj Bishan Mittal, Non- Executive Independent Director (till 03.12.2021)
	Ms. Charu Jain, Non-Executive Independent Director
	Mr. Kunal Singhal, Non-Executive Mon-Independent Director
	Mr. Servagaya Jain, Non-Executive Non-Independent Director
	Mr. Pyare Lal Khanna, Non-Executive Non-Independent Director
Chief Financial Officer	Mr. Vikash Sharma, Non- Executive Independent Director (w.e.f. 31.12.2021)
	Mr. Raj Kumar
Company Secretary and	Mr. Subodh Kumar Barnwal
Compliance Officer	
Statutory Auditors	M/s. Krishna Neeraj & Associates, Chartered Accountants
Internal auditor of the Company	M/s. Priyanka Singh & Associates
Cost Auditor	M/s. Ajay Kumar Singh & Co.
Secretarial auditor of the Company	M/s Pooja Anand & Associates, Practicing Company Secretaries
Audit Committee	Mr. Vikash Sharma – Chairman
	Ms. Charu Jain – Member
	Mr. Servagaya Jain – Member
Nomination and Remuneration	Mr. Servagaya Jain – Chairman
Committee	Ms. Charu Jain – Member
	Mr. Kunal Singhal – Member
Stake Holder Relationship	Mr. Kunal Singhal – Chairman
Committee	Ms. Charu Jain – Member
	Mr. Pyare Lal Khanna – Member
Corporate Social Responsibility	Mr. Kunal Singhal – Chairman
Committee	Ms. Charu Jain – Member
	Mr. Pyare Lal Khanna -Member
Investor Grievance Service	Mr. Subodh Kumar Barnwal
	Company Secretary & Compliance Officer
	PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095
	Tel: 011-49570000
	E-mail: info@cmilimited.in and cmics@cmilimited.in
Registrar & Share Transfer Agent	BEETAL Financial & Computer Services Pvt Ltd.
	Address: BEETAL HOUSE, 3rd Floor, 99, Madangir, behind LSC, New Delhi –
	110062
	Tel: 011-29961281-83/26051061/26051064
	Fax: 011-29961284
	Email: beetalrta@gmail.com
Corporate Website	www.cmilimited.in
Address	
	Delhi-110095
Address	Registered Office: PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095 Faridabad Plant: Plot N0.71 and 82, Sector-6, Faridabad-121006 (Haryana) Baddi Plant: Village: Bhatauli Khurd, Baddi, Tehsil: Nalagarh, District: Solan,





LIST OF APPROVALS

BADDI PLANT

S. No.	Approving Authority	Types of Cables
1	QMS	ISO 9001:2015
2	Geotek Global Certification Pvt. Ltd.	ISO 14001:2015
		ISO 45001:2018
3	BIS	IS 694: 2010 Unit 1
		IS 694: 2010 Unit 2
		IS 7098 Part 1: 1988
		IS 7098: Part 2: 2011
		IS 7098: Part 3: 1993
		IS 1554: Part 1: 1988
		IS 14255: 1995
		IS 398: Part 1: 1996
		IS 398: Part 2: 1996
		IS 398: Part 4: 1994
4	Steel Authority of India Ltd, Bokaro	Conductors: 132 kV ACSR Conductors
		Control Cable: General purpose PVC cable conforming
		to IS: 694 & 1554 (P-I)
		HT Cable- HT, XLPE Insulated cable conforming to IS: 7098 (P-I)
		Power Cable: PVC Al. power cable, Armoured/ Unarmoured, IS: 1554 (Part 1)
		Power Cable: PVC Copper power cable, Armoured/
		Unarmoured, IS: 1554 (Part 1)
		Control Cable IS: 7098 P-1- 1998
5	North Bihar Power Distribution	LT Power Cable
	corporation Ltd	HT Power Cable upto 33kV
		Control Cable
6	Jaipur Vidyut Vitran Nigam Ltd.	Cables
	(JVVNL)	Conductors
7	HSIIDC	Overhead Conductors
		HT Cables
		LT Power & Control Cables
		Flexibles Wires
8	National Building Construction	HT Cables upto 33 kV





	Corporation (NBCC)	LT Power Cable
	, , ,	LT Control Cables
		Wires & Flexibles
		Fire Survival cables
		Telephone Cable
9	BHEL-PEM	HT XLPE Power Cables
		LT XLPE Power cables
		LT PVC Power Cables
		LT HR PVC Power Cables
		PVC Wires
		LT PVC Control cable
		LT HR PVC Control cables
10	Gujarat State Fertilizers and	HT Cables
	Chemicals Ltd(GSFC)	LT Power/ Control Cables
		Flexible Wires
11	Haryana Vidyut Prasaran Nigam	11 Kv 1Cx630 Sqmm
	Ltd. (HVPNL)	11 Kv 3Cx400 Sqmm
		11 Kv 3Cx300 Sqmm
		11 Kv 1Cx185 Sqmm
		11 Kv 3Cx185Sqmm
		11 Kv 3Cx 95Sqmm
		11 Kv 3Cx 50Sqmm
		4C x 4 Sqmm UnArmoured Copper Control Cable
		3C x 2.5 Sqmm UnArmoured Copper Control Cable
		24C x 2.5 Sqmm UnArmoured Copper Control Cable
		2C x 2.5 Sqmm Armoured Copper Control Cable
		7C x 2.5 Sqmm Armoured Copper Control Cable
		10C x 2.5 Sqmm Armoured Copper Control Cable
		16C x2.5 Sqmm Armoured Copper Control Cable
		19C x 4 Sqmm Armoured Copper Control Cable
		61C x 2.5 Sqmm Armoured Copper Control Cable
12	BHEL-EDN (Bangalore)	XLPE Cables
13	SAIL Durgapur	Power & Control Cables
		PVC Insulated Cables
		LT XLPE Cables
		Instrumentation Cables
14	Jharkhand Bijli Vitran Nigam	LT AB Cable (1Cx16+1Cx16+1Cx25 Sqmm)
	Limited (JBVNL)	LT AB Cable (3Cx50+1Cx16+1Cx35 Sqmm)
		LT PVC Armoured Control Cable (2Cx2.5)
		LT PVC Armoured Control Cable (6Cx2.5)
		LT PVC Armoured Control Cable (5Cx2.5)





		,
		LT PVC Armoured Control Cable (10Cx2.5)
		LT PVC Armoured Power Cable (2Cx16)
		LT PVC Armoured Power Cable (3.5Cx35)
		LT PVC Armoured Power Cable (3.5Cx70)
		LT PVC Armoured Power Cable (3.5Cx150)
		LT XLPE Unarmoured Power Cable (1Cx50)
		LT XLPE Unarmoured Power Cable (1Cx95)
		HT XLPE Unarmoured Cable (11 KV 1Cx300)
		HT XLPE Armoured Cable (11 KV 3Cx240)
		HT XLPE Armoured Cable (11 KV 3Cx185)
		HT XLPE Armoured Cable (11 KV 3Cx70)
15	Telangana State Power Generation	LT XLPE Power Cables
	Corporation Ltd.	LT XLPE Fire Survival Cables
16	Telangana State Power Generation	HT cables
	Corporation Ltd. (TSGENCO)	LT Power Cables
		Control Cables
17	Delhi Metro Rail Corporation (DMRC)	LV Power Cable (FRLS)
18	BHEL- ISG	HT XLPE Cables
		LT Power & Control Cables
		Instrumentation/ Singals/ Screened/ Telephone Special
		Cables
19	Neelanchal ISPAT Nigam Ltd.	EHV Cables upto 66 KV
	(Registration No.	HT Cables
	12920172214VR006)	LT Power Cables (XLPE/PVC)
		Control Cables
20	Power Development Department,	11 KV AB Cable 3Cx50 Sqmm + 70 Sqmm (bare)
	J&K	2Cx 2.5 Sqmm Cu, Arm, FRLS
	(Kashmir)	4Cx 2.5 Sqmm Cu, Arm, FRLS
		6Cx 2.5 Sqmm Cu, Arm, FRLS
		8Cx 2.5 Sqmm Cu, Arm, FRLS
		10Cx 2.5 Sqmm Cu, Arm, FRLS
		12Cx 2.5 Sqmm Cu, Arm, FRLS
		33KV 1C x 400 Sqmm HT XLPE Cable
		11KV 3C x 400 Sqmm HT XLPE Cable
		11KV 3C x 300 Sqmm HT XLPE Cable
		11KV 3C x 185 Sqmm HT XLPE Cable
		11KV 3C x 50 Sqmm HT XLPE Cable
	1	
		HT AB 3 x 35 Sq.mm
		HT AB 3 x 35 Sq.mm HT AB 3 x 120 Sq.mm





	Power Development Department,	11kV 3C x 35 + 70 Sq.mm
	J&K	11kV 3C x 50 + 70 Sq.mm
	(Jammu)	11kV 3C x 120 + 70 Sq.mm
		11kV 3C x 185 + 100 Sq.mm
21	Eastern Power Distribution	HT Cables upto 33kV
	Corporation of Andhra Pradesh	LT Power Cables
	(APEPDCL)	LT Control Cables
22	PWD Jaipur	HT Cables upto 33kV
	·	LT Power Cables
		LT Control Cables
		Flexible Wires
23	Gujarat Energy Transmission Corporation Ltd(GETCO)	66kV EHV Cables 1c x630 Sqmm ,1C x300 Sqmm
	(VR No. 753)	11KV HT XLPE Power Cable
	(LT XLPE/PVC Power Cable
		PVC Insulated Control Cables 1.1 Kv 2C,
		4C,7c,12c,19c,27c x 2.5c &
		1.1 Kv 12c x 4 Sqmm
24	National Thermal Power	LT Power
	Corporation (NTPC)	Control Cables
		HT Cables
25	SAIL IISCO	HT Cables
	(Vendor Code: S329)	LT PVC Power Cables
		LT XLPE Control Cables
26	Himachal Pradesh State Electricity	Overhead Conductors: High Ampacity ACSS, & ACSR
	Board	PVC Cables: Power as well as service connection
		Underground Cable (XLPE Cables) upto 66 kV
		Control Cable for CE's
27	Jawaharlal Nehru Port Trust (JNPT)	HT/ LT Cables
28	TATA Power-	HT upto 11kV
	Delhi Distribution Limited	LT Power & Control Cables
		HT & LT AB Cables
29	RDSO	PVC Insulated Underground Armoured Unscreened
		Railway Signalling cables
30	BHEL - TBG	LT XLPE/ PVC Power
		Control Cables
31	Uttar Gujarat Vij Company Ltd.	11kV 3C x 300 Sq.mm, XLPE
	(UGVCL)	11kV 3C x 240 Sq.mm, XLPE
		11kV 3C x 120 Sq.mm, XLPE
		1.1kV 10C x 2.5 Sq.mm, Cu, (A)
32	South Bihar Power Distribution	11kV 3C x 300 Sq.mm
	Company Limited (SBPDCL)	33kV 3C x 400 Sq.mm





33 South Bihar Power Distribution Co. 33 KV 3C x 300 Sq.mm HT XLPE Power Cable Ltd (SBPDCL) 33 KV 3C x 400 Sq.mm HT XLPE Power Cable 34 West Bengal State Electricity 11kV 3C x 95 Sq.mm Distribution Corporation Ltd. 11kV 3C x 300 Sq.mm (WBSEDCL) 35 Maharashtra Housing & Area Conductors Development Authority (MHADA) EHV Cables upto 66 KV **HT Cables** LT Power & Control Cables **DVVNL** Agra **HT Cables** 36 37 Odisha Power Transmission LT PVC Power & Control Cables Corporation Limited(OPTCL) (With Type C Insulation) LT XLPE Cables (Up to 1.1Kv) 38 Power Grid Corporation of India LT Power & Control Cables Limited Paschimanchal Vidyut Vitaran 39 HT cables & LT Control cables Nigam Limited(PVVNL) 40 BHEL-Jhansi LT Power & Control Cables **PVC Wires FRLS Cables** Mazagone Dock Shipbuilders Ltd. EHV Cables upto 66 KV 41 **HT Cables** LT Power & Control Cables 42 **Public Health Engineering HT Cables** Department Rajasthan LT Power & Control Cables 43 Rashtriya Ispat Nigam Ltd.-LT Power Cable (AI)-PVC Visakhapatnam Steel Plant LT Power Cable (Cu)-PVC LT XLPE Cables (Up to 1.1Kv) 44 Uttar Haryana Bijli Vitaran Nigam **HT Cables** Ltd. LT Power Cables (Arm/Unarm) LT Control Cables (Arm/Unarm) **Instrumentation Cables** 45 Engineers India limited(EIL) Cables - High Voltage- XLPE Voltage: Upto33Kv Single Core upto 630 sqmm Three core upto 300 Sqmm Cables- Medium Voltage- Power- PVC/XLPE 46 Jharkhand Urja Sanchar Nigam Aluminium XLPE Power Cables(Upto 1.1 Kv) Limited **Armoured Copper Control Cables** 47 Greater Mohali Area Development **HT & LT Cables**





Authority **Copper Conductors House wiring Cables** 48 **National Aluminium Company ACSR Conductors** Limited EHV Cables upto 66 KV **HT Cables** LT Power & Control Cables **Instrumentation Cables** Flexible Wires 49 India Register of Shipping (IRS) 1 KV - Single and Multi cores (upto 4 core), upto 150 Sqmm 250 V - Control & Instrumentation Cable upto 37 Cores, upto 2.5 Sqmm 50 **PDIL HT Power cables** LT Power Cables **Control Cables** 51 **MECON HT Power Cables** LT Power Cables **Control Cables Aerial Bunched Cables** Flexible Cables Wires 52 **Damodar Valley Corporation** LT Power Cables LT Control Cables MES Western Command EHV Cables up to 66 KV 53 **HT Power cables** LT Power Cables LT Control Cables Flexible Cables 54 **Punjab Police Housing Corporation** Wires Limited **Aluminium Conductor LT Cables** (PPHC) **Aluminium Conductor HT Cables** 55 Haryana Housing Board **HT Cables** LT Cables 56 Punjab Urban Planning & **HT Cables** Development Authority (PUDA) LT Cables **PVC Wires** Dakshin Haryana Bijli Vitran LT Power Cables 57 Nigam(DHBVN) 11 & 33 KV Cables 58 Chamundeshwari Electricity Supply 11Kv 400 Sqmm XLPE Cable Corpoation Limited(CESCOM) 1.1 Kv 1C x10 Sqmm XLPE Cable; Confirming to IS 7098 Part I





		11kv 3Cx 120Sqmm ; Confirming to IS 7098 Part II
		11 Kv 3C x 95 Sqmm; Confirming to IS 7098 Part II
		1.1 Kv 4Cx 50 Sqmm; Confirming to IS 7098 Part I or 1554 Part I
		1.1 Kv 4Cx 25 Sqmm; Confirming to IS 7098 Part I or 1554 Part I
		1.1 Kv 4Cx 16 Sqmm; Confirming to IS 7098 Part I or 1554 Part I
		1.1 Kv 4Cx 185 Sqmm; Confirming to IS 7098 Part I or 1554 Part I
		1.1 Kv 4Cx 240 Sqmm; Confirming to IS 7098 Part I or 1554 Part I
		1.1 Kv 3.5Cx 240Sqmm; Confirming to IS 7098 Part I or 1554 Part I
		1.1 Kv 3.5Cx 300 Sqmm; Confirming to IS 7098 Part I or 1554 Part I
59	IREL India Limited	Cables (LT & HT)
		ACSR Conductor
		Telephone Cables
61	NLC India Limited	Cables
62	Punjab State Power Corporation Ltd	11 Kv 3C x 35 Sqmm; Confirming to IS 7098 Part II
		11 Kv 3C x 150 Sqmm; Confirming to IS 7098 Part II
		11 Kv 3C x 300 Sqmm; Confirming to IS 7098 Part II
		1.1 Kv 1C x 95 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 1C x 150 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 4C x 6 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 4C x 10 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 4C x 16 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 4C x 25 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 4C x 50 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 4C x 95 Sqmm; Confirming to IS 7098 Part I
		1.1 Kv 2C x 6 Sqmm; Confirming to IS 1554 Part I
		1.1 Kv 2C x 10 Sqmm; Confirming to IS 1554 Part I
63	Meghalaya Energy Corporation	HT Cables
	Limited	LT Power & Control Cables
64	Maharashtra State Electricity	L T XLPE Cable 3.5x300Sq.mm.Arm
	Distribution Company Limited	L T XLPE Cable 3.5x185Sq.mm.Arm
		L T XLPE Cable 3.5x120Sq.mm.Arm
		LT XLPE ARMOURED CABLE 3.5C X 95 SQ MM
		L T XLPE Cable 3.5x70 Sq.mm.Arm





		LT XLPE AL. ARMOURED CABLES 3.5 C X 50 SQ.MM
		LT XLPE AL. ARMOURED CABLES 3.5 C X 35 SQ.MM
		LT XLPE AL. ARMOURED CABLES 4 C X 16 SQ.MM
		LT XLPE AL. ARMOURED CABLES 2 C X 16 SQ.MM
		LT XLPE AL ARMOURED CABLE 2C X 6 SQMM
		LT XLPE ARMOURED 1C X 70 SQMM
		LT XLPE ARMOURED 1C X 50 SQMM
		HT XLPE CABLE 11KV 3C X 300 SQMM
		HT XLPE CABLE 11KV 3C X 185 SQMM
		HT XLPE CABLE 11KV 3CORE X 95 SQMM
		HT XLPE CABLE 22KV 3C X 300 SQMM
		HT,XLPE CBL.22KV,3x185Sq.mm.Ar
		HT XLPE CABLE 22KV 3C X 95 SQMM
		33KV XLPE CAB 3C 300 SQMM
65	Ordance Factory Board	12 Pair x 0.75 Sqmm (24 Core)
66	Central Electronics Limited (CEL)	Wires & Cables
67	Maharashtra State Power	LT XLPE Power Cables
	Generatation Company Limited	LT Control Cables
	(MAHAGENCO)	

FARIDABAD PLANT

S. No.	Approving Authority	Type of Cable
1	RDSO	PVC Insulated UG Unscreened Railway Power Cable (IRS: S-63/2014 & IS: 1554 P-I)
		PVC Insulates UG Unscreened Railway Signalling Cable (IRS:S-63/ 2014)
		PIJF Insulated & Sheathed Telephone Cable (IRS:TC 41/97)
		UG Railway JF Telecom Quad Cables (IRS: TC 30/2005)
		Railway Single Core Indoor Signalling (IRS S 76/89)
		Railway Multi Core Indoor Signalling (IRS S 76/89)
		1.4 MM Dia Quad Cable (RDSO/SPN/TC 72/ 2007)
2	BSNL	PIJF Telecom Cable (GR/CUG-01/03) (Group- II)
3	JMRC	Telephone Cables (Indoor/Outdoor)
4	DMRC	Telephone Cables (Indoor/Outdoor)
		Power Socket Cable
5	NTPC	LT Control Cable
		Signalling Cable





6	BHEL Hyderabad(PE & SD)	Control Cable
		LT Power
		Instrumentation/ Signal/ RTD Compensation/ TC
		Extention Cable
7	BHEL Hyderabad (HPEP)	PVC Cable /Arm Cable
8	BHEL Tiruchirapalli	XLPE LT Power Cable
		Multi Core Control Cable
		Compensating Cable
		Multi Pair Instrument Cable
9	BHEL Ranipet	LT Control Cable
		Instrument Cable
		LT Power Cable
10	BHEL Bhopal	Control Cables & Wires
11	BHEL PEM, Noida	LT Control Cable
		Instrument Cable
		EPR Insulated Fire Survival Cable
12	BHEL, IS- BG, Bangalore	LT PVC/XLPE Power Cable
		LT PVC/XLPE Control Cable
		PIJF Cable
		Rubber Cable
		Instrument Cable
		Screen Cable
		Co-axial Cable
13	ISRO Prolusion	PVC Cable
	Complex, Mahendragiri Formerly	PTFE Cable
	LPSC	Co-axial Cable
		Low Noise Cable
		Ethernet Cable
		ThermoCouple Cable
		Video Cable
		XLPE Cable
14	ISRO Telemetry,Tracking &	Electrical Cables & Wires
	Command network	
15	Space Application Centre	Data & Computer & Communication Cables
		Electrical Wires
		LT Power Cable & Wires





		RF Cables
16	ISRO Satellite Centre	Audio Grade Cable
		Data Grade Cable
		Electrical Cable
		Video Grade Cable
17	Satish Dhawan Space Centre	RF Cables
		Control Cable
		LT Cable Wires
		Data Cable
		Teflon Cable
		Instrumentation Cable
		Computer Cable
18	Liquid Propulsion Systems Centre,	Electronic Cable
	Valiamala	LT Cable
		Wiring Cable
		Control Cable
		Telephone Cable
19	Liquid Propulsion Systems Centre, Bengaluru	Cable Wires
20	Durgapur Steel Plant (SAIL)	Power & Control Cable
	(Vendor Code: 1000068831)	Telephone Cable
		XLPE Cable
		Instrumentation Cable
		EPR/CSP/Silicon Rubber Cable
21	Bokaro Steel Plant (SAIL) (vendor	Instrumentation Cable
	Code: 1000068831)	Power Cable- EPR/CSP
		Power Cable- Copper/ AL, PVC Armoured/ Un Armoured cable- IS 694 & 1554 (part I)
		Power Cable- PVC Armoured/ Un Armoured Cable- IS 1554 (part II)
		PVE Telecommunication Cable
		PIJF Telecommunication Cable
22	Gurjarat Narmada Valley Fertilizers	Instrumentation Cable
	& Chemicals Ltd. (GNFC)	LT PVC Flexibles
		Rubber/ Trailing Cables





23	SAIL: IISCO Steel Plant (Supplier	LT XLPE Power Cable
	Code S293)	Telephone & Instrumentation Cable
		Silicon Cable
		LT XLPE Control Cable
		Telephone Cable (Jelly Filled)
24	BHEL- TBG	LT XLPE/ PVC Power Cable
		LT XLPE/ PVC Control Cable
		Instrumentation Cable
25	Airport Authority of India	Fire Survival
		LT Power Cable
		LT Control Cables
		Telephone Cables
		Coaxial /Instrumentation Cables
26	BHEL EDN	LT Power & Control Cables
		Instrumentation/ Screened Cables
		ThermoCouple Cable
		Braided Cables
27	EIL	Control Cables-PVC/XLPE
		Fire Alarm & Communication
		Communication Cables-Jelly Filled
		Signal Cables
28	BHEL Jhansi	LT Power & Control Cables
		FRLS Cables
		PVC Wires
		Telephone Cables
29	Visakhapatnam Steel Plant (VSP)	LT Power (Cu) - PVC
		Telephone Cables Jelly Filled, PVC & PE
		Instrumentation & Compensating Cables
30	Bharat Electronics Ltd. (BEL)	Cables





MANAGEMENT DISCUSSION AND ANALYSIS

GLOBAL ECONOMY

The global wires and cables market size was USD 181.28 billion in 2021. The market was projected to grow from USD 200.23 billion in 2022 to USD 294.73 billion in 2029, exhibiting a CAGR of 5.7% during the forecast period. The global COVID-19 pandemic has been unprecedented and staggering, with experiencing lower-than-anticipated demand across all regions compared to pre-pandemic levels. Based on our analysis, the global market exhibited a decline of -8.8% in 2020 as compared to 2019.

A wire is a single electrical conductor, whereas a group of wires bundled in an assembly is called a cable. Various cables, such as coaxial cables, are widely used for transmitting electric power and communication signals across industry verticals. Increasing investments in transmission & distribution of electric power and growth in demand from data centers and the telecom industry will drive the wires and cables market growth during the projected period. High cash inflow in smart grid projects and up-grading power transmission systems are also expected to boost the demand for wires & cables. Significant investment in smart grids has resulted in an growing necessity for grid interconnections; additionally, rising funds in underground cables and progression in renewable energy have escalated the adoption of wires and cables.

INDIAN ECONOMY

In India, the wire and cable market comprises nearly 40 per cent of the electrical industry. It is growing at a CAGR of 15 per cent thanks to the growth of the power and infrastructure sectors in the country. Moreover, global investors now consider India as a potential market for high voltage (HV) and extra high voltage (EHV) cables.

Primary Market Drivers:

- Rising urbanisation and industrialisation in developing countries are driving the growth of this market
- Increasing demand for self-driven vehicles is another factor driving the growth of this market

Major Market Restraints:

- Increasing cost of raw material is restraining the growth of this market
- Investment problems faced by the manufacturer is another factor restraining the growth of this market





The international wire and cable market is extremely fragmented and the major players in the sector have used myriad strategies including new product launches, expansions, agreements, joint ventures, partnerships, acquisitions, etc. to widen their presence in this market.

Incidentally, the fibre-based network is the building block for futuristic technologies such as 5G, and India has the potential to become the fibre capital of the world with the launching of the PLI, they said.

For the past couple of years, the manufacturers of optic-fibre cable (OFC) have been demanded that they be included on the list of segments that would receive benefits under the Central Government's production-linked incentive (PLI) scheme for telecom equipment manufacturing.

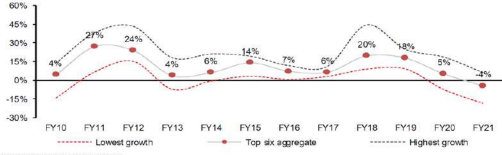
Structural

Demand for Cables & wires is driven by capital expenditure from three major stakeholders – the government (power distribution and infrastructure investment), corporates (building and factories) and individuals (housing). As per report, this makes the industry a very good play on the recovery in India's capex i.e. gross fixed capital formation (GFCF). Demand growth in the Cable & Wire sector has a very strong correlation with growth in GFCF.

Report also believes the Cable & Wire industry is on the positive side of structural mega trends such as:

- ✓ The rising contribution of renewable power in the power generation mix
- ✓ The trend to move overhead electric transmission networks in large cities underground
- ✓ The adoption of safer and environmentally-friendly wiring solutions
- ✓ Growth tailwinds from investment in urban transportation (metros), railway electrification and electric vehicles (particularly charging stations).
- ✓ Rising digitalisation.

1. Aggregate revenue growth trend of the six largest C&W companies



Source: Company data, HSBC estimates

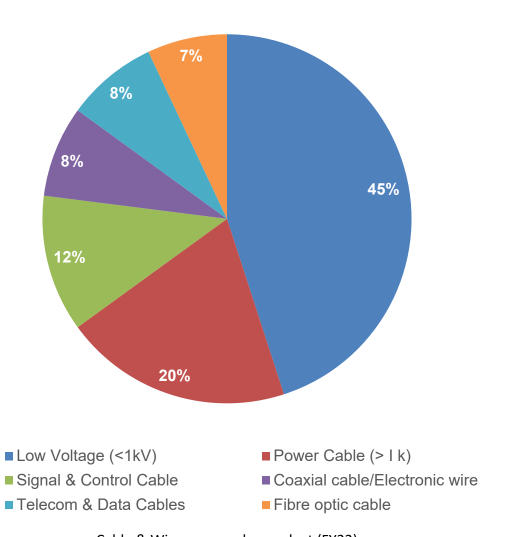




OPPORTUNITIES

WIRE AND CABLE MARKET IN INDIA

- ✓ India's cables and wires (C&W) industry is large and fragmented. Estimated to be worth INR 600 bn (USD 8bn) in FY20, it is the largest part of the country's electrical equipment industry.
- ✓ More than 90% of demand is met through domestic production but exports have grown rapidly and India is now a small net exporter.
- ✓ The top six companies have 35% of the overall market and 50% of the organized sector. About 30-35% of the value comes from smaller, unorganized regional players. The contribution of the informal sector is particularly high in the wires segment.
- ✓ The market is fragmented because of weak entry barriers, due to low-tech nature of products, simple manufacturing set-up and processes, as well as low capital investment requirements. The industry is gradually consolidating in favour of larger, branded companies, providing an additional 2-3% growth tailwind.
- ✓ Wires (single conductor) account for 40-45% of the industry and cables (group of conductors) the remaining 55-60%. LV C&W (45%), power cables (20%) and signal and control C&W (12%) are the key product sub-categories.
- ✓ A study has been conducted by HSBC Global Research on India's Cable & Wire industry and as per the report, the size of India's Cable & Wire industry was estimated to be INR600bn (USD8bn) in FY20. It is the largest part of the country's overall electrical equipment industry. Largely domestic, more than 90% of demand is met through production in India.
- ✓ In the decade before the pandemic (F09-19), the aggregate revenue of the six largest C&W companies grew at an impressive CAGR of 13%. The report believes this is 2-3% higher than overall industry growth rate of 10-11%. Industry growth was backed by robust volume growth as key raw material prices (copper and aluminium) were flat.
- ✓ Report also highlight that during this period of strong growth, the industry's two major end-markets – housing and private industrial capex – were in general weak, as were the finances of India's state power distribution companies, the largest business-to-business (B2B) market in the Cable & Wire industry.



Cable & Wire revenue by product (FY22)

CYCLICAL

The analysis/report of demand from key end markets makes is positive about the prospects of a cyclical recovery. For example, domestic Cable & Wire industry volumes declined by more than 15% over FY20 and FY21 due to COVID-19. On this benign base, report says — strong double-digit volume growth for the industry over next 2-3 years and high single-digit volume growth over the medium term.





THREATS

Amid COVID-19, industries across the globe, such as automotive and aviation, have been experiencing a negative impact on their business. Manufacturing activities are generally considered essential as they drive the industrialization of underdeveloped economies globally, and therefore, they have been mostly exempted from the lockdown measures. As a result, the demand for wires and cables has remained stable in this sector. The spread of COVID-19 poses a significant threat to the global industry. Emerging economies such as China and India are the major countries for establishing new power plants, increasing focus on building smart infrastructure, and introducing advanced communication facilities, thereby stoking the uptake of wires and cables. The COVID-19 spread pushed China and then India towards a lockdown, resulting in disruptions across the supply chain and significant delays in a new installation in the offices and commercial applications, which has hampered the growth of the cable industry.

KEY PRODUCT SEGMENTS

The Company is one of the leading manufacturers of wires and cables, serving clients in India and abroad in various sectors, with all the latest certifications (ISO 9001, ISO 14001, BS ISO 45001). The broad segmentation of the products manufactured by the Company are as follows:

Types of Cables	Application
Quad Cables	Specialized safety cables used by Railways for counting incoming & outgoing axles / coaches at any particular section to ensure no coach is left behind.
Railway Signalling Cables	Used for transmitting signals to signal posts for smooth movement of trains.
Fire Survival Cables	Used to maintain circuit integrity in case of fire for 3 hours up to 950o C, to ensure transmission of signals to safety equipment.
Fire Retardant Low Smoke Zero Halogen (LSZH) Cables	Ensures better visibility and low toxicity in case of fire.
Highly Flexible Multi-core Copper Shielded Abrasion Resistant Thermoplastic Polyurethanes (TPU) Sheathed Cables	
EHV/MV/HV/LV Power Cables	Used for supplying power.
LV Control Cables	Used for special purposes in various sectors.
Polythene Insulated Jelly Filled (PIJF) Telecom	Used for last mile connectivity.
Fire Alarm & Communication Cables	Used for fire detection & alert equipment.





Ethylene Propylene Rubber (EPR)-Chloro- Sulfonated Polyethylene (CSP)- Polychloroprene (PCP)-Silicon Cables	
Flexible and Building Wires	Building Wire cables-for building wiring on wall surface in conduit.
Industrial wiring cables-for wiring of panel & other electrical equipments including UPS cabling.	Building Wire cables-for building wiring on wall surface in conduit.
Low voltage Cables and Instrumentation and Control cables	Used for power transmission, Single Transmission
Aerial Bunch Cables	Used for power transmission and distribution
High Voltage Cables	Used for power transmission
Extra High Voltage Cables	Used for power transmission
Overhead Conductors	Used for power transmission and distribution



Extra High Voltage Cable



MV / HV Power Cable



Aerial Bunched Cable



LV Power & Control Cable



Railway Cable



Fire Survival/LSZH Cables



Thermocouple Cables



Bare Conductors



Instrumentation Cables



Rubber Cables





SECTOR THAT WE SERVE OUR GROWTH PARTNERS



INDIAN RAILWAYS

The railway sector played a critical role in addressing supply chain challenges during the lockdown when other modes of transport came to a halt. While several projects continue to face challenges due to difficulties in labour mobilisation and procurement of specialised equipment, work on IR's mega infrastructure projects such as 100 per cent electrification are continuing as per schedule. Going forward, IR is expected to increase its focus on the freight segment to make up for the losses incurred due to suspension of passenger trains. In addition, the sector is also looking to tap new sources of funding including private investment for faster infrastructure development.

The National Infrastructure Pipeline envisages a planned capital investment of over Rs. 13 trillion for the railways sector by 2024-25. IR has a target to complete over 17,000 km of new line, doubling and gauge conversion works by 2023-24.

Indian Railway network is growing at a healthy rate. In the next five years, Indian railway market will be the third largest, accounting for 10% of the global market. The government has announced two key initiatives for seeking private investments-running passenger trains by private operators across the railways network and redevelopment of railway stations across





the country. According to Indian Railways, these projects have the potential of bringing an investment of over US\$ 7.5 billion in the next five years.

'Adarsh' Station Scheme has been started since 2009-10 and presently, railway stations are upgraded/modernised based on identified need of providing better enhanced passenger amenities at stations. Under the scheme, 1253 stations have been identified for development, out of which 1201 stations so far have been developed. The remaining 52 stations were planned to be developed by 2021- 22.

The Indian Railway launched the National Rail Plan, Vision 2024, to accelerate implementation of critical projects, such as multitrack congested routes, achieve 100% electrification, upgrade the speed to 160 kmph on Delhi-Howrah and Delhi-Mumbai routes, upgrade the speed to 130 kmph on all other golden quadrilateral-golden diagonal (GQ /GD) routes and eliminate all level crossings on the GQ /GD route, by 2024.

METRO TRAIN

Growing Indian Metro Railway Sector

The Indian Metro Rail system has traveled from 35 Km (including 27 Km of Kolkata Metro) in 2002 to 638.91 km in last 17 years and currently has 13 operational metro systems in 18 cities.

This already decent sized metro system is expanding rather ambitiously. It is estimated that by 2024 approximately 600 km of metro lines shall be made operational through expansion of existing systems and completion of 5 under- construction metro systems in Navi Mumbai, Pune, Kanpur, Bhopal and Indore city. A further 1050 Km are expected to be added over a 5 year period starting 2024, making a total of 1650 Km of additional network in next 10 years. There are 7 more cites of India- Agra, Patna, Surat, Meerut, Visakhapatna, Varanasi and Dehradun (Doon Valley) which have metro projects in planning stage and 10 cities: Gwalior, Guwahati, Srinagar, Coimbatore, Ludhiana, Prayagraj, Ranchi, Jabalpur, Bareilly, Gorakhpur where metro projects have been proposed.

After a very long gap between India's first Calcutta (Kolkata) Metro project in 1984 which was undertaken by the Indian Railways, Delhi Metro Rail Corporation Ltd. (DMRC) had inaugurated the first section of its metro rail project in 2002. Looking at the immense success of Delhi Metro, new systems were developed in Bangalore, Mumbai, Lucknow and other cities in order to ease the heavily loaded urban transportation infrastructure.

10 years from now India is expected to have 32+ operational metro rail systems. This mass transit system is proving to be an effective solution for urban transportation, supporting the growth of rapidly growing cities. This immense growth is directly impacting the demand for modern metro coaches and emergence of a thriving Metro Rail Coach Industry in India.





POWER TRANSMISSION AND DISTRIBUTION SECTOR

India has set ambitious targets for the power sector and aiming for 24X7 powers for all, with 450 GW of renewable capacity by 2030. Many of the government's major initiatives, such as Make In India or Aatma nirbhar Bharat, require access to reasonably priced, high quality power to take off.

However, the distribution sector has been the Achilles' heel of the power sector, consistently making large losses, reflecting weaknesses in operations, infrastructure, and regulation. The country will not be able to achieve a high-growth, low- carbon economy unless the distribution sector achieves profitability. The solution to this problem will include smart meters and smart grids, but the most important solutions might lie in institutional smartness - whether in power procurement, in ensuring high-quality regulation, or in encouraging private participation in distribution.

DISCOM RESTRUCTURING

The distribution sector has been largely vertically unbundled—the three different functions of generation, transmission, and distribution have now been separated. While there might be de jure unbundling, the degree of de facto unbundling might vary. In states such as Gujarat, the unbundling was an important step towards improving the performance of discoms. Most discoms are state- owned, and only about 10 percent of India's population is served by private distribution licensees. Higher private participation in distribution holds out the possibility of greater efficiency.

With the outbreak of Covid-19 and the ensuing economic slowdown, the cable and conductor segment has undoubtedly witnessed a corresponding demand slowdown. At the same time, domestic manufacturing has suffered owing to supply chain disruptions. However, there is expected to be robust demand for cables and conductors in the medium to long term, primarily on the back of the expanding T&D network and infrastructure.

It is worth noting that the government has announced a \$1.4 trillion National Infrastructure Pipeline for the infrastructure sector over a five-year period, aligned with the vision to make India a \$5 trillion economy by 2024- 25. Infrastructure spending by the government will boost demand for cables and wires.





RENEWABLE ENERGY SECTOR

Indian renewable energy sector is the fourth most attractive renewable energy market in the world1. India was ranked fifth in wind power, fifth in solar power and fourth in renewable power installed capacity, as of 2019.

Installed renewable power generation capacity has gained pace over the past few years, posting a CAGR of 17.33% between FY16-20. With the increased support of Government and improved economics, the sector has become attractive from investors perspective. As India looks to meet its energy demand on its own, which is expected to reach 15,820 TWh by 2040, renewable energy is set to play an important role. The government is aiming to achieve 227 GW of renewable energy capacity (including 114 GW of solar capacity addition and 67 GW of wind power capacity) by 2022, more than its 175 GW target as per the Paris Agreement. The government plans to establish renewable energy capacity of 523 GW (including 73 GW from Hydro) by 2030.

India had 95.7 GW of renewable energy capacity, and represents 25% of the overall installed power capacity, providing a great opportunity for the expansion of green data centres.

The country is targeting about 450 Gigawatt (GW) of installed renewable energy capacity by 2030 – about 280 GW (over 60%) is expected from solar.

With a potential capacity of 363 GW and with policies focused on the renewable energy sector, Northern India is expected to become the hub for renewable energy in India.

The Government is committed to increased use of clean energy sources and is already undertaking various large- scale sustainable power projects and promoting green energy heavily. In addition, renewable energy has the potential to create many employment opportunities at all levels, especially in rural areas. The Ministry of New and Renewable Energy (MNRE) has set an ambitious target to set up renewable energy capacities to the tune of 227 GW by 2022, of which about 114 GW is planned for solar, 67 GW for wind and other for hydro and bio among other. India's renewable energy sector is expected to attract investment worth US\$ 80 billion in the next four years. About 5,000 Compressed Biogas plants will be set up across India by 2023.

It is expected that by 2040, around 49% of the total electricity will be generated by renewable energy as more efficient batteries will be used to store electricity, which will further cut the solar energy cost by 66% as compared to the current cost. *Use of renewables in place of coal will save India Rs. 54,000 crore (US\$ 8.43 billion) annually3. Renewable energy will account for 55% of the total installed power capacity by 2030.





As per the Central Electricity Authority (CEA) estimates, by 2029-30, the share of renewable energy generation would increase from 18% to 44%, while that of thermal is expected to reduce from 78% to 52%.

According to the year-end review by the Ministry of New and Renewable Energy, another 49.59 GW of renewable energy capacity is under installation and an additional 27.41 GW of capacity has been tendered. This puts the total capacity of renewable energy projects (already commissioned or in the pipeline) at \sim 167 GW.

The Government of India wants to develop a 'green city' in every state of the country, powered by renewable energy. The 'green city' will mainstream environment-friendly power through solar rooftop systems on all its houses, solar parks on the city's outskirts, waste to energy plants and electric mobility-enabled public transport systems.

TELECOMMUNICATION SECTOR

The cables, cable assemblies, and connectors play a crucial role in the Telecommunication sector. The telecom cables are used to transmit electromagnetic waves/signals, electric signals, and light signals. These cables are used in the enterprise network equipment, subscriber equipment, wireline network equipment, and multiservice operator equipment. The telecommunication sector is creating an opportunity for the manufacturers to design a highly efficient standardized as well as customized cables and connectors.

The future of the telecom cable market looks promising with opportunities in the telecommunication infrastructure, CATV, data center, and computer networking markets. The global telecom cable market was expected to decline from 2020 due to global economic recession led by COVID-19. However, market will witness recovery in the year 2022 and it is expected to reach an estimated \$57.2 billion by 2025 with a CAGR of 4% to 6% from 2020 to 2025. The major growth drivers for this market are increasing demand for internet connectivity, increasing subscriber base, and growing investment in telecom infrastructure.

Within the telecom cable market, telecommunication will remain the largest application due to growing deployment of fiber optic cable for long range communication and digital transformation in the telecommunication industry. It is predictsed that CATV is expected to witness the highest growth during the forecast period supported by increasing demand for high definition video content and growth in smart devices.

Asia Pacific is expected to remain the largest region and witness the highest growth over the forecast period due to growing demand for cloud based technology with high connectivity speed and increasing investment in IT infrastructure.





ELECTRIC CARS

The production and sales of new vehicles had come to a halt across the globe as the entire supply chain had been disrupted during the initial outbreak of COVID-19. OEMs had to wait until lockdowns were lifted to resume production, which affected their businesses. Hence, vehicle manufacturers are expected to adjust production volumes. Also, component manufacturing was suspended, and small Tier II and Tier III manufacturers could have faced liquidity issues. The automotive industry is highly capital- intensive and relies on frequent financing to continue operations. Thus, the suspension of production during the outbreak and lower demand are expected to have an unprecedented impact on electric vehicle charging station manufacturers and suppliers.

Electric vehicle market however, has not been negatively affected due to COVID-19 as there was high growth in the sales of EVs during the pandemic. This led to a growing demand for EV charging cables around the world. However, in the first few months, the production of most companies was affected due to lockdowns and logistics problems. However, post lockdowns, the demand for EV charging cables surged as governments around the world increasingly encouraged changing to low emission fuel vehicles. Many countries also increased their EV charging stations and related infrastructure across their states. This led to a growing demand for EVs in the years to come.

An increase in the adoption and use of electric vehicles has accentuated the need for charging infrastructure and EV charging cables. Leading markets for electric vehicles such as China, the US, and Germany are investing significantly in electric vehicles and EV charging infrastructure along with research & development for faster and efficient charging methods. Significant investments by automakers are expected to cater to the rising demand for EVs and play a major role in the evolution of the electric vehicle charging cable market.

The rising demand for high-speed charging stations has compelled manufacturers of EV charging cables to develop advanced technology cables. Most of the DC charging stations operate on 400 V to 480 V and can charge up to about 50kW. Leading EV charging cable manufacturers have launched various new products to ease the charging process. Further advancements in EV charging cables are expected to act as an opportunity for the growth of the market.

FUTURE OUTLOOK & FRESH AVENUES

The existence of the following extremely strong demand drivers will ensure healthy growth for the sector over the next few years.

- 1. Investment in the Power Sector
- 2. Increasing focus on defence and aviation infrastructure.





- 3. Expansions in refinery and petrochemical project
- 4. Housing & Construction Boom
- 5. Boom in Railway sector, augmentation in capacities of Railway programs and Urban Transport/Rapid & Metros.
- 6. Enlarging the scope & adoption of the Smart City concept
- 7. Opening of fresh avenues in the export front
- 8. State Electricity Boards.

One of the Company's greatest strengths is the ability to customize products as per clients' requirements. The cable industry is expected to develop into a market to favour such players. Thus CMI possesses the first-mover advantage as they have already customized products successfully for clients.

Shelter of multiple product ranges is a special risk-mitigating feature protecting the company against any cyclicality or downturn of any one industry/ sector at any given point in time.

Approvals available with the company ensure an order book in the range of 300 – 500 crores at any given point of time and we still have adequate market credibility of execution. One of the Company's greatest strengths is its ability to customize products as per the client's requirements. The cable industry is expected to grow into a market to favour such players. Thus CMI possesses the first-mover advantage as they have already customized products successfully for clients such as the Indian Railways, Delhi Metro Rail Corp., ISRO, BHEL, NTPC, Ircon International Ltd., L&T, IOCL, EIL, Alstom T&D India Ltd., Vishakhapatnam Steel Plant, Numaligarh Refinery Limited, IOT Infrastructure& Energy Services Ltd., Satish Dhawan Space Research Centre, Siemens Information Processing Services Pvt. Ltd. Etc.

We have already established a presence in overseas markets and exports are executed to the clients spread in various countries such as Bhutan, Bangladesh, Dubai, Egypt, Germany, Kuwait, Malawi, Mauritius, Malaysia, Myanmar, Nepal, Nigeria, Qatar, Rwanda, Switzerland, Senegal, Singapore, Sharjah, Sri Lanka, United Kingdom, Uganda, Zambia, etc. There are a lot of scopes to spread geographically in the overseas trade. Our exploration has opened fresh avenues of contract manufacturing in the export market and an aggressive approach in this front may expand the clientele base extensively. The reason for increased focus on Exports is also based on the lucrative business model of advance payments and the shorter cycle of credit realization. Settling of deadly COVID waves has augmented space for restoration of the lost business with growth-oriented policies finding place worldwide for a well-shaped business environment insight.



PERFORMANCE OF THE COMPANY

FINANCIAL PERFORMANCE

- ✓ The company has closed at total revenue of Rs. 70.93 crores during FY ended March 31, 2022 as compared to Rs. 206.12 crores during the previous FY ended March 31, 2021.
- ✓ Business loss (before tax) of Rs.136.64 crores is posted for FY ended March 31, 2022 as against net profit of Rs. Rs.77.77 crores for FY ended March 31, 2021.
- ✓ Net loss of Rs. 142.90 crores is posted (after exceptional items of Rs. 44.78 crores) for FY ended March 31, 2022 as against net loss (after tax) of Rs. 194.60 crores for FY ended March 31, 2021.
- ✓ EPS of the company stood at (Rs.89.16) as at March 31, 2022 as compared to (Rs. 128.47) as at March 31, 2021.

FINANCIAL HIGHLIGHTS

(in Crores)

Particulars	2021-22	2020-21	2019-20
Revenue from Operations	67.75	201.70	498.29
PBT	-181.42	-218.21	10.33
EPS (Rs.)	-89.16	-128.47	2.46
PAT	142.90	-194.60	3.70
Net worth	(24.37)	117.12	306.62

OPERATIONAL PERFORMANCE

The operations during the FY 2021-22 were initially impacted by the continual spread of COVID – 19 pandemic which was at its peak for a major part of the year. Nationwide lockdowns and subsequent slowdown in the entire domestic and global economy caused massive disruptions in normal working for the business units posing consequential volatile economic scenario and depressed business environment. CMI was also under operational stress due to COVID induced restrictions imposed by the regulatory authorities from time to time. Entire non- essential services were placed out of operations during lock down period and the operations were allowed in a controlled manner post lock down to which CMI was also not an exception. Our core business segment with Railways was phenomenally affected as railways were also placed out of operations for a pretty long period. Execution of business with major clients in power sector, PSUs and other corporate bodies were also adversely affected.





In nut shell FY 22 was not an abnormally different year as compared to FY 21 and beyond any normal comparison. The management was hopeful of recovery with the turnaround of the infra sector which was under continuous thrust by the current govt. However the situations created by the outburst of pandemic derailed all the efforts. The low capacity utilization particularly at Baddi plant remained a cause of concern to the company and the expected growth could not be achieved from the above plant which was further adversely affected with the liquidity crunch arose due to COVID 19 when the activities in the plant were at take off stage.

Performance of the company could not be achieved on the expected lines which is purely circumstantial in nature. Q1 was literally washed out due to second wave of Covid 19. Though, business opportunities were available before us, we had to sacrifice losing of substantial business to the tune of over Rs. 400 crores owing to certain obvious and above stated constraints. CMI was further exposed to loss of substantial sales due to non-supply caused by procurement challenges faced by the company.

PROFITABILITY

Low sales performance led to inadequate profitability to meet the fixed and variable cost of the company ending up with genuine business loss of Rs. 136.64 crores in FY 21-22. Underutilisation of capacities and operational inefficiencies resulting in operational deficits at Baddi plant remained a cause of concern for achieving the required profitability.

Financial position has taken fresh load of Rs. 44.78 crores declared under exceptional items comprising of net profit or loss on sale of fixed assets, claims and liquidated damages, provision for doubtful debts, provision for decrease in value of inventory and disputed items now accounted. Total loss has thus increased to Rs. 181.42 crores which is significantly disproportionate to previous years due to the abnormalities occurred in FY 21-22 as explained above.

KEY FINANCIAL RATIOS

In accordance with the SEBI (Listing and Disclosure Requirements) (Amendment) Regulations, 2018, the Company is required to provide details of significant change (changes of 25% or more as compare to immediately preceding financial Year) in key sector specific ratios.





The Company has identified following ratios as key financial ratios:

Particulars		31.03.2021	31.03.2022	Change (%)	Reason of Change
Operating Profit / Net Sales (%)		-37.73	-192.65	154.92	Due to incurring of losses
Net Profit/ Net Sales (%)		-94.41	-201.47	107.06	Low sales performance was unable to generate required profitability to meet the fixed and variable cost of the company ending up with genuine business losses in FY 2021-22. The mounting financial costs of the company are also evident.
Return on Net Worth (%)		-156.22	843.79	-1000.01	Business Losses have caused dilution of TNW which in turn has also adversely effected return on Net Worth
Interest Coverage Ratio	Times	-4.5	-3.19	-1.31	Losses suffered in the FY has adversely impacted the repaying capacity depicted in lowering of DSCR.
Debt / Equity Ratio		0.51	-3.30	3.81	Owing to losses incurred in the company causing depletion of net worth
Current Ratio		0.94	0.51	0.43	Due to decrease in current assets higher than the change in current liabilities
Inventory Turno ver Ratio	Months	8.99	6.20	2.79	Due to sizeable decline in Revenue from operations vis a vis rate of decrease in average inventory





Inventory Turnov er Ratio	%	74.94	51.70	23.24	Due to sizeable decline in Revenue from operations vis a vis rate of decrease in average inventory
Debtors Turnover Ratio	Months	8.05	19.60	-11.55	Due to sharp decline in Revenue from operations without corresponding decrease in Trade Receivables
Debtors Turnover Ratio	%	67.08	163.32	-96.24	Due to sharp decline in Revenue from operations without corresponding decrease in Trade Receivables
Net profit margin	%	-94.41	-201.47	107.06	Due to incurring of losses

HUMAN RESOURCES

The Company's HR policies are developed proactively with the goal of producing a professional, skilled, and talented workforce. Employee-friendly policies emphasize recruiting and staffing; remuneration and benefits; training and skill development; and keeping personnel through suitable incentives. To boost employee morale and ensure high work productivity, the Company strives to build and maintain a safe, conducive, and engaging work environment. It has also developed a well-designed appraisal system to connect individual efforts with the Company's long-term strategy and growth objectives. The Company constantly performs several upgradation and development programs to improve its personnel's technical and management skill sets. This comprises, among other things, technical training programs in 360-degree machine guarding, cable production and design, machine SOPs, and material handling. Leadership/ team building, communication and negotiation, conflict management, and stress management are examples of behavioral training. It also provides a platform for employees of all levels to communicate and exchange information and ideas, helping to improve the Company's overall workforce competencies.

By Order of Board For CMI Limited Sd/-Amit Jain Chairman & Managing Director



DIRECTORS' REPORT

To the Members, CMI Limited

The Board of Directors present the Fifty Fifth Board's Report of the CMI Limited "(the Company"), along with the financial statements for the financial year ended 31st March, 2022.

1. FINANCIAL SUMMARY

The financial summary and performance highlights of the Company, for the financial year 2021-22 are provided below:

(Amount Rs. in Lakhs)

Particulars	Financial year		
	2021-22	2020-21	
Total revenue	7,092.63	20,612.09	
Less: Total Expenditure excluding Depreciation	19,712.04	27,201.23	
Profit before Depreciation and Tax	(12,619.41)	(6,589.14)	
Less: Depreciation	1,044.51	1,187.52	
Add: Exceptional items	(4,477.83)	(14,044.15)	
Profit Before Tax	(18,141.75)	(21,820.80)	
Less: Current Tax	-	-	
Deferred Tax	(3,852.02)	(2,360.50)	
Net Profit after Tax	(14,289.72)	(19,460.31)	

Previous year's figures have been regrouped/rearranged wherever considered necessary.

2. FINANCIAL AND OPERATIONAL PERFORMANCE

During the financial year under review, your Company's revenue from operations was Rs. 7,092.63 Lakhs. Further, in the Financial Year ended 31st March, 2022, the Profit/(Loss) before tax (PBT) was Rs. -18,141.75 Lakhs as against profit of Rs. -21,820.80 in the previous year and Profit/(Loss) after tax (PAT) was Rs. -14,289.72 Lakhs against -19,460.31 Lakhs in the previous financial year.

The Company has adopted adequate cost control measures throughout the year, and has been aggressive in its quest for new business. This helped to deliver a decent revenue growth. Your





Company continues to focus on production of quality cables to broaden its customer base and to set a benchmark in the competitive market. With stable government at centre, the long term outlook of cable industry is expected to be favorable, driven by Power Sector Reforms, Modernization of Railways, new Metro Railways and other Infrastructures Developmental Projects.

Economic environment continues to remain uncertain and challenging owing to Covid and partial lockdowns across the country. However, we as an organization remain vigilant to the ground developments with confidence and optimism to manage emerging scenarios.

3. MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT AND DETAILS OF SIGNIFICANT AND MATERIAL GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

No material changes and commitments affecting the financial position of the company occurred between the end of financial year of your Company and the date of Director's Report.

4. SHARE CAPITAL

As on 31st March, 2022, Authorised share capital of the Company is Rs. 175,00,00,000/-(One Hundred and Seventy Five Crores) and Paid up share Capital of the Company is Rs. 16,02,74,570/- (Rupees Sixteen Crores Two lakhs Seventy Four Thousand Five hundred and Seventy Only) divided into 1,60,27,457 (One Crore Sixty Lakh Twenty Seven Thousand Four Hundred Fifty Seven) equity shares of Rs. 10/- (Rupees Ten) each.

5. CREDIT RATING

For the Financial Year 2021-22, no credit ratings have been obtained from the Rating Agencies.

6. DIVIDEND AND RESERVES/OTHER EQUITY

In view of the financial performance and losses during the year under review, the Board of Directors has not recommended any dividend for the financial year under review. As the Company has incurred losses during the year, other equity of the Company as on 31st March, 2022 stands at Rs (3,296.59) lakhs.

7. PUBLIC DEPOSITS

The Company has not accepted or renewed any fixed deposits during the period under review. It has not accepted any deposits from the public within the meaning of the provisions of





Section 73 of the Companies Act, 2013 and Rules made thereunder. Therefore, it is not required to furnish information in respect of outstanding deposits under non-banking, non-financial Companies (Reserve Bank) Directions, 1966 and Companies (Accounts) Rules, 2014.

8. SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES

As on 31st March, 2022, the Company do not have any Associate or Subsidiary Company. Therefore, disclosure in Form AOC-1 in terms of Section 129(3) of the Act is not required.

9. INTERNAL FINANCIAL CONTROLS

The Board / Management believes that based on the knowledge/ information gained by them about affairs of the Company from records, the Company has effective internal financial control systems and policies and such controls are operating effectively.

The internal control systems include documented policies, checks and balances, guidelines and procedures, that are supplemented by robust internal audit processes and monitored continuously through periodical reviews by management to provide reasonable assurance that all assets are safeguarded; and all transactions entered into by company are authorized, recorded and reported properly.

The Board/Management is in the process reviewing the internal controls framework of the Company with an objective to have a robust internal control framework commensurate with the size, scale and nature of business of the company.

Pursuant to provisions of Section 138 and other applicable provisions, if any, read with rule 13 of the Companies (Accounts) Rules ,2014, of the Companies Act,2013, the board of directors in their meeting held on 30th May, 2022, on the recommendation of the Audit Committee of the Company, appointed M/s. Priyanka Singh and Associates as the Internal Auditor of the Company to conduct internal audit of the records of the Company for the financial year ended on 31st March, 2022 at a remuneration to be fixed by the Board. The Report submitted by the Internal Auditor has been reviewed by the Audit Committee from time to time.

10. DIRECTORS AND KEY MANAGERIAL PERSONNEL (KMP)

As on 31st March, 2022, the Company has 6 Directors with an Executive Chairman, which includes 1 Executive Directors, 3 Non-executive Independent Directors inclusive of 1 Woman Director and 2 Non-executive Non-Independent Director.



Change in Directorship:

During the year under review, following are the changes in the composition of Board of Directors of the Company:

S. No.	Name of Director	DIN	Designation	Date of Appointment	Date of Cessation
1	Mr. Amit Jain	00041300	Chairman Cum Managing Director	01-10-2002	-
	Mr. Pyare Lal Khanna	02237272	Non-Executive Non- Independent Director	30-12-2020	-
3	Mr. Manoj Bishan Mittal	00282676	Non-Executive Independent Director	29-07-2016	03-12-2021
4	Ms. Charu Jain	03457247	Non-Executive Independent Director	28-05-2019	-
5	Mr. Kunal Singhal	08140142	Non-Executive Non- Independent Director	31-03-2020	-
6	Mr. Servagaya Jain	00862686	Non-Executive Independent Director	26-08-2020	-
7	Mr. Vikash Sharma	05192303	Non-Executive Independent Director	31-12-2021	

Mr. Manoj Bishan Mittal, Non-Executive Independent Director resigned from the directorship of the Company w.e.f. 03rd December, 2021.

Further, the Board of Directors on recommendation of the Nomination and Remuneration Committee appointed Mr. Vikash Sharma as an additional director in the category of Non-Executive Independent Director in accordance with Section 149 of the Act, with effect from 31st December, 2021. In terms of Section 161 of the Act, Mr. Vikash Sharma holds office up to the date of ensuing Annual General Meeting. The Nomination & Remuneration Committee of the Board hereby recommends the resolution in relation to appointment of Mr. Vikash Sharma as a Non-executive Independent Director for the approval by the members of the Company. Brief profile of Mr. Vikash Sharma has been given in the Notice convening the Annual General Meeting.

The Company has received declaration from the Independent Directors that they meet the criteria of independence as prescribed u/s 149(6) of the Companies Act, 2013. In the opinion of the Board, they fulfill the condition for appointment/ re- appointment as Independent Directors on the Board. Further, in the opinion of the Board, the Independent Directors also possess the attributes of integrity, expertise and experience as required to be disclosed under Rule 8(5) (iiia) of the Companies (Accounts) Rules, 2014.



In accordance with the provisions of Section 152 of the Act and the Company's Articles of Association, Mr. Pyare Lal Khanna, Non- Executive, Non-Independent Director retires by rotation at the forthcoming Annual General Meeting and, being eligible offers himself for reappointment. The Board and Nomination & Remuneration Committee recommend his reappointment for the consideration of the Members of the Company at the forthcoming Annual General Meeting.

Further, the members of the Company, at their 54th Annual General Meeting ("AGM") of the Company held on 30th September, 2021, had granted approval for appointment of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-executive Non-Independent Director of the Company effective from 30th December, 2020, liable to retire by rotation.

In terms of the provisions of Regulation 17(1A) of the SEBI Listing Regulations the Company is required to obtain approval of members for continuing the directorship of any Non-executive Director, who has attained the age of seventy five (75) years by passing a Special Resolution.

The Nomination & Remuneration Committee and the Board of the Company is of the opinion that Mr. Pyare Lal Khanna (holding DIN: 02237272) has been an integral part of the Board and has provided valuable insights to the Company and his continuation as Director will be in the interest of the Company notwithstanding his completion of seventy five (75) years of age. The Nomination & Remuneration Committee and the Board of Directors of the Company have recommended the continuation of Mr. Pyare Lal Khanna (holding DIN: 02237272) as a Non-executive Non-Independent Director of the Company, considering his rich experience, expertise and valuable contribution made to the Board of the Company at the forthcoming Annual General Meeting.

Directors liable to retire by rotation

Mr. Pyare Lal Khanna is liable to retire by rotation at the ensuing Annual General Meeting and, being eligible, offers himself for reappointment.

None of the Directors are disqualified under the provisions of the Companies Act, 2013.

Key Managerial Personnel

During the year under review, in terms of the provisions of Section 2(51) and 203 of the Companies Act, 2013, the Key Managerial Personnel (KMP) of the Company were as under: -

- i. Mr. Amit Jain Chairman cum Managing Director
- ii. Mr. Subodh Kumar– Company Secretary
- iii. Mr. Raj Kumar Chief Financial Officer



Changes in Key Managerial Personnel

During the year under review, there is no change in the Key Managerial Personnel (KMP) of the Company in terms of the provisions of Section 2(51) and 203 of the Companies Act, 2013.

However, Mr. Subodh Kumar resigned from the designation of Company Secretary w.e.f. 21.04.2022 and was re-appointed as Company Secretary of the Company w.e.f. 30.05.2022.

11. DIRECTOR'S RESPONSIBILITY STATEMENT

Pursuant to Sub-section (5) of Section 134 of the Companies Act, 2013 with respect to the Director's Responsibility Statement, it is here by confirmed that:

- i. In the preparation of the Annual Accounts for the year ended 31st March, 2022 the applicable accounting standards read with requirements set out under Schedule III of the Act have been followed and no material departures have been made from the same;
- ii. Appropriate Accounting Policies have been selected and applied consistently and have 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 as at 31st March, 2022 and of the profit of the Company for that year ended on that date except to the extent mentioned in notes to accounts;
- iii. Proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities
- iv. The Annual Accounts have been prepared on a going concern basis.
- v. The internal financial controls to be followed by the Company had been laid down and that such internal financial controls are adequate and were operating effectively;
- vi. The proper systems had been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

12. BOARD PERORMANCE EVALUATION

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and other individual Directors which include criteria for performance evaluation of the Non-Executive Directors and Executive Directors.

Pursuant to the provisions of the Act, the Board has carried out an annual evaluation of its own performance, the individual Directors (including the Chairman) as well as an evaluation of the working of all Board Committees. The Board of Directors was assisted by the Nomination and Remuneration Committee. Some of the performance indicators based on which evaluation takes place are experience, expertise, knowledge and skills required for





achieving strategy and for implementation of best governance practices which ultimately contributes to the growth of the Company in compliances with all policies of the Company.

13. NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

During the year under review, 8 (Eight) Board Meetings were duly convened and held. The details of the number of meetings of the Board held during the Financial Year 2021-22 forms part of the Corporate Governance Report.

14. COMMITTEES OF THE BOARD

The Board of Directors has the following Committees:

- i. Audit Committee
- ii. Nomination and Remuneration Committee
- iii. Stakeholders' Relationship Committee
- iv. Corporate Social Responsibility Committee.

The details of the Committees along with their composition, number of meetings, terms of reference and attendance of members at the meetings are provided in the Corporate Governance Report which forms part of this Annual Report. Further, during the year review, the board has accepted all the recommendations of the Audit Committee.

15. STATEMENT ON DECLARATION BY INDEPENDENT DIRECTORS

Your Company has received the necessary declaration from each Independent Director that he/she meets the criteria of Independence as laid out in Section 149(6) of the Companies Act, 2013 read with the Schedules, rules made thereunder and Regulation 25 of SEBI Listing Regulations, 2015.

16. NOMINATION AND REMUNERATION POLICY

The Board of Directors has framed a policy which lays down a framework in relation to remuneration of Directors, Key Managerial Personnel and Senior Management of the Company.

The Policy broadly lays down the guiding principles, philosophy and the basis for payment of remuneration to Executive and Non-executive Directors (by way of sitting fees and commission), Key Managerial Personnel, Senior Management and other employees. The policy also provides the criteria for determining qualifications, positive attributes and Independence of Director and criteria for appointment of Key Managerial Personnel / Senior Management and performance evaluation which are considered by the Nomination and Remuneration Committee and the Board of Directors while making selection of the candidates. The above





policy has been posted on the website of the Company at https://cmilimited.in/img/pdf/Nomination%20and%20Remuneration%20Policy-new-2021.pdf.

17. VIGIL MECHANISM Cum WHISTLE BLOWER POLICY

The Company has a vigil mechanism named Vigil Mechanism Cum Whistle Blower Policy, framed by Board of the Company, to deal with instances of fraud and mismanagement, if any. Details of the same are given in the Corporate Governance Report. No employee has been denied to have access to the Chairman of the Audit Committee/Management.

The same has also been displayed on the website of the Company viz: - https://cmilimited.in/img/pdf/Whistle%20Blower%20Policy-2022.pdf.

18. RELATED PARTY TRANSACTIONS

All transactions entered with Related Parties for the year under review were on arm's length basis and thus a disclosure in Form AOC-2 in terms of Section 134 of the Act is not required. Further, there are no material related party transactions during the year under review as defined under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and adopted by the Board of Directors in the Related Party Transactions Policy of the Company. All related party transactions are mentioned in the notes to the accounts. The Company has developed a framework through Standard Operating Procedures for the purpose of identification and monitoring of such Related Party Transactions.

All Related Party Transactions are placed before the Audit Committee for approval. Omnibus approval was obtained on a yearly basis for transactions which are of repetitive nature. Transactions entered into pursuant to omnibus approval are verified and details of all Related Party Transactions are placed before the Audit Committee and the Board for review and approval on a quarterly basis.

The Policy on Related Party Transactions as approved by the Board of Directors has been uploaded on the website of the Company and can be seen at the link https://cmilimited.in/img/pdf/Policy on Related Party Transactions-new-2021.pdf. None of the Directors has any pecuniary relationship or transactions vis-à-vis the Company except transactions approved by Audit Committee and Board.

19. CORPORATE SOCIAL RESPONSIBILITY

In compliance with Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014, as amended, the Board of the Company has formed Corporate Social Responsibility ("CSR") Committee. Details of CSR Committee along with their composition, number of meetings, terms of reference and attendance of members at the



meetings are provided in the Corporate Governance Report. The policy on CSR as approved by the erstwhile Board of Directors is also uploaded on the website of the Company i.e. https://cmilimited.in/img/pdf/Corporate%20Social%20Responsibility%20Policy.pdf.

Pursuant to Section 135 of the Companies Act, 2013 read with CSR policy of the Company, it is required to spend two percent of the average net profit of the Company for three immediately preceding financial years. Annual Report on CSR activities as required under the Companies (Corporate Social Responsibility Policy) Rules, 2014, as amended, have been annexed as **Annexure -1** and forms integral part of this Report.

20. AUDITORS

a) Statutory Auditor and Auditor's Report

M/s. Krishna Neeraj & Associates, Chartered Accountants, Firm Registration No. 023233N was re-appointed as the Statutory Auditors of the Company at the 54th Annual General Meeting ('AGM') held on September 30, 2021 for a second term of 5 years and they hold office upto the conclusion of the 59th Annual General Meeting of the Company.

There is no audit qualification, reservation or adverse remark for the year under review. Remaining disclosures are self-explanatory.

b) Secretarial Auditor and secretarial Auditor Report

Pursuant to provision of Section 204 of the Companies Act, 2013, and Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 the Board of Directors has appointed M/s Pooja Anand & Associates, Practicing Company Secretaries for conducting Secretarial Audit of the Company for the financial year 2021-22

The Secretarial Audit Report for FY 2020-21 as submitted by Secretarial Auditor in Form MR-3 is annexed as **Annexure-2**.

There is no secretarial audit qualification for the year under review except:

1. During the year under review, the company has delayed in the submission of the Audited financial results/ statements for the Quarter and Year ended on 31st March, 2021 to the Stock Exchange as required under Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In this regard, National Stock Exchange Limited (NSE) and BSE Limited (BSE) had sent a notice to the Company via, Notices no. NSE/LIST-SOP/COMB/FINE/0819 and SOP-C Review-July 2021 (Reg33 respectively, both dated 29.07.2021 for fine amounting to





Rs.1,71,100/- (Rupees One lac seventy one thousand one hundred only) each, including GST, for delay in submission of Financial Results for the quarter and year ended 31st March, 2021)

Board's Comment:

In this regard, the Company wishes to inform you that delay in submission of financial results was due to the Covid wave that has hit the office adversely and the complete accounts department was under isolation due to $1/3^{rd}$ Covid positive results in the mid of May, 2021, and June, 2021 and were under recovery phase during the month of July, 202. The imposed fine amounting to Rs.1,71,100/- (Rupees One lac seventy one thousand one hundred only) from each Stock Exchanges have been waived upon application submitted by the Company.

 During the year under review, the company's website has not been updated as required under Regulation 46 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 and rules made thereunder.

Board's Comment:

In this regard, the Company wishes to inform you that the necessary updation in respect to the above observation have been made by the Company.

3. During the year under review, the company has delayed in the filing of the Certificate from practicing company secretary to Stock Exchange as required under Regulation 40(9) for the year ended 31st March, 2021 under of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Board's Comment:

In this regard, the Company wishes to inform you that the delay was due to inadvertent error and the Company shall take all necessary steps to avoid such kind of delay in future compliances.

c) Cost Auditor

In terms of Section 148 of the Act, the Company is required to maintain cost records and have the audit of its cost records conducted by a cost accountant. Cost records are made and maintained by the Company as required under Section 148(1) of the Act. The Board of Directors at its meeting held 30th June, 2021 appointed M/s Ajay Kumar Singh & Co (Firm Registration Number 000386), Cost Auditors to conduct the Cost Audit for the Financial Year 2021-22.





For the financial year ending 31st March, 2023, the Board of Directors of the Company has, on the recommendation of the Audit Committee, approved the appointment of M/s Ajay Kumar Singh & Co as the cost auditors of the Company. M/s Ajay Kumar Singh & Co, Cost Accountants have vast experience in the field of cost audit.

In accordance with the provisions of Section 148(3) of the Act read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the cost auditors as recommended by the Audit Committee and approved by the Board has to be ratified by the members of the Company.

Accordingly, an appropriate resolution for the proposed remuneration of Rs. 50,000 per annum plus applicable taxes and out-of-pocket expenses payable to the cost auditors for the Financial Year ending 31st March, 2023, forms part of the notice of ensuing Annual General Meeting for ratification.

21. OTHER INFORMATION

a) Details in respect of frauds reported by Auditors other than those which are reportable to the Central Government.

The Statutory Auditors, Secretarial Auditors, Cost Auditors or Internal Auditors of the Company have not reported any frauds to the Audit Committee or to the Board of Directors under Section 143(12) of the Companies Act, 2013, including rules made thereunder.

b) Stock Options Scheme

The Company does not have any Scheme of Stock Option for its employees, Directors etc.

c) Disclosure under Section 43(a)(iii) and Section 54(1) (d) of the Companies Act, 2013

During the year under review, the Company has not issued any shares with differential voting rights and sweat equity shares and hence, no information as required under Section 43(a)(iii) & Section 54(1)(d) of the Companies Act, 2013 read with applicable rules is required to be disclosed.

d) Risk Management

The Board/ management is continuingly reviewing the Risk management framework of the Company. The Company regularly put in place a suitable enterprise risk management framework for identifying and evaluating risks and opportunities that may have bearing on the organization. The Company recognizes that these risks need to be managed and mitigated to protect the shareholders and other stakeholder's interest.



e) Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and outgo

In accordance with Section 134(3)(m) of the Companies Act, 2013, read with the Rule 8(3) of the Companies (Accounts) Rules, 2014, as amended, the information on conservation of energy, technology absorption and foreign exchange earnings and outgo are annexed as **Annexure - 3** hereto and forms an integral part of this Report.

f) Particulars of Employees and Related Disclosures

Disclosures pertaining to remuneration and other details of the employees as required under Section 197(12) of the Companies Act 2013, read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, as amended, are annexed to this report as **Annexure -4.**

g) Extract of Annual Return

Pursuant to Section 92(3) and Section 134(3)(a) of the Companies Act, 2013, the Company has placed a copy of the Annual Return as at 31st March, 2022 on its website at https://cmilimited.in/investors/extract-of-annual-report. By virtue of amendment to Section 92(3) of the Companies Act, 2013, the Company is not required to provide extract of Annual Return (Form MGT-9) as part of the Board's report.

h) Management Discussion & Analysis Report

The Management Discussion and Analysis Report on the operations of the Company, as required under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "Listing Regulations") is provided in a separate section and forms an integral part of the Annual Report.

i) Particulars of Loans, Guarantees or Investments under Section 186

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the note no 9 & 10 to the Financial Statements.

j) Corporate Governance Report

The Company has complied with requirements of Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. A report on the Corporate Governance practices followed by the Company, together with a certificate from the Practicing Company Secretary regarding compliance is given as an **Annexure-5** to this report.



k) Cost Records

As per the requirement of Central Government and pursuant to provisions of Section 148 of the Companies Act, 2013 read with Companies (Audit and Auditors) Rules, 2014 as amended from time to time, audit of cost records of the Company is being carried out. The Board of Directors, on recommendation of Audit Committee, has appointed M/s Ajay Kumar Singh & Co., Cost Accountants, as Cost Auditor to audit the cost records and accounts relating to cable manufacturing for the financial year ending 31st March, 2023. As per the requirement of the aforesaid section, a resolution ratifying remuneration payable to Cost Auditors forms part of the Notice convening the 55th Annual General Meeting.

Your Company has maintained cost records and accounts as per Section 148 (1) of the Companies Act, 2013. Further, the Cost Audit Report along with annexure for FY 2020-21 was approved by board of Directors on 14th November, 2021.

I) Disclosure under the Sexual Harassment of Women at Work Place (Prevention, Prohibition and Redressal) Act, 2013.

The Company has laid down Anti Sexual Harassment policy on Gender Equality, Gender Protection, Prevention of Redressal System in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, Apprenticeship) are covered under this policy. The following is a summary of sexual harassment complaints received and disposed of during the year under review-

No. of complaints received: Nil

No. of complaints disposed of: NA

No. of Complaints at the end: NIL

m) Secretarial Standards

The Company has in place proper systems to ensure compliance with the provisions of the applicable secretarial standards issued by the Institute of Company Secretaries of India and such systems are adequate and operating effectively.



22. CAUTIONARY NOTE

Certain Statements in the 'Management Discussion and Analysis' section may be forward-looking and are stated as required by applicable laws and regulations. Many factors may affect the actual results, which would be different from what the Directors envisage in terms of the future performance and outlook. Investors are cautioned that this discussion contains forward looking Statement that involve risks and uncertainties including, but not limited to, risks inherent in the Company's growth strategy, dependence on certain businesses, dependence on availability of qualified and trained manpower and other factors discussed. The discussion and analysis should be read in conjunction with the Company's financial statements and notes on accounts.

23. OTHER DISCLOSURES

- During the financial year 2021-22, the Company has not made any application and no such proceeding is pending under the Insolvency and Bankruptcy code, 2016.
- There were no instances where the Company required the valuation for one time settlement or while taking the loan from the Banks or Financial institutions.
- > The Company has not issued shares with differential voting rights and sweat equity shares during the year under review.

24. ACKNOWLEDGEMENT

The Directors wish to place on record their gratitude to the Authorities, Banks, Business Associates and Shareholders for their unstinted support, assistance and co-operation. The Directors place on record their deep appreciation to employees at all levels for their hard work, dedication and commitment.

By order of the board For **CMI Limited**

Sd/-

(Amit Jain)

Chairman cum Managing Director

DIN: 00041300

Place: New Delhi Date: 31st August, 2022



ANNEXURE-1 ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY ("CSR") ACTIVITIES

 A brief outline of the company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs-

In pursuance of Section 135 read with Companies (Corporate Social Responsibility Policy) Rules, 2014 and Schedule VII of the Companies Act, 2013, the Company framed CSR policy as a part of good Corporate philanthropy, which extends demonstrating care for the community through its focus on education & skill development, health & wellness and environmental sustainability including biodiversity, energy & water conservation.

The Company diligently volunteers and undertakes the objective as per the policy with the view of providing support to the marginalized cross section of the society through facilitation of opportunities carving the path for improved quality of life.

The detailed CSR Policy is available on the website of the Company i.e. at https://cmilimited.in/img/pdf/Corporate%20Social%20Responsibility%20Policy.pdf

2. The Composition of the CSR Committee

The CSR committee is formed in accordance with the provisions of Section 135 read with Companies (Corporate Social Responsibility Policy) Rules, 2014 and accordingly its constitution comprises of following eminent and professional members who conceptualizes, structures, directs the implementation of CSR activities.

As on 31st March, 2022, Composition of CSR committee includes as under:

S. No.	Name of Director	Designation / Nature of Directorship	Number of meetings of CSR Committee held during the year	
1	Mr. Kunal Singhal*	Non- Executive Non-	1	1
	Chairman	Independent Director		
2	Mr. Pyare Lal	Non- Executive	1	1
	Khanna Member	Non-Independent Director		
3	3 Ms. Charu Jain Non- Executive Inde		1	1
	Member	Director		

Mr. Manoj Bishan Mittal resigned from the directorship of the Company on 03.12.2021. CSR committee of the board was reconstituted on 31.12.2021. Mr. Kunal Singhal was appointed as Chairman of CSR Committee w.e.f. 31.12.2021.



- 3. The web-link where Composition of CSR committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company https://cmilimited.in/img/pdf/Corporate%20Social%20Responsibility%20Policy.pdf
- 4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social responsibility Policy) Rules, 2014, if applicable (attach the report). : Not Applicable for the financial year under review.
- 5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any:

Sl. No.	Financial Year	Amount available for set-off from preceding financial years (in Rs)	Amount required to be setoff for the financial year, if any (in Rs)
N. A.	N. A.	N. A.	N. A.

6. Average net profit of the company as per section 135(5).:

(Rs. In Lakhs)

	F.Y. 2018-19	F.Y. 2019-	F.Y. 2020-
Net Profit as per section 198 of the Companies Act,	4146.52	1058.34	-7776.66
Average Net Profit		-857.26	

- **7.** A. Two percent of average net profit of the company as per section 135(5): (17.15)
 - B. Surplus arising out of the CSR projects or programmes or activities of the previous financial years. : NIL C. Amount required to be set off for the financial year, if any: NIL Total CSR obligation for the financial year (7a+7b-7c) : NIL
- **8.** (a) CSR amount spent or unspent for the financial year:

Total Amount Spent for the Financial Year (in Rs.)	Amount Unspent (in Rs.)							
	Total Amount to Unspent CSR A section	account as per	Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5)					
	Amount	Date of transfer	Name of the Fund	Amount	Date of transfer			
NIL	NIL	NIL	NIL	NIL	NIL			





(b) Details of CSR amount spent against ongoing projects for the financial year:

Name of the Project	Item from the list of activities in Schedule VII to the Act	area				allocated for the	spent in the	transferred to Unspent CSR Account	ntation -	Impleme – Thr Implem	entation ough nenting
			State	District			(in Rs.)	per Section 135(6) (in Rs.)		Name	CSR Regist ration numb
NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA

(c) Details of CSR amount spent against other than ongoing projects for the financial year:

S. No.	Name of the Project	Item from the list of activities in Schedule	e list of area project t spent Implement Implement in project Direct Inchedule tivities (Yes/No)						project t spent Implement for the ation – project Direct		Imple 1 Imp	Mode of ementation - Through Dementing Agency
		VII to the Act		State	District			Name	CSR Registration number			
1	NA	NA	NA	١	NA .	NA	NA	NA	NA			

- (d) Amount spent in Administrative Overheads: NA
- (e) Amount spent on Impact Assessment, if applicable: NA
- (f) Total amount spent for the Financial Year (8b+8c+8d+8e): NIL
- (g) Excess amount for set off, if any

S. No.	Particular	Amount (in Rs.)
1	Two percent of average net profit of the company as per section 135(5)	
2	Total amount spent for the Financial Year	
3	Excess amount spent for the financial year [(ii)-(i)]	N.A.
4	Surplus arising out of the CSR projects or programmes or	
	activities of the previous financial years, if any	
5	Amount available for set off in succeeding financial years [(iii)-(iv)]	



9. (a) Details of Unspent CSR amount for the preceding three financial years:

SI.	Preceeding	Amount transferred to Unspent CSR	Amount spent in the	Schedule \	sferred to a ified under VII as per se (6), if any.		Amount remaining to
No.	Financial Year	Account under section 135 (6) (in Rs.)	Reporting Financial Year (in Rs.)	Name of the Fund	Amount (in Rs).	Date of transfer	be spent in succeeding financial years. (in Rs.)
NIL	NIL	NIL	NIL	NIL	NI	N	NIL

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

	oject ID	Name of the Project	Financial Year in which the project was commenced	Project duration	Total amount Allocated for the project (in Rs.)	Amount spent on the project in the reporting Financial Year (in Rs)	at the end of reporting Financial Year. (in Rs.)	Status of the project - Completed / Ongoing
١	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL

- 10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year (asset-wise details).
 - Date of creation or acquisition of the capital asset(s). Not Applicable
 - Amount of CSR spent for creation or acquisition of capital asset. Not Applicable
 - Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc. Not Applicable
 - Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset). Not Applicable

11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5). Not Applicable

profit as per section 135(5). Not Applicable

New Delhi Sd/Date: 31St August, 2022 (Amit Jain)

(Amit Jain) (Amit Jain)
Chairman cum Managing
Chairman cum Managing
Director

Director DIN: 00041300 DIN: 00041300

By order of the board For CMI Limited

Sd/-





ANNEXURE -2 Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2022 [Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

To,

The Members,

CMI LIMITED

PD-II, Jhilmil Metro Station,

Jhilmil Industrial Area,

Delhi -110095

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **CMI Limited** (hereinafter called the Company/ CMI) CIN L74899DL1967PLC018031 having its registered office at PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the CMI Limited's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2022, complied with the statutory provisions listed hereunder, subject to comments and remarks by statutory auditor in their audit report. and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by CMI Limited ("the Company") for the financial year ended on 31st March, 2022 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made thereunder including amendments thereof;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder, as applicable;





- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a) Securities and Exchange Board of India (Listing Obligations And Disclosure Requirements) Regulations, 2015;
 - b) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
 - c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the Company during the Audit Period);
 - e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (up to August 12, 2021) and Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2021) w.e.f August 2013, 2021); (Not applicable to the Company during the Audit Period);
 - f) Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993;
 - g) Securities and Exchange Board Of India (Prohibition of Insider Trading) Regulations, 2015;
 - h) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Period);
 - i) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not applicable to the Company during the Audit Period);
 - j) Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021;(Not applicable to the Company during the Audit Period)
 - k) Securities and Exchange Board of India(Issue and Listing of Non-Convertible Securities) Regulations, 2021 (Not applicable to the Company during the Audit Period);





We have also examined compliance with the applicable clauses of the Secretarial Standards issued by The Institute of Company Secretaries of India.

During the year under review the Company has complied with provision of the Act, Rules, Regulations, Guidelines, Standard, etc. mentioned above subject to the following observations:

- 1. During the year under review, the company has delayed in the submission of the Audited financial results/ statements for the Quarter and Year ended on 31st March, 2021 to the Stock Exchange as required under Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
 - In this regard, National Stock Exchange Limited (NSE) and BSE Limited (BSE) had sent a notice to the Company via, Notices no. NSE/LIST-SOP/COMB/FINE/0819 and SOP-C Review-July 2021 (Reg33 respectively, both dated 29.07.2021 for fine amounting to Rs.1,71,100/- (Rupees One lac seventy one thousand one hundred only) each, including GST, for delay in submission of Financial Results for the quarter and year ended 31st March, 2021& 24A),
- During the year under review, the company's website has not been updated as required under Regulation 46 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Companies Act, 2013 and rules made thereunder.
- 3. During the year under review, the company has delayed in the filing of the Certificate from practicing company secretary to Stock Exchange as required under Regulation 40(9) for the year ended 31st March, 2021 under of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Further, during the year under review, pursuant to the process for considering the Restructuring Plan of the Company, which is pending with lenders for approval, Canara Bank as Lead Bank to the Consortium has initiated the Forensic Audit and TEV of the Company.

We further Report that

The Board of Directors of the Company is duly constituted with the proper balance of Executive Directors, Non-Executive Directors and Independent Directors along with the woman director during the financial year ended 31.03.2022. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

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





All the decision at the Board and Committee Meetings are carried unanimously and recorded as minutes of respective meeting.

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

For Pooja Anand & Associates Company Secretaries

Mukul Tyagi

Company Secretary

M. No.: F9973 CP No.: 16631

CI 140.. 10053

UDIN: F009973D000871339

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

Date:30/08/2022

Place: New Delhi





Annexure- A

To,

The Members,

CMI LIMITED

PD-II, Jhilmil Metro Station,
Jhilmil Industrial Area,
Delhi -110095

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

- 1. Maintenance of books, secretarial and financial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company. Further, we have not examined compliance by the Company in respect of applicable financial and taxation laws since the same have been subject to review by Internal Audit, statutory audit and other designated professionals as may be prescribed.
- 4. Wherever required, we have obtained the Management's representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. Our examination was limited to the verification of the procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

For Pooja Anand & Associates Company Secretaries Firm Registration No. P2003DE054000

PR No.: 1391/2021

Date: 30/08/2022 Place: New Delhi

Sd/-Mukul Tyagi Partner

M. No.: F9973 CP No.: 16631

UDIN: F009973D000871339



ANNEXURE-3

PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO AS REQUIRED UNDER COMPANIES (ACCOUNTS) RULES, 2014

The information under Section 134(3)(m) of the Companies Act, 2013 read with Rule 8 (3) of the Companies (Accounts) Rules, 2014 for the year ended 31st March, 2022 is given below and forms part of the Directors' Report.

A. Conservation of Energy:

a. Energy conservation measures/steps taken:--

A number of energy conservation techniques were initiated and successfully implemented which helped in improving efficiency levels.

Some of the key initiatives were as follows:-

In the existing manufacturing units the Company continued various initiatives to conserve/reduce environmental impact, by adapting to green manufacturing and concept of "Reduce, Reuse and Recycle" viz.

- Efficient Maintenance and daily monitoring of Capacitor Bank for improvement of Power Factor.
- Replacing energy inefficient equipments with new technologies which are efficient with AC Drives.
- b. The capital investment on energy conservation equipments or any other Additional investments and proposals, if any, being implemented for reduction of consumption of energy:-

No material capital investment on energy conservation equipments or any other investment was made for reduction of consumption of energy during the Financial Year and no separate records were kept for costs incurred on proper maintenance of all machineries and Equipments.

c. Impact of measures on (a) and (b) above for reduction of energy consumption and consequent impact on the cost of production of goods:-

The energy conservation measures maintained during the year have resulted into yearly saving and thereby lowered the cost of production by equivalent amount. These measures have also led to better pollution control, reduced maintenance time and cost, improved hygienic condition and consistency in quality and improved productivity.



B. Technology Absorption, Adaptation & Innovation

- i. Efforts, in brief, made towards technology absorption, adoption and innovation Energy Conservation, up gradation in manufacturing and Efficiency improvement
 - Use of energy efficient LED and CFL lamps in whole plant
 - Recycling the vacuum Pump cooling water for environment saving.
 - Company now updated with the manufacturing of all types of cables
 - New and upgraded technology has been followed for energy conservation.

ii. Benefits derived as a result of the above efforts

- Reduction in power usage and thereby reducing cost of production.
- Environmental saving.
- Improved efficiency and productivity.
- Cost and time saving.

C. Research and Development

Specific areas in which R&D carried out by the Company	Product Development and process improvement				
Benefits derived as a result of the above R&D	The company can manufacture all types of cables in the area in which it operates.				
Future plan of action	Technology Upgradation				
Expenditure on R&D	Capital Expenditure: NIL				
	Recurring Expenditure: Rs. 2.75 Lakhs				

D. Foreign Exchange Earnings and Outgo:

i. Activities relating to export, initiative to increase exports, Development of New export markets for Products and Services and Export Plan.

The Company has continued to maintain its focus and availed export opportunities based on economic considerations. The Company is continuously exploring new international markets and has exported sample orders. During the year the Company has exports worth Rs. 217.71 Lakhs from export of Cables in FY 2021-22. However, in the previous year exports was of Rs. Rs. 366.97 Lakhs.

ii. Total Foreign Exchange Expenditure:

,	CIF value of imports	FY 2021-22	FY 2020-21
a.	Cir value of imports	NIL	NIL





ENVIRONMENTAL REVIEW

The Company has a defined environmental policy which is being followed rigorously by one and all across the organization. There were no environmental issues at the CMI plant and the statutory compliance was in line with Governmental requirements.

The Pollution Control parameters as defined by the State Pollution Control Board were totally adhered to and effluent discharge levels were well within the prescribed limits. Air pollution has been tested and was in line with the requirement. Noise pollution level was contained by fixing all the generators in sound proof acoustic enclosures.

INDUSTRIAL RELATIONS

The Company has taken various steps to improve productivity across organization. Industrial relations remained harmonious at the manufacturing unit of CMI.

By order of the board For CMI Limited

Place: New Delhi

Date: 31st August, 2022

Sd/-(Amit Jain)

Chairman cum Managing Director

DIN: 00041300





ANNEXURE-4

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197 (12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014, AS AMENDED

Required Disclosures are as under:

1. The ratio of the remuneration of each director to the median remuneration of the employees of the Company, the percentage increase in remuneration of each Director, Chief Executive Officer, Chief Financial Officer, Company Secretary in the financial year 2021-22 and percentage increase in the median remuneration of employees in the financial year 2021-22:

(Amount Rupees in Lakhs)

S. No.	Name & Designation of Director/KMP	Remuneration of Director / KMP for financial year 21-22 (Amount in Lakhs)	Ratio of remuneration of each Director/ KMP to median remuneration of employees	% increase in Remuneration of each Director, Chief Executive Officer, Chief Financial Officer, Company Secretary	of employees in the financial
1	Mr. Amit Jain Chairman cum Managing Director	Nil	N.A.	N.A.	10.25
2	Mr. Subodh Kumar Company Secretary	6.83	1.92	No Increase	
3	Mr. Raj Kumar CFO	6.03	1.69	No Increase	

- 2. The median remuneration of employees of the Company was Rs. 3.55 lakh p.a.
 - i. For this purpose, Sitting Fees if any, paid to the Directors have not been considered as remuneration.
 - ii. Figures have been rounded off wherever necessary.

The number of permanent employees on the roll of the Company	121
Average Increase/ (decrease) in the salaries of employees other than the managerial personnel in FY 2021-22.	(34.23) %
Comparison with the percentile increase in the managerial remuneration and justification thereof.	No increase





The key parameters for any variable component of remuneration availed by the directors.	Nil
Affirmation that Remuneration paid by the Company is as per the Remuneration policy of the company	It is hereby affirmed that the remuneration paid is as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.

Note:

- i. No employee of the Company was in receipt of remuneration in excess of Rs. 1.02 crores per annum and there was no employee who were employed part of the year and in receipt of more than Rs. 8.50 lac per month during the financial year 2021-22.
- ii. Remuneration includes basic salary, allowances, leave travel allowances, company's contribution to provident fund and other allowances, reimbursements & perquisites given to employees.
- iii. The appointment of the above employees is non-contractual and is governed by the Company policy and rules.
- iv. Employee does not hold by himself or along with his/her spouse and dependent children, 2% or more of equity shares of the Company.

By order of the board For **CMI Limited**

Place: New Delhi

Date: 31st August, 2022

Sd/-

(Amit Jain)

Chairman cum Managing Director

DIN: 00041300





ANNEXURE-5

CORPORATE GOVERNANCE REPORT

The Directors present the Report on Corporate Governance of the CMI Limited ("the Company") for the financial year ended 31st March, 2022, in terms of Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (The "Listing Regulations").

1. THE COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

Effective corporate governance practices constitute the strong foundations on which successful commercial enterprises are built to last. These practices are categorized through principle based standards and not just through a framework enforced by Regulation. It develops through adoption of ethical practices in all of its dealings with a wide group of stakeholders encompassing regulators, employees, shareholders, customers and vendors.

The Company's philosophy on Corporate Governance is founded upon a rich legacy of fair, ethical and transparent governance practices, by adopting highest standards of professionalism, honesty, integrity and ethical behavior. The Corporate Governance practices followed by the Company are compatible with international standards and best practices. Through the Governance mechanism in the Company, the Board along with its Committees undertakes its fiduciary responsibilities to all its stakeholders by ensuring transparency, fair play and independence in its decision making. The long term strategic objectives and the Code of Conduct which articulate the values , ethics , and business principles and serve as a guide to the Company , its Directors and Employees and an appropriate mechanism to report any concern pertaining to non–adherence to the said Code and addressing the same are also in place. The Company is in full compliance with the requirements of Corporate Governance under Regulation 27 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Risk Management and internal control functions have been geared up to meet the progressive governance standards.

2. BOARD OF DIRECTORS

The Board is entrusted with an ultimate responsibility of the Management, directions and performance of the Company. As its primary role is fiduciary in nature, the Board provides leadership, strategic guidance, objective and independent view to the Company's management while discharging its responsibilities, thus ensuring that the management adheres to ethics, transparency and disclosures.



A. Composition

The composition of Board of Directors of the Company is balanced one, comprising Executive and Non- Executive Directors and the latter including independent, professionals and a woman Director. The Chairperson of the Board is an Executive Director pursuant to which half of Board constitutes of Independent Directors. The Company also complies with the provision of Section 149 read with Rule 3 of the Companies (Appointment and Qualification of Directors) Rules, 2014 along with the provisions of Regulation17 of the Listing Regulations and accordingly, its Board members comprises one Women Director.

The details of each member of the Board along with the number of Directorship/Committee Membership in other Companies, as at 31st March, 2022 are as follows:

Name of directors	Category	Designation	No. of Directorships in other Indian Public Limited	No. of Committee Memberships and Chairmanship in other Companies		Directorship held in	convertible
			Companies	Chairman	Member	and Category of Directorship	non- executive directors
Mr. Amit Jain DIN 00041300	Promoter Executive	Chairman cum Managing Director	NIL	NIL	NIL	NIL	2860074
Mr. Vikash Sharma DIN 05192303	Non- Executive Independent	Additional Director	NIL	NIL	NIL	NIL	NIL
Ms. Charu Jain DIN 03457247	Non- Executive Independent	Director	NIL	NIL	NIL	NIL	10530
Mr. Kunal Singhal DIN 08140142	Non- Executive Non- Independent	Director	1	NIL	NIL	NIL	NIL
Mr. Servagaya Jain DIN 00862686	Non- Executive Independent	Director	NIL	NIL	NIL	NIL	NIL
Mr. Pyare Lal Khanna DIN 02237272	Non- Executive Non- Independent	Director	NIL	NIL	NIL	NIL	NIL



Notes:

- The Committees considered for the purpose are those prescribed under Regulation 26 of the Listing Regulations viz. Audit Committee and Stakeholders' Relationship Committee of Indian Public Limited Companies (excluding CMI Limited).
- ➤ Directorship in other Companies excludes Private Limited Companies, Foreign Companies and Membership of Companies under Section 8 of the Companies Act, 2013.
- ➤ Mr. Manoj Bishan Mittal, Independent Director resigned from the directorship of the Company w.e.f. 03rd December, 2021.
- ➤ Mr. Vikash Sharma was appointed as Additional Director in the category of Non-Executive Independent Director w.e.f. 31st December, 2021.

As on the date of report, the Board of Directors consists of the following Directors:

- 1. Mr. Amit Jain
- 2. Mr. Vikash Sharma
- 3. Mr. Servagaya Jain
- 4. Mr. Pyare Lal Khanna
- 5. Ms. Charu Jain
- 6. Mr. Kunal Singhal

B. Attendance of Directors

The details of attendance of Directors at the Board Meetings and Annual General Meeting held during the financial year ended 31st March, 2022 are given below:

Name	Number of M financial	Whether attended AGM held on 30 th	
	Held Attended		September, 2021
Mr. Amit Jain	8	8	YES
Mr. ManojBishan Mittal*	6	0	YES
Ms. Charu Jain	8	8	NO
Mr. Servagaya Jain	8	8	NO
Mr. Kunal Singhal	8	8	NO
Mr. PyareLalKhanna	8	8	NO
Mr. Vikash Sharma*	2	0	NA

- Mr. Manoj Bishan Mittal, Independent Director resigned from the directorship of the Company w.e.f. 03rd December, 2021.
- Mr. Vikash Sharma was appointed as Additional Director in the category of Non-Executive Independent Director w.e.f. 31st December, 2021





- **C.** During the year, 8 (Eight) meeting of Board of Directors were held on 30.06.2021, 30.07.2021, 12.08.2021, 14.08.2021, 31.08.2021, 14.11.2021, 31.12.2021 and 24.01.2022
- **D.** There is no relationship between directors inter-se.
- E. All Independent Directors are familiarized with their roles, rights and responsibilities towards the Company and with the industry norms enabling them to understand the Business model as per the varied competitive environment in which the Company operates. Further, to enhance the growth, the consistent efforts are made by the Company to acquaint them with the overall performance of the Company by making provision for co-ordination in each and every segment and department of the Company. The details of the familiarization programme of the Independent Directors are available on the website of the Company https://cmilimited.in/img/pdf/POLICY%20ON%20FAMILIARIZATION%20PROGRAMS%20FOR%20INDEPENDEN%20DIRECTORS-2021.pdf

F. Core Skills/Expertise/Competencies of Board of Directors:

As stipulated under Schedule V of the Listing Regulations, core skills/expertise/competencies, as required in the context of the business and sector for it to function effectively and those actually available with the Board have been identified by the Board of Directors.

Below are the key skills/expertise/competence identified by the Board of Directors:

- i. Strategic vision
- ii. Leadership
- iii. Industry knowledge
- iv. Corporate governance
- v. Research and innovation
- vi. Financial analysis and reporting
- vii. vii. Global landscape
- viii. Risk management
- ix. Social and regulatory framework
- x. Human capital and integrity
- xi. Science and technology





Expertise/ Skill of Directors:

Name of Directors	Designation/ Category	Strategy & Planning	Administration & Management		Sales & Marketing		Operations
Mr. Amit Jain	Managing Director	٧		٧	٧	٧	٧
Mr. Pyare Lal Khanna	Non- Executive Non- Independent Director	٧			٧		٧
Mr. Vikash Sharma	Non- Executive Independent Director	٧				٧	
Ms. Charu Jain	Non- Executive Independent Director	٧	٧	٧		٧	
Mr. Servagaya Jain	Non- Executive Independent Director		٧			٧	٧
Mr. Kunal Singhal	Non- Executive Non- Independent Director	٧	V	٧			٧

- **G.** All the Independent Directors fulfills the criteria of being independent as mentioned under Regulation 16(1)(b) of the Listing Regulations read with Section 149(6) of the Companies Act, 2013. The maximum tenure of Independent Directors is determined in accordance with the Companies Act, 2013. The Independent Directors have also confirmed that they meet with the criteria of independence laid down under the provisions of Companies Act, 2013 and the Listing Regulations.
- **H.** During the year under review, there are following changes in the directorship of the Company:

On 03rd December, 2021, Mr. Manoj Bishan Mittal, Non-Executive Independent Director of the Company resigned from the directorship of the Company.





Mr. Vikash Sharma was appointed as Additional Director in the category of Non-Executive Independent Director w.e.f. 31stDecember, 2021, subject to approval of shareholders in the 55thAnnual General Meeting.

- **I.** The necessary quorum was present for all the meetings.
- **J.** None of the Non- Executive directors have any material pecuniary relationship or transactions with the Company.
- K. None of the Directors on the Board hold directorships in more than ten public companies. Further none of them is a member of more than ten committees or chairman of more than five committees across all the public companies in which he is a Director. Necessary disclosures regarding Committee positions in other public companies as on 31st March, 2022 have been made by the Directors. None of the Directors are related to each other.
- **L.** During the financial year 2021-22, information as mentioned in Schedule II Part A of the Listing Regulations, has been placed before the Board for its consideration.

MEETINGS OF INDEPENDENT DIRECTORS

In terms of Schedule IV of the Companies Act, 2013 and as per Regulation 25 of SEBI (Listing Obligations and Disclosure Requirements), Regulation 2015 the Independent Directors have to meet at least once in a year, without the presence of Executive Directors or Management representatives.

RETIREMENT OF DIRECTOR BY ROTATION, RE- APPOINTMENT AND NEW APPOINTMENT OF DIRECTOR

Brief resume of Directors being reappointed, nature of their expertisein specific functional areas and names of companies in which they hold directorship and membership of the committees of the Board are furnished hereunder:

Mr. Pyare Lal Khanna, retires by rotation at the 55th Annual General Meeting of the Company and being eligible offers himself for re-appointment.

Mr. Pyare Lal Khanna, aged 74, has more than 40 years of rich experience in the Metal industry. He is a prominent and successful Industrialist with a wide and varied experience in the management of business and industry.

In the opinion of the Board, Mr. Pyare Lal Khanna fulfils the conditions specified in the Companies Act, 2013, rules made there under read with the listing regulations provisions for his re-appointment as Non-Executive Non-independent director of the company.



Mr. Vikash Sharma was appointed as additional Director in the category of Non-Executive Independent Director w.e.f. 31st December, 2021 upto the ensuing general meeting. Regularization of Mr. Vikash Sharmais proposed in the notice of 55thAGM of the Company.

Mr. Vikash Sharma is a Chartered Accountant with over 16+ years of work experience, covering various start-ups to Fortune 500 companies including GM, Nissan, Renault, SLV, Dentium, Fortum, Cars24, Reliance, OYO, CNH, Welspun, Bank of India etc. He is an expert in various domains under finance function having various qualifications and certifications, which are briefly mentioned below:

- 1. Fellow Chartered Accountant The institute of Chartered Accountants of India (ICAI) in 2006,
- 2. Insolvency Professional Insolvency and Bankruptcy Board of India (IP IBBI) in 2021
- 3. Certified Ethical Hacker (CEH) from EC-Council 2020.
- 4. Certification in Forensic Accounting & Fraud Detection FAFD from ICAI in 2018-19,
- 5. RV (Registered Valuer) with the Insolvency and Bankruptcy Board of India (IBBI) in 2019,
- 6. DISA (Diploma in System Audit from ICAI) in 2008
- 7. M. Com & B. Com from DBRAU 2002-04.

In the opinion of the Board, Mr. Vikash Sharma fulfills the conditions specified in the Companies Act, 2013, rules made there under read with the listing regulations provisions for his regularization as Non-Executive Independent director of the company.

Continuation of Directorship of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-Executive Non Independent Director of the Company, post attaining the age of Seventy-five (75) during his present tenure

Mr. Pyare Lal Khanna, aged 74, has more than 40 years of rich experience in the Metal industry. He is a prominent and successful Industrialist with a wide and varied experience in the management of business and industry.

The Nomination & Remuneration Committee and the Board of the Company is of the opinion that Mr. Pyare Lal Khanna (holding DIN: 02237272) has been an integral part of the Board and has provided valuable insights to the Company and his continuation as Director will be in the interest of the Company notwithstanding his completion of seventy five (75) years of age. The Nomination & Remuneration Committee and the Board of Directors of the Company have recommended the continuation of Mr. Pyare Lal Khanna (holding DIN: 02237272) as a Non-executive Non-Independent Director of the Company,





considering his rich experience, expertise and valuable contribution made to the Board of the Company in the ensuing Annual General Meeting.

In the opinion of the Board, Mr. Pyare Lal Khanna (holding DIN: 02237272) fulfils the conditions specified in the Companies Act, 2013, rules made there under read with the listing regulations provisions for his continuation as Non-Executive Non-Independent director of the company.

3. COMMITTEES OF THE BOARD

The Board of Directors has constituted Board Committees to deal with specific areas and activities which concern the Company and requires a closer review. The Board Committees are formed with the approval of the Board and function under their respective Charters. These Committees play an important role in the overall management of day- to-day affairs and governance of the Company. The Board Committees meet at a regular interval and take necessary steps to perform its duties entrusted by the Board. The Minutes of the Committee meetings are also placed before the Board in the next board meeting for noting.

The Board has constituted Four Committees of the Board – the Audit Committee, the Nomination and Remuneration Committee, Stakeholders' Relationship Committee and Corporate Social Responsibility Committee. The role and composition of these Committees, including the number of the meetings held are as follows:

A. AUDIT COMMITTEE

i. The brief Description of Charter/terms of reference of Audit Committee is broadly as under:

The Audit Committee of the Board, inter alia, provides reassurance to the Board on the existence of an effective internal control environment that ensures:

- Efficiency and effectiveness of the operations;
- Safeguarding of the assets;
- Reliability of financial and other management information;
- Compliance with relevant national laws and regulations;

The Audit Committee is empowered, pursuant to these terms of reference, inter alia, to:

Investigate any activity within its terms of reference and to seek information from any employee;





Obtain legal or other independent professional advice and to secure the attendance of outsiders with relevant experience and expertise, when considered necessary.

The Audit Committee is entrusted with the responsibility to supervise the company's financial control and reporting processes and inter alia perform the following functions:

Overseeing the Company's financial reporting processes and disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible;

- Recommending, appointment and removal of statutory auditors, fixation of audit fee and approval of payment of fees for any other services.
- Reviewing with the management, the periodical financial statements before submission to the Board, focusing primarily on:
 - Any changes in accounting policies and practices;
 - ➤ Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of Section 134 of the Companies Act, 2013;
 - Qualifications in the draft audit report, if any;
 - Significant adjustments arising out of audit;
 - Compliance with legal requirements concerning financial statements;
 - Related party transactions;
 - Scrutiny of inter corporate loans and advances;
 - ➤ Approval of appointment of CFO or any other person heading Finance function after assessing the qualification, experience and background etc of the candidate.
- Reviewing with the management, statutory and internal auditors, the adequacy of internal control systems and recommending improvements to the management;
- Reviewing with the Management, the statement of uses/application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purpose other than those stated in the offer document/prospectus, notice and report submitted by the monitoring agency monitoring the utilization of the proceeds of a public or rights issue and making appropriate recommendations to the Board to take up steps in this matter.
- Reviewing the adequacy of the Internal audit function, including the structure of internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audits;



- Reviewing reports of internal audit and discussion with internal auditors on any significant findings and follow up thereon;
- Reviewing the findings of any internal investigations by the internal auditors and the executive management's Response on matters where there is suspected fraud or irregularity or failure of internal control systems of a material nature and reporting the matter to the Board;
- Discussion with statutory auditors, before the audit commences, on nature and scope of audit as well as after conclusion of audit to ascertain any areas of concern and review the comments contained in their management letter;
- Reviewing the Company's financial and risk management policies;
- Looking into the reasons for substantial defaults, if any, in payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- Considering such other matters as may be delegated by Board from time to time

ii. Composition and Attendance of Audit Committee

The Audit Committee comprises all Non-Executive Independent Directors. Audit Committee of the Board of Directors ("the Audit Committee") is entrusted with the responsibility to supervise the Company's internal controls and financial reporting process. The composition, quorum, powers, role and scope are in accordance with Section 177 of the Companies Act, 2013 and the provisions of Regulation 18 of the Listing Regulations.

All members of the committee are financially literate and two members have accounting and financial expertise.

The Chairman of the Audit Committee attended the Annual General Meeting (AGM) held on 30thSeptember, 2021 to answer Shareholder's queries.

The names of the members of the Audit Committee, including its chairman is as under:

Name	Catagony	Number of Meetings during the financial year 2021-22		
Name	Category	Held during tenure of Member/Chairman	Attended	
Mr. Manoj Bishan Mittal (Chairman)*	Non- Executive Independent director	5	0	
Ms. Charu Jain	Non- Executive Independent director	6	6	





Mr. Vikash Sharma(Chairman)*	Non- Executive Independent director	1	0
Mr. Servagaya Jain	Non- Executive Independent director	6	6

^{*} The Board of Directors reconstituted the audit committee vide resolution passed on 31st December, 2021 and appointed Mr. Vikash Sharma as Chairman in place of Mr. Manoj Bishan Mittal.

Six Audit Committee Meetings were held during the financial year 2021-22. The dates on which the said meetings were held are as follows:

30.06.2021, 12.08.2021, 14.08.2021, 31.08.2021, 14.11.2021 and 24.01.2022

As on 31st March, 2022, the Composition of Audit Committee comprises of the following members:

Name	Category
Mr. Vikash Sharma, Non- Executive, Independent Director	Chairman
Mr. Servagaya Jain, Non-Executive, Independent Director	Member
Ms. Charu Jain, Non-Executive, Independent Director	Member

Internal Controls and Governance Processes

The reconstituted Board / Management believe that the Company has effective internal control systems and policies. Post the acquisition, the reconstituted Board/Management is in the process reviewing the internal controls framework with an objective to have a best in class internal control and of putting/revamping a framework for internal controls commensurate with the size, scale and nature of business.

iii. Risk Management

The Board/ management are continuously reviewing the Risk management framework of the Company. The Company regularly put in place a suitable enterprise risk management framework for identifying and evaluating risks and opportunities that may have bearing on the organization. The Company recognizes that these risks need to be managed and mitigated to protect the shareholders and other stakeholder interest.





B. NOMINATION AND REMUNERATION COMMITTEE

The Company has Nomination and Remuneration Committee, in line with the requirements of the Companies Act, 2013 and as per Regulation 19 of Listing Regulations, as amended from time to time.

The Nomination and Remuneration Committee of the Board, inter alia, recommends to the Board of Directors, the compensation terms of Executive Director. It also recommends successions and appointments for the membership of the Board and the senior management.

i. Functions

1) The broad terms of reference of the Remuneration Committee are as under:

- ➤ To approve the annual remuneration plan of the Company regarding Executive Director;
- To approve the remuneration and commission/ incentive payable to the Executive Directors for each financial year;
- ➤ To approve the remuneration and annual performance bonus payable to the Executive Director of the Company for each financial year;
- > Such other matters as the Board may from time to time request the Remuneration Committee to examine and recommend/approve;
- Identify persons who are qualified to become directors and who may be appointed in senior management; (Functional Heads are covered in Senior Management);
- Formulate the criteria for determining qualifications, positive attributes and independence of a director and the Board;
- Recommend to the Board their appointment and removal;
- Recommend to the Board a policy, relating to the remuneration of the Director, Key Managerial Personnel and other employees;
- > Carry out evaluation of every director's performance.

ii. Composition

As on 31st March, 2022, the Nomination and Remuneration committee comprises of 3 Non-Executive Independent Directors.





The composition of the Nomination and Remuneration Committee and the details of meeting attended by its members are given below:

Name	Category	Number of Meetings during the financial year 2021-22	
		Held	Attended
Mr. Manoj Bishan Mittal (Chairman)	Non- Executive Independent Director	2	0
Ms. Charu Jain (Member)	Non- Executive Independent Director	3	3
Mr. Kunal Singhal (Chairman)*	Non- Executive Non-Independent Director	1	0
Mr. Servagaya Jain (Member)	Non- Executive Independent Director	3	3

^{*}The Board of Directors reconstituted the Nomination and Remuneration committee vide resolution passed on 31st December, 2021 and appointed Mr. Kunal Singhal as Chairman in place of Mr. Manoj Bishan Mittal

Three Nomination & Remuneration Committee Meetings were held during the financial year 2021-22. The dates on which the said meetings were held are as follows:

30.06.2021, 31.08.2021 and 31.12.2021

As on 31st March, 2022, the Composition of Nomination & Remuneration Committee comprises of the following members:

Name	Category
Mr. Kunal Singhal, Non- Executive, Non-Independent Director	Chairman
Mr. Servagaya Jain, Non- Executive, Independent Director	Member
Ms. Charu Jain, Non-Executive, Independent Director	Member

The Necessary Quorum was present at the meetings.

iii. Remuneration Policy

The Company's Nomination and Remuneration Policy is driven by the success and performance of the individual employee and the Company. Through its compensation



programme, the Company endeavour's to attract, retain, develop and motivate a high performance workforce. The Company follows a compensation mix of fixed pay, benefits and performance based variable pay. Individual performance pay is determined by business performance and the performances of the individuals are measured through the annual appraisal process.

The Company pays remuneration by way of salary, benefits, perquisites and allowances (fixed component) to the Executive Directors. Annual increments are decided by the Nomination and Remuneration Committee within the salary scale approved by the members and are effective from April 1, each year. The Remuneration Committee decides on the commission payable to the Executive Directors out of the profits for the financial year and within the ceilings prescribed under the Companies Act, 2013, based on the performance of the Company as well as that of the each Executive Director.

The Company firmly believes in attracting and retaining high caliber talent. The remuneration policy, therefore, takes into account the competitive circumstances so as to attract & retain quality talent.

No sitting fee is paid to any Director.

Details of Remuneration of Directors and Key Managerial Personnel (KMP) for the financial year ending 31st March, 2022:

Elements of Remuneration during the F.Y. 2021-22	Basic Salary	HRA	Conveyance Allowance	Medical Allowance	Total
Mr. Subodh Kumar (Company Secretary)	3,59,560.48	1,79,784.48	89,892.24	53,935.34	6,83,172.54
Mr. Raj Kumar (Chief Financial Officer)	3,45,065.03	1,38,030.58	86,271.97	34,501.93	6,03,869.51
Total	7,04,625.51	3,17,815.06	1,76,164.21	88,437.28	12,87,042.06

Note: The excess remuneration paid to directors of Rs. 60.24 lakhs in FY 20-21 and Rs. 57.17 lakhs in FY 19-20 over and above the permissible limit as per Companies Act, 2013 has been recovered during the FY 2021-22, as per Section 196, 197 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (the Act) read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, (including any statutory modification(s) or any amendment(s) thereto or any substitution(s) or any re-enactment(s) thereof for the time being in force.





- iv. The Company does not have any Stock Option Scheme for its employees and Directors.
- v. Non-Executive Directors have not been paid any remuneration. Further, there has been no pecuniary relationship or transactions of the non-executive directors vis-à-vis the Company during the financial year 2021-22.

vi. Stock Option Scheme:

The Company does not have any Stock Option Scheme for its employees and Directors.

vii. Performance Evaluation Criteria for Independent Directors:

The performance evaluation criteria for Independent Directors are determined by the Nomination and Remuneration Committee. An indicative list of factors that may be evaluated include participation and contribution by a director, commitment, effective deployment of knowledge and expertise, effective management of relationship with stakeholders, integrity and maintenance of confidentiality and independence of behavior and judgment.

C. STAKEHOLDERS RELATIONSHIP COMMITTEE

The stakeholders' relationship committee is constituted in line with the provisions of Regulation 20 of Listing Regulations read with Section 178 of the Act.

i. Composition

As on 31st March, 2022, the Committee comprises of three Directors. Mr. Kunal Singhal, the Chairman of the Committee is a Non-Executive Non-Independent Director. Details of the meeting duly attended by the Chairman and Members of the Stakeholders Relationship Committee, held for the financial year 2021-22 are as follows:

Name	Category	Number of Meetings during the financial year 2021-22		
		Held	Attended	
Mr. Manoj Bishan	Non- Executive Independent	1	0	
Mittal (Chairman)*	Director			
Ms. Charu Jain	Non- Executive Independent	1	1	
(Member)	Director			
Mr. Pyare Lal	Non- Executive Non-	1	1	
Khanna (Member)	Independent Director			
Mr. Kunal Singhal	Non- Executive Non- Independent	0	0	
(Chairman)*	Director			

^{*}Mr. Manoj Bishan Mittal resigned from the directorship of the Company w.e.f. 3rd December, 2021 and Mr. Kunal Singhal, Non- Executive Non- Independent Director was





appointed as Chairman of Stakeholder Relationship Committee of the Company w.e.f. 31st December, 2021.

One Stakeholders Relationship Committee Meeting was held during the financial year 2021-22. The date on which the said meeting was held is as follows:

30.06.2021

The necessary quorum was present at the meetings.

ii. Terms of Reference

The Stakeholders' Relationship Committee is constituted in line with the provisions of Regulation20 of Listing Regulations read with section 178 of the Companies Act, 2013. The Board has clearly defined the terms of reference for this Committee, which generally meets once in a quarter. The Committee looks into the matters of Shareholders / Investors grievances along with other matters listed below:

- transfer/transmission of shares/debentures and such other securities as may be issued by the Company from time to time;
- issue of duplicate share certificates for shares/ debentures and other securities reported lost, defaced or destroyed, as per the laid down procedure;
- issue new certificates against subdivision of shares, renewal, split or consolidation of share certificates/certificates relating to other securities;
- issue and allot right shares/bonus shares pursuant to a Rights Issue/ Bonus Issue made by the Company, subject to such approvals as may be required;
- to grant Employee Stock Options pursuant to approved Employees' Stock Option Scheme(s), if any, and to allot shares pursuant to options exercised;
- to issue and allot debentures, bonds and other securities, subject to such approvals as may be required;
- to approve and monitor dematerialization of shares / debentures / other securities and all matters incidental or related thereto;
- to authorize the Company Secretary and Head Compliance / other Officers of the Share Department to attend to matters relating to non-receipt of annual reports, notices, non-receipt of declared dividend / interest, change of address for correspondence etc. and to monitor action taken;
- monitoring expeditious redressal of investors /stakeholders grievances;
- all other matters incidental or related to shares, debenture etc.





iii. Name and Designation of Compliance officer:

Name : Mr. Subodh Kumar

Designation: Company Secretary & Compliance Officer

Address : CMI Limited, PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-

110095

Phone : 011-49570000

E-mail : info@cmilimited.in and cmics@cmilimited.in

The details of total number of complaints received; resolved/pending during the financial year 2021-22 is as follow: -

Particulars	No. of Complaints
Number of complaints received from the investors (including the opening Balance as on 01st April,2021) comprising of Non-receipt of Dividend Warrants where reconciliation is completed after end of the quarter, securities sent for transfer and transmission, annual report &complaints received from Regulatory/Statutory Bodies	NIL
Number of complaints resolved	NA
Complaints Pending as at March 31, 2022	NIL

The above table includes Complaints received from SEBI SCORES by the Company.

The Complaints are handled by Company's Registrars and Share Transfer Agents, BEETAL Financial & Computer Services Pvt Ltd, New Delhi. The Stakeholder Relationship Committee monitors the complaints and other activities and also helps in resolving grievances wherever needed.

D. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

In compliance with the requirement of Section 135 of the Companies Act, 2013, the Company has constituted 'Corporate Social Responsibility Committee' to look into the Corporate Social Responsibility Policy of the Company. The broad terms of reference of the committee are as follows:

 To review the existing CSR Policy and to make it more comprehensive so as to indicate the activities to be undertaken by the Company as specified in Schedule VII of the Companies Act, 2013;



- To provide guidance on various CSR activities to be undertaken by the Company and to monitor its progress;
- To monitor the corporate social responsibility policy of the company from time to time.

i. Composition

As on 31st March, 2022, the Committee comprises of 3 Directors.

Details of the members of the Committee and the meetings duly attended by them during the financial year 2021-22 are as follows:

Name	Category	Number of Meetings during the financial year 2021-22		
		Held	Attended	
Mr. Manoj Bishan Mittal (Chairman)*	Non- Executive Independent Director	1	0	
Ms. Charu Jain (Member)	Non- Executive Independent Director	1	1	
Mr. Pyare Lal Khanna (Member)	Non- Executive Non- Independent Director	1	1	
Mr. Kunal Singhal (Chairman)*	Non- Executive Non- Independent Director	0	0	

*Mr. Manoj Bishan Mittal resigned from the directorship of the Company w.e.f. 3rd December, 2021 and Mr. Kunal Singhal, Non- Executive Non- Independent Director was appointed as Chairman of Corporate Social Responsibility Committee of the Company w.e.f. 31stDecember, 2021.

One Corporate Social Responsibility Committee Meeting was held during the financial year 2021-22. The date on which the said meeting was held is as follows:

31st August, 2021





4. GENERAL MEETING

a) Location and time where the last three Annual General Meetings were held and Special Resolution passed thereat:

AGM	Date & Time	Place of Meeting	Details of Special Resolution Passed
54 th	30 th September, 2021at 01:00 p.m.	Through Video Conferencing (VC) or Other Audio Visual Means (OAVM)	
53 rd	29 th September, 2020 at 01:00 p.m.	Through Video Conferencing (VC) or Other Audio Visual Means (OAVM)	
52 nd	30 th September, 2019 at 11:30 a.m.	Navkaar Banquets, Caspia Hotel Complex, Outer Ring Road, Shalimar Place, Delhi- 110088	

Extra Ordinary General Meeting:

NO Extra Ordinary General Meeting was held during the financial year 2021-22.



Postal Ballot:

The Company has not conducted any Postal Ballot during the financial year 2021-22.

5. MEANS OF COMMUNICATION

- A. The Unaudited quarterly results are announced within forty-five days of the close of the quarter as per the requirement of the Listing Regulation, as amended from time to time;
- B. The Company normally publishes quarterly results/ half yearly in leading Business Newspapers National daily of the country like Financial Express (English Language) and "Jansatta" (Vernacular Language) in accordance with the Listing Regulations and circulates the same to stock exchanges & the shareholders.;
- C. The official news releases, including the quarterly, half yearly and annual results and presentations made to institutional investors/analysts, if any, are also posted on the Company's website www.cmilimited.in
- D. The Company also ensures that the details of its business, financial information, shareholding pattern, compliance with corporate governance, contact information of the designated officials of the company who are responsible for assisting and handling investor grievances, details of agreements entered into with media companies and/or their associates and other information as required under Companies Act, 2013 and listing Regulations are promptly and prominently posted on its website www.cmilimited.in.

6. GENERAL SHAREHOLDERS INFORMATION

A. Annual General Meeting

Day and Date	Friday, 30th September, 2022			
Time	01:00 p.m.			
Venue	Through Video Conferencing (VC) or Other Audio Visual Means (OAVM)			
	Company's Registered Office i.e. PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095			
Financial Year	2021-22			
Book Closure / Record Date	Saturday, 24 th Day of September, 2022 to Friday, 30 th Day of September, 2022 (both days inclusive)			





B. Financial Year Calendar (Tentative):

The Company follows the period of 1st April to 31st March, as the Financial Year. The tentative dates for Board Meetings for consideration of quarterly financial results are as below:

First Quarter Results	On or before August 14,2022
Second Quarter & Half Yearly Results	On or before November 14,2022
Third Quarter Results	on or before February 14,2023
Fourth & Audited Annual Results	on or before May 30, 2023

Dividend Payment: No dividend has been recommended for the Financial Year 2021-22

C. Listing on Stock Exchanges:

The equity shares of your Company are listed on National Stock Exchange of India Ltd. and BSE Ltd. (the stock exchanges).

National Stock Exchange of India Ltd.	BSE Ltd
'Exchange Plaza', Bandra Kurla Complex, Bandra (E), Mumbai- 400051 website: www.nseindia.com	. Phiroze Jeejee bhoy Towers, Dalal Street, Fort, Mumbai – 400 001 website: www.bseindia.com

The Annual listing fee for the listed equity Shares for the year 2022-23 is due to be paid to BSE Ltd. and National Stock Exchange Limited.

D. Stock Codes/Symbol:

National Stock Exchange of India Ltd : CMICABLES

BSE Ltd. : 517330





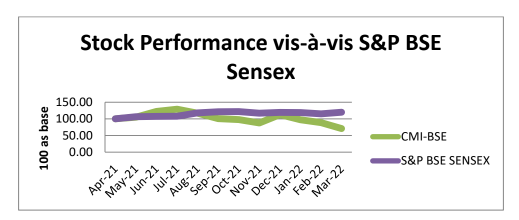
E. Market Price Data

High, Low (based on daily closing prices) and number of equity shares traded during each month in the financial year 2021-22 on NSE and BSE:

	BSE			BSE NSE		
Month	High	Low Price	Volume	High Price	Low Price	Volume
Apr-21	50.20	40.70	99,356	49.65	41.85	3,33,931
May-21	48.00	41.10	1,86,493	48.65	41.50	7,80,044
Jun-21	58.25	42.00	4,47,441	58.20	42.65	24,45,958
Jul-21	60.90	50.00	7,36,392	60.70	49.65	33,65,765
Aug-21	70.90	44.05	13,44,052	70.50	44.00	72,38,140
Sep-21	53.00	41.90	3,20,978	51.50	41.75	20,73,586
Oct-21	52.20	41.10	2,61,138	52.40	41.70	18,18,761
Nov-21	45.35	36.75	1,77,101	46.80	36.45	10,34,051
Dec-21	48.30	35.05	5,19,205	48.35	34.90	29,76,149
Jan-22	57.30	40.10	11,23,499	57.20	40.65	57,37,924
Feb-22	46.30	35.15	1,60,575	46.10	35.40	5,42,014
Mar-22	39.20	28.10	2,21,806	39.45	28.00	9,26,866

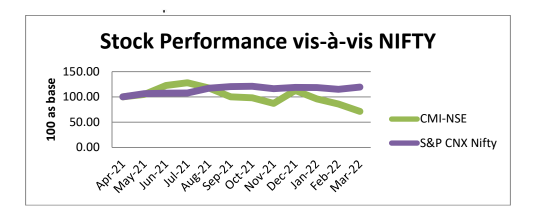
F. Stock Performance.

The performance of the Company's share relative to the BSE Sensitive Index and S&P CNX Nifty (on closing rates at the end of each month in respective stock exchange) considering 100 as the base is given in the Chart below:



Performance of Share Price of the Company in comparison to the BSE Sensex





Performance of Share Price of the Company in comparison to the NSE Nifty

G. Registrar & Transfer Agent

Share transfer, dividend payment and all other investor related matters are attended to and processed by our Registrar and Transfer Agents. Details of Registrar and Transfer Agents are as under:

Registrar and Transfer Agents : BEETAL Financial & Computer Services Pvt Ltd.

Address : BEETAL HOUSE, 3rd Floor, 99, Madangir,

behind LSC, New Delhi – 110062

Contact Details : 011-29961281-283/26051061/26051064

Fax : 011-29961284

Email Address : beetalrta@gmail.com

Share transfers system

Trading in equity shares of the Company through recognized Stock Exchanges can be done only in dematerialized form.

In terms of the amendment carried out during last Financial Year in Regulation 40 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 transfer of securities were to be carried out in dematerialized form only with effect from 1st April, 2019.

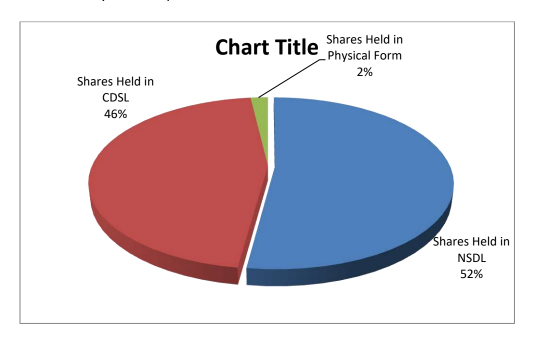
In compliance of the provisions of Listing Regulations, the share transfer system of the Company is audited every six months by a Practicing Company Secretary and a certificate to that effect is issued by them and simultaneously submitted to Stock Exchanges.

In case of request for dematerialization of shares, confirmation of dematerialization is sent to the respective depository i.e. National Securities Depository Limited (NSDL) or Central Depository Services (India) Limited (CDSL), expeditiously.



H. Dematerializations of Shares and liquidity

The shares of the Company are permitted for trading in dematerialized form only. As at March 31, 2022, 98.10% of Equity capital was held in Electronic form with NSDL and CDSL. Normally, requests of dematerialization of shares are processed and confirmed within 15 days of receipt to NSDL and CDSL.



Shares held in Electronic Form

Shareholders holding shares in electronic form may please note that instructions regarding change of address, bank details, nomination and power of attorney should be given directly to the DP.

Shares held in Physical Form

Shareholders holding shares in physical form may please note that instructions regarding change of address, bank details, nomination and power of attorney should be given to the Company's RTA viz. BEETAL Financial & Computer Services Pvt Ltd., Delhi.

I. Outstanding GDRs / ADRs / Warrants or any Convertible instruments, conversion date and likely impact on equity:

As on March 31, 2022, the Company has no outstanding GDRs / ADRs / Warrants or any Convertible instruments, conversion date and likely impact on equity.



J. Shareholding as on March 31, 2022

i. Distribution of Shareholding as at March 31, 2022

Category	No. of Folios	% of Shareholders	No. of Shares	% of Capital
1 – 5000	14572	85.66	1805126	11.26
5001 - 10000	1187	6.98	954547	5.96
10001 - 20000	613	3.60	946276	5.90
20001 - 30000	206	1.21	524210	3.27
30001 - 40000	106	0.62	381785	2.38
40001 - 50000	90	0.53	431564	2.69
50001 - 100000	143	0.84	1073743	6.70
10001 and above	95	0.56	9910206	61.83
TOTAL	17012	100	16027457	100

ii. Categories of equity shareholders as on March 31, 2022:

Shareholding pattern as on March 31, 2022 for the purpose of reporting in the Annual Report of the Company for the financial year 2021-22 is given as under:

	As on March 31, 2022		
Category	No. of Equity Shares	Percentage (%)	
Promoters – Individual	4310075	26.89	
Foreign Portfolio Investors	130000	0.81	
Financial Institutions/Banks	1722572	10.75	
Individuals	8348627	52.09	
Bodies Corporate/Directors/Trust/ Clearing /NRI's / OCBs / Foreign Nationals	1516183	9.46	





Top Ten Shareholders as on March 31, 2022:

S. No.	List of Top Ten Shareholders As On March 31, 2022	Shares	% Age of Paid-Up Capital
1	BANK OF BAHRAIN AND KUWAIT B.S.C	17,22,492	10.75
2	M V S ANANTHAKRISHNAN	10,00,000	6.24
3	CNI RESEARCH LIMITED	3,00,000	1.87
4	RAMESH SINGHAL	1,94,044	1.21
5	GALON SERVICES PRIVATE LIMITED	1,61,978	1.01
6	PREMIER INVESTMENT FUND LIMITED	1,30,000	0.81
7	ASHOK KUMAR JAIN	1,24,210	0.77
8	SUNIEL U LULLA	89,545	0.56
9	RAJESH HARICHANDRA BUDHRANI	89,138	0.56
10	BRINDA LULLA	85,455	0.53

K. Commodity price risk or foreign exchange risk and hedging activities

The company has not carried out any hedging activities related to the Commodity price risk or foreign exchange risk.

L. Plant Location

Faridabad: Plot No. 71 & 82, Sector- 06, Faridabad, Haryana-121006

Baddi: Plant Village Bhatauli Khurd, Baddi, Solan-173205, Himachal Pradesh

M. Address for Correspondence

Corporate Office:	CMI Limited
	PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095
	E-mail: info@cmilimited.in

N. CREDIT RATING

For the Financial Year 2021-22, no credit ratings have been obtained from the Rating Agencies.

DISCLOSURES:

a. Related party transactions

Related Parties and transactions with them as required under Indian Accounting Standard 24 (IND AS-24) are furnished under Note No. 38A of the Notes to the





Accounts attached with the financial statements for the year ended March 31, 2022. There were no material related party transactions between the Company and related parties during the year under review and hence disclosure in Form AOC-2 in terms of Section134 of the Companies Act, 2013 is not required to be attached and hence do not forms part of this report.

The secretarial auditor has not made any observations relating to Related Party Transactions in their Secretarial Audit report. The Board of Directors have approved and adopted a policy on Related Party Transactions and the same can be accessed at https://cmilimited.in/img/pdf/Policy on Related Party Transactions-new-2021.pdf

b. Matters related to capital market

There were no penalties or strictures been imposed on the company by Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets, during this Financial year 2021-22 except Penalty of Rs. 1,71,100 was imposed by both the Stock Exchanges for delay in submission of financial results as "Covid wave has hit the office adversely that the complete accounts department was under isolation due to 1/3rd Covid positive results in the mid of May, 2021, and June, 2021 and were under recovery phase during the month of July, 2021" which was later waived upon application submitted by the Company.

c. Details of Vigil mechanism, Whistle blower Policy and affirmation that no personnel have been denied access to the Audit Committee

The Company has adopted a Whistle Blower Policy through which vigil mechanism of the Company has been laid down. The Company affirms that no personnel have been denied access to Audit Committee on any issue.

d. Compliance with mandatory requirements and adoption of Non-mandatory requirements

The Company has complied with all the mandatory requirements of Listing Regulations.

e. Subsidiary Companies

As on 31st March, 2022, the Company does not have any Subsidiary or Associate Company.





f. Total fees for all services paid by the Company to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part:

M/s. Krishna Neeraj & Associates., Chartered Accountants (Firm Registration No.: 023233N) has been appointed as the Statutory Auditors of the Company. The particulars of total fees paid by the Company on consolidate basis, to the said Statutory Auditor is given below:

(Amount in Lakhs)

Particulars	Amount
Services as statutory auditors	5.00

g. Code of Conduct

The Company has adopted "Code of Conduct for Directors and Senior Management Personnel" ('Code') pursuant to the provisions of regulation 17 of Board of India (Listing Obligations and the Securities Exchange and Disclosure Requirements) Regulations, 2015., which is available on the website of the Company https://cmilimited.in/img/pdf/Code%20of%20Conduct Director%20&%20Senior %20Management%20(1).pdf

The Company has received declarations under Regulation 26(3) of the Listing Regulations from other Directors and members of the Senior Management of the Company to whom the Code of Conduct is applicable.

h. Code of Conduct for Prevention of Insider Trading

The Company has adopted a "Code of Internal Procedures and Conduct for Regulation, Monitoring and Reporting of Trading by Designated Persons and their Immediate Relatives" pursuant to Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 as amended, with a view to regulate, monitor and report trading in securities of the Company by its Directors and Designated persons

i. Certificate from a Company Secretary

Pursuant to Regulation 34(3) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, a certificate from a Company Secretary in practice is annexed to this report.



j. Certificate on Corporate Governance

As required by Regulation 34(3) Schedule V (E) of the listing regulations, the certificate from Practicing Company Secretary regarding compliances of conditions of Corporate Governance is annexed to this report.

k. CEO/CFO Certification

The Board has received a compliance certificate from, the Managing Director of the Company and pursuant to Regulation 17 (8) read with Schedule II Part B of Listing Regulations is annexed to this report.

I. Disclosure of Accounting Treatment

The Financial statement of the Company is prepared as per the prescribed Indian Accounting Standards and reflects true and fair view of the business transactions in the Corporate Governance. The Board has accepted all recommendation from Audit Committee.

m. Disclosure of acceptance of all recommendation by the committee

All recommendations from the respective committee of the board as per the Director report of the Company were accepted by the Board of Directors.

n. Management Discussion and Analysis

Management Discussion and Analysis Report forms part of the Annual Report

o. Disclosures with respect to Demat suspense account/unclaimed suspense account: As per Regulation 34(3) read with Schedule V of Listing Regulation, the details of the shares in the Suspense Account are as follows:

Aggregate Number of	Number of	Number of	Aggregate	That the voting
Shareholders and the	Shareholders	Shareholders to	Number of	rights on these
Outstanding Shares in	who approached	whom shares	Shareholders and	shares shall remain
the suspense account	the Company for	were	the	frozen tillthe
ying at the beginning of	transfer of shares	transferred	Outstanding	rightfulowner of
the year	from suspense	from suspense	Shares in the	such shares claims
	account during	account during	suspense account	the shares
	the year	the year	lying at the end	
			of the year	
NIL	NIL	NIL	NIL	NIL



 p. Disclosure under the Sexual Harassment of Women at Work Place (Prevention, Prohibition and Redressal) Act, 2013

The Company has laid down Anti Sexual Harassment policy on Gender Equality, Gender Protection, Prevention of Sexual Harassment and Redressal System in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, Apprenticeship) are covered under this policy. Details of the complaints filed, disposed or pending as on the end of the financial year are;

- i. Number of complaints filed during the financial year NIL
- ii. Number of complaints disposed of during the financial year NA
- iii. Number of complaints pending as on the end of the financial year NIL
- **q.** The Company has complied with all mandatory requirements of the Listing Regulations. The Company has adopted the requisite discretionary requirements of the Listing Regulations as specified in Part E of Schedule II.
- **r.** The disclosures of the compliance with corporate governance requirements specified in regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 has been disclosed in the section on corporate governance of the annual report, to the extent applicable.

Disclaimer:

The information furnished above is certified by CMI Limited to be true, fair and accurate (except in respect of errors in or omissions from documents filed electronically that result solely from electronic transmission errors beyond our control and in respect of which we take corrective action as soon as it is reasonably practicable after becoming aware of the error or the omission). SEBI, the Stock Exchanges or the NIC do not take any responsibility for the accuracy, validity, consistency and integrity of the data entered and updated by it.

By order of the board For **CMI Limited**

Date: 31st August,2022

Place: New Delhi

Sd/-(Amit Jain)

Chairman cum Managing Director

DIN: 00041300





CODE OF CONDUCT

The Company's Code of Conduct, as adopted by the Board of Directors, is applicable to all Directors, Senior Management and Employees of the Company. The Code of Conduct of the Company covers substantial development, disclosure of material information, integrity of financial reporting, continuous improvement of the internal control system and sound investor relations.

The Code has been circulated to all the members of the Board and senior management personnel and the compliance with the Code of Conduct and Ethics is affirmed by them annually.

A declaration signed by the Chairman cum Managing Director of the Company is given below:

This is to certify that, to the best of my knowledge and belief, for the financial year ended on 31st March, 2022, the Company has adopted a Code of Conduct for its employees including the Managing Director and Executive Directors. In addition, the Company has adopted a Code of Conduct for its Non-Executive Directors and Independent Directors. These Codes are available on the Company's website.

I confirm that the Company has in respect of the year ended March 31, 2022, received from the Senior Management Team of the Company and the Members of the Board, a declaration of compliance with the Code of Conduct as applicable to them.

By order of the board For CMI Limited

Place: New Delhi

Date: 31st August, 2022

Sd/-(Amit Jain)

Chairman cum Managing Director

DIN: 00041300





COMPLIANCE CERTIFICATE

То

The Members of CMI Limited

- A. We have reviewed financial statements and the cash flow statement for the year and that to the best of our knowledge and belief:
 - i. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii. these statements together present a true and fair view of the listed entity's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of my knowledge and belief, no transactions entered into by the listed entity during the year which are fraudulent, illegal or violative of the listed entity's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the listed entity pertaining to financial reporting and have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee:
 - i. significant changes in internal control over financial reporting during the year;
 - ii. significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the listed entity's internal control system over financial reporting.

Place: New Delhi Sd/- Sd/-

Date: 31st August, 2022

(Amit Jain) (Raj Kumar)

Chairman cum Managing Director CFO





CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members of **CMI LIMITED**PD-II, Jhilmil Metro Station,
Jhilmil Industrial Area,
Delhi -110095

We have examined the relevant registers, records, forms, returns and disclosures received from CMI Limited ("hereinafter called the Company") CIN: L74899DL1967PLC018031and having registered office at PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095 produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10 (i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers. We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 2022 has been debarred or disqualified from being appointed or continuing as Director of the Company, by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

S. No.	Name of Director	DIN	Date of Original Appointment
1.	Mr. Amit Jain	00041300	01/10/2002
2.	Mr. Servagaya Jain	00862686	26/08/2020
3.	Mr. Pyare Lal Khanna	02237272	30/12/2020
4.	Ms. Charu Jain	03457247	28/05/2019
5.	Mr. Vikash Sharma	05192303	31/12/2021
6.	Mr. Kunal Singhal	08140142	31/03/2020

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

For Pooja Anand & Associates Company Secretaries Firm Registration No. P2003DE054000

PR No. : 1391/2021

Date: 30/08/2022 Place: New Delhi Sd/-Mukul Tyagi Partner

(FCS: 9973 , C.P. No. 16631) UDIN :F009973D000871341





Corporate Governance Compliance Certificate [Pursuant to Regulation 34(3) and Schedule V Para E of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015]

To
The Members
CMI LIMITED
PD-II, Jhilmil Metro Station,
Jhilmil Industrial Area,
Delhi -110095

- 1. We have examined all the relevant records of **CMI Limited ("the Company")** CIN: L74899DL1967PLC018031 and having registered office at PD-II, Jhilmil Metro Station Jhilmil Industrial Area Delhi-110095, for the purpose of certifying compliance of the conditions of the Corporate Governance under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including amendment thereof ("SEBI Listing Regulations"), to the extent applicable, for the financial year ended March 31, 2022. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of certification.
- 2. The compliance of conditions of corporate governance is the responsibility of the Management. Our examination was limited to the procedure and implementation process adopted by the Company for ensuring the compliance of the conditions of the corporate governance.
- 3. This certificate is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.
- 4. In our opinion and to the best of our information and according to our examination of the relevant records and the explanations given to us, and the representations made by the management, we certify that the Company has complied with the mandatory conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the year ended on March 31, 2022, to the extent applicable, except in respect of matters specified below:-
 - During the year under review, the company has delayed the approval of Audited financial results/ statements of the Company for the quarter and year ended 31st March, 2021 as required under Regulation 33 of SEBI Listing Regulations.





National Stock Exchange Limited (NSE) and BSE Limited (BSE) had sent a notice to the Company via, Notices no. NSE/LIST-SOP/COMB/FINE/0819 and SOP-CReview-july2021(Reg33 & 24A), respectively, both dated 29.07.2021 for fine amounting to Rs.1,71,100/- (Rupees One lac seventy one thousand one hundred only) each, including GST, for delay in submission of Financial Results for the quarter and year ended 31st March, 2021.

- ii. During the year under review, the company's website has not been updated as required under Regulation 46 of SEBI Listing Regulations.
- iii. During the financial year under review, the company has delayed in filing of the Certificate from practicing company secretary as required under Regulation 40(9) for the year ended 31st March 2021 under of SEBI Listing Regulations.

For Pooja Anand& Associates Company Secretaries Firm Registration No. P2003DE054000

PR No.: 1391/2021

Date: 30/08/2022 Place: New Delhi Sd/-Mukul Tyagi Partner

(FCS: 9973 , C.P. No. 16631) UDIN :F009973D000871350



INDEPENDENT AUDITOR'S REPORT

To the Members of CMI LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the financial statements of CMI LIMITED ("the Company"), which comprise the balance sheet as at 31st March 2022, and the statement of Profit and Loss (including other comprehensive income), Statement of Changes in Equity and statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion paragraph below, the aforesaid 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 state of affairs of the Company as at 31st March, 2022, its profit/loss (including other comprehensive income), changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

The financial statements have been prepared by the management on a going concern basis, notwithstanding the fact that the company's net worth is eroded (Net Worth as on 31st March 2022 is minus Rs. 1693.52 Lakhs whereas its accumulated losses is Rs. 3,296.59 Lakhs as on that date. The Company suffered loss of Rs. 14266.58 Lakhs during the financial year 2021-2022 against total income of Rs. 7092.63 Lakh as against previous year loss of 19,450.04 Lakhs against total income of Rs. 20,612.09 Lakhs. The company's loans have been declared by the Banks / financial institutions as Non Performing Assets (NPA).

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





the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Information other than the financial statements and auditors' report thereon

The Company's board of directors is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report including Annexures to Board's Report but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Key Audit Matter

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

The key audit matter

Revenue - Performance Obligations

The company is in the business of manufacturing of various types of Cables, and sells to customers through institutional globally. Sales contracts contain various performance obligations and other terms and the determination of when significant performance obligations have been met varies albeit a specific point in time can often be established. As a consequence, the company has analyzed its various sales contracts and concluded on the principles for deciding in which period or periods the

How the matter was addressed in our audit

Audit Procedure Applied Our audit included but was not limited to the following procedures:

- Mapped and evaluated selected systems and processes for revenue recognition and tested a sample of key controls.
- Selecting a sample from each type of the contracts with the customers, and testing the operating effectiveness of the internal control, relating to identification of the distinct performance obligations and determination of transaction price.
- Tested sample of sales transactions for compliance with the company's accounting principles.



Company's sales transactions should be recognized as revenue.

Revenue – Variable Consideration

Revenue is recognized in accordance with Ind AS 115, net of discounts, incentives, and rebates accrued by customers based on sales.

At the reporting date, the company estimates and accrues for discounts and rebates they consider as having been incurred but not yet paid.

• Read and assessed the disclosure made in the financial statements for assessing compliance with disclosure requirements.

Audit Procedure Applied Our audit included but was not limited to the following procedures:

- Understanding the policies and procedures applied to revenue recognition including an analysis of the effectiveness of controls related to revenue recognition processes employed by the Company.
- Carrying out substantive analytical procedures, analysing the actual performance of revenue and cost of sales related to discounts, incentives and rebates etc.
- Considered the terms of the contracts to determine the transaction price including any variable consideration to verify the transaction price used to compute revenue and to test the basic of estimation of the variable consideration.
- Analyzing and discussing with management significant contracts including contractual terms and conditions related to discounts, incentives and rebates used in the related estimates.
- Reviewing disclosures included in the notes to the accompanying financial statements.

Emphasis of Matter

Attention is invited to Note 22(iii) under Explanatory Notes to Financial Statements regarding Financial Liabilities-Non Current Borrowings. As loan accounts with company's lenders had turned NPA during the financial year, resultantly the updated loan account statements after the NPA date are not available in some cases hence the liabilities has been recognised on the basis of latest available loan account statements and balances therein, The company has not accounted for liabilities towards banks/financial institutions beyond the NPA dates.

Attention is invited to Note 31 under Explanatory Notes to Financial Statements regarding change in inventories. The company has reduced inventory for Rs. 5064.62 Lakhs as exceptional items on the basis of technical report obtained by the management as difference in actual stock and book stock.



Other Information

The Company's management and Board of Directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the financial statements and our auditors' report thereon.

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Standalone Financial Statements

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

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

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



Auditor's Responsibilities for the Audit of the Financial Statements

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

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

- Identify and assess the risks of material misstatement of the 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 Companies Act, 2013, 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 financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves 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.

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the 'Annexure A', a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
 - A) As required by Section 143 (3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid 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 the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 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 with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in 'Annexure B'.





- B) 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:
 - i. The Company has disclosed the impact of pending litigations on its financial position refer note 42 to the Financial Statements.
 - ii. The Company 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 Company.
- C) With respect to the matter to be included in the Auditor's Report under section 197(16):

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is within eleven per cent of the net profits computed in the manner laid down in section 198 of the Act.

For Krishna Neeraj & Associates

Chartered Accountants FRN: 023233N Sd/-

UDIN: 22506669AJXXSJ3187

Place: New Delhi Date: 30/05/2022

CA. Krishna Kr Neeraj

Partner

Membership No. 506669



Annexure 'A'

ANNEXURE A TO THE INDEPENDENT AUDITORS' REPORT

Report as required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013 (Refer to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date) With reference to the Annexure A referred to in the Independent Auditors' Report to the members of the Company on the financial statements for the year ended March 31, 2022, we report the following:

(i)

- a) A. The Company has proper records related to full particulars including quantitative details and situation of property, plant and Equipment.
 - B. The Company has maintained full particulars of Intangible Assets.
- b) The management of the company has physically verified property, plant and equipment of the company at regular interval. No material discrepancies were noticed on such verification during the year.
- c) Based on our examination of documents produced by the management, the title deeds of all the immovable properties (other than properties where the company is lessee and the lease agreements are duly executed in favour of lessee) disclosed in the financial statements are held in the name of the company.
- d) The Company has not revalued its property, Plant and Equipment during the year. Therefore, the provisions of Clause (i)(d) of paragraph 3 of the order are not applicable to the company.
- e) No proceeding has been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made there under, Therefore, the provisions of Clause (i) (e) of Paragraph 3 of the order is not applicable to the company.

(ii)

- a) The company has program of physical verification of inventory for conducting physical verification of inventory at reasonable intervals and the coverage and procedure of such verification by the management is appropriate. No material discrepancies were noticed on such verification.
- b) During any point of time of the year 2021-2022, the company had not been sanctioned any working capital limits in excess of Rs. five crores, in aggregate, from



banks or financial institutions on the basis of security of Current assets. Therefore, the provisions of Clause (ii) (b) of Paragraph 3 of the order are not applicable to the company

- (iii) During the year, the company has not made any investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties. Therefore, the provisions of clause 3(iii) of the said Order are not applicable to the company.
- (iv) The company has not made any loans, investments, guarantees and security on which provisions of section 185 and 186 of the Companies Act 2013 are applicable. Therefore, the provisions of clause 3(iv) of the said Order are not applicable to the company.
- (v) In our opinion and according to the information and explanations given to us, the Company has not accepted any deposits from public. Therefore, the provisions of Clause (v) of paragraph 3 of the order are not applicable to the Company.
- (vi) As explained to us, the Central Government of India has not specified the maintenance of cost records under sub-section (1) of Section 148 of the Act for any of the products of the Company. Therefore, the provisions of Clause (vi) of paragraph 3 of the order are not applicable to the Company.
- (vii) (a) The Company is generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income tax, Sales Tax, Wealth tax, Service tax, Duty of Customs, duty of Excise, Value Added Tax, GST, Cess and other statutory dues with the appropriate authorities to the extent applicable to it. There are no undisputed amounts payable in respect of income tax, wealth tax, service tax, sales tax, value added tax, duty of customs, duty of excise or cess which have remained outstanding as at March 31, 2022 for a period of more than 6 months from the date they became payable except as mentioned below:

Particulars	Amount (Rs.)
TCS	4,76,229
TDS	18,32,632

(b) According to the information and explanations given to us, there are not any statutory dues referred in sub- clause (a) which have not been deposited on account of any dispute. Therefore, the provisions of Clause (vii)(b) of paragraph 3 of the order are not applicable to the Company.





- (viii) In our opinion and according to the information and explanations given to us, there is no any transaction not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- (a) (ix).(a) In our opinion and according to the information and explanations given to us, the Company has defaulted in repayment of its loans or other borrowings or any interest due thereon to any lender. Details of such defaults are as below:

Nature of borrowing, including debt securities	Name of lender*	Amount not paid on due date (Rs. Lakhs)	Whether principal or interest	No. of days delay or unpaid
Term Loan-CCS	Canara Bank	395.87	Principal and interest	164
Term Loan-GECL	Canara Bank	1,167.61	Principal and interest	164
Term Loan	EDELWeiss Retail Finance Ltd	360.31	Principal and interest	55
Term Loan-GECL	Tata Capital Ltd	95.12	Principal and interest	7
	Dewan Housing	12.57		
Term Loan	Finance Corpn Ltd		Principal and interest	120
	Siemens Financial	192.54		
Term Loan	Services P Ltd		Principal and interest	0
Term Loan	HDFC Bank Ltd.	2,969.94	Principal and interest	333
Term Loan	Indusind Bank Ltd	1,583.05	Principal and interest	244
Term Loan	IDFC First Bank Ltd.	2,613.58	Principal and interest	288
Term Loan	Bank of Maharashtra	112.05	Principal and interest	90
Working Capital Loan	Canara Bank	13,537.50	Principal and interest	164
Working Capital Loan	Indusind Bank Ltd	2,483.70	Principal and interest	244
Working Capital Loan	Hero Fincorp Limited	800.60	Principal and interest	484
	Bank of Bahrain and			
Working Capital Loan	Kuwait	1,765.34	Principal and interest	243
	Kotak Mahindra			
Working Capital Loan	Bank Ltd.	1,197.72	Principal and interest	471
Working Capital Loan	HDFC Bank Ltd.	5,990.94	Principal and interest	333
Working Capital Loan	Bank of Maharashtra	1,414.96	Principal and interest	90
Working Capital Loan	IDFC First Bank Ltd.	4,170.16	Principal and interest	288



- (b) In our opinion and according to the information and explanations given to us, the company has not been a declared wilful defaulter by any bank or financial institution or other lender.
- (c) In our opinion and according to the information and explanations given to us, the loans were applied for the purpose for which the loans were obtained.
- (d) In our opinion and according to the information and explanations given to us, there are no funds raised on short term basis which have been utilised for long term purposes.
- (e) In our opinion and according to the information and explanations given to us, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (f) In our opinion and according to the information and explanations given to us, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (ix) (a) The Company has not raised money by way of initial public offer or further public offer (including debt instruments). Therefore, the provisions of Clause (x)(a) of paragraph 3 of the order are not applicable to the Company.
 (b) In our opinion and according to the information and explanations given to us, the
 - company has not made preferential allotment or private placement of shares during the year Therefore, the provisions of Clause (x)(b) of paragraph 3 of the order are not applicable to the Company.
- (x) (a) We have not noticed any case of fraud by the company or any fraud on the Company by its officers or employees during the year. The management has also not reported any case of fraud during the year.
 - (b) During the year no report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) As auditor, we did not receive any whistle- blower complaint during the year.
- (xi) The company is not a Nidhi Company. Therefore, the provisions of Clause (xii) of paragraph 3 of the order are not applicable to the Company.
- (xii) As per the information made available to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act where applicable, and the details have been disclosed in the financial statements, etc., as required by the



- applicable accounting standards. Identification of related parties were made and provided by the management of the company.
- (xiii) (a) The company has an internal control system commensurate with size and nature of its business
 - (b) internal auditors report for the period under audit were considered by the statutory auditor.
- (xiv) The Company has not entered into any non-cash transactions with directors or persons connected with him for the year under review. Therefore, the provisions of Clause (xv) of paragraph 3 of the order are not applicable to the Company.
- (xv) (a) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
 - (b) The company has not conducted any Non-Banking Financial or Housing Finance activities during the year.
 - (c) The company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India.
 - (d) As per the information and explanations received, the group does not have any CIC as part of the group.
- (xvi) The company has incurred cash loss in current financial year as well in immediately preceding financial year.

Financial Year	Amount in Lakhs (Cash Loss)		
2021-2022	17,097.24		
2020-2021	20,633.29		

- (xvii) There has been no resignation of the previous statutory auditors during the year.
- (xviii) On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.





(xix) There is not liability of the company under the provisions of section 135 of the Companies Act, relating to Corporate Social Responsibility. Therefore, the provisions of Clause (xx) of paragraph 3 of the order are not applicable to the Company.

(xx) The provisions of Clause (xxi) of paragraph 3 of the order are not applicable to the Company.

For Krishna Neeraj & Associates Chartered Accountants FRN: 023233N

Sd/-

Place: New Delhi Date: 30/05/2022

CA. Krishna Kr Neeraj Partner Membership No. 506669



Annexure B to the Independent Auditors' Report

(Referred to in paragraph 1(A)(f) under 'Report on Other Legal and Regulatory Requirements section of our report of even date)

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

We have audited the internal financial controls over financial reporting of M/s CMI LIMITED ("the Company") as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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



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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

- 1. pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- 2. provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and
- 3. provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are





subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 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 Chartered Accountants of India.

> For Krishna Neeraj & Associates **Chartered Accountants** FRN: 023233N

Place: New Delhi Date: 30/05/2022 Sd/-

CA. Krishna Kr Neeraj **Partner** Membership No. 506669

CMI Limited CIN:L74899DL1967PLC018031

Balance Sheet as at 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

(All amounts in Indian Rupees Lakhs unless otherwise sta					
Particulars	Notes	As at 31st March 2022	As at 31st March 2021		
ASSETS					
Non-current assets					
(a) Property, plant and equipment	6	13,937.32	15,076.34		
(b) Capital work in progress		287.09	299.70		
(c) Investment Property	7	934.72	939.70		
(d) Other Intangible assets	8	-	23.19		
(e) Financial assets		0.04	0.02		
(i) Investments	9 10	0.04 85.62	0.02 105.55		
(ii) Loans (iii) Other non-current financial assets	11	58.74	84.81		
	12				
(f) Deferred tax assets (net) (g) Other non-current assets	13	7,621.84 302.64	3,661.23 851.34		
(g) Other hon-current assets	13	23,228.00	21,041.89		
Current assets		23,228.00	21,041.07		
(a) Inventories	14	3,667.17	15,447.33		
(b) Financial assets		3,007.17	13, 117.33		
(i) Trade receivables	15	11,064.80	13,529.44		
(ii) Cash and cash equivalents	16	27.69	708.68		
(iii) Other bank balances	17	296.98	1,183.14		
(iv) Loans	10	62.30	94.93		
(v) Other current financial assets	18	4.90	7.29		
(c) Current tax assets (net)		178.53	174.99		
(d) Other current assets	19	5,080.54	5,372.73		
		20,382.91	36,518.53		
TOTAL ASSETS		43,610.91	57,560.42		
EQUITY AND LIABILITIES III EQUITY					
(a) Equity Share Capital	20	1,603.07	1,603.07		
(b) Other Equity	21	(3,296.59)	10,853.60		
Total equity		(1,693.52)	12,456.67		
LIABILITIES		,	,		
IV Non-current liabilities					
(a) Financial liabilities					
(i) Borrowings	22	5,427.15	6,122.57		
(ii) Lease Liabilities	26	122.46	135.71		
(b) Provisions	23	34.85	84.78		
		5,584.46	6,343.05		
V Current liabilities					
(a) Financial liabilities					
(i) Borrowings	24	35,421.39	24,960.50		
(ii) Lease Liabilities	26	3.64	35.54		
(iii) Trade payables	25				
- total outstanding dues to micro enterprises & small enterprises		634.67	788.27		
 total outstanding dues of creditors other than above 		2,175.74	10,930.91		
(iv) Other financial liabilities	26	909.55	1,012.98		
(b) Other current liabilities	27	380.91	859.67		
(c) Provisions	23	41.87	20.63		
(d) Current tax liabilities (net)		152.20	152.19		
, ,		39,719.97	38,760.70		
TOTAL LIABILITIES		45,304.43	45,103.75		
TOTAL EQUITY AND LIABILITIES		43,610.91	57,560.42		

Summary of significant accounting policies

3

The accompanying notes are an integral part of the financial statements

As per our report of even date attached For Krishna Neeraj & Associates

For and on behalf of the Board of Directors

Chartered Accountants

FRN: 023233N

Sd/-Krusshna Neeraj Partner Membership No.:506669

Place : New Delhi

Date: 30/05/2022

Sd/-Amit Jain Chairman cum Managing Director DIN: 00041300 Sd/-Kunal Singhal Director DIN: 08140142

Sd/-Subodh Kumar Barnwal Company Secretary M. No.-21928 Sd/-**Raj Kumar** C.F.O.

CMI Limited Statement of Profit & Loss for the Year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

For and on behalf of the Board of Directors

	(Att diri	Julius III	паан карсез сакнз	untess otherwise stated)
	Particulars	Notes	For the Year ended 31st March 2022	For the Year ended 31st March 2021
ı	Revenue from operations	28	6,774.80	20,170.26
II	Other income	29	317.83	441.83
Ш	Total income (I+II)		7,092.63	20,612.09
IV	Expenses			
	(a) Cost of raw material consumed	30	7,970.32	18,641.83
	(b) Purchase of stock in trade		5.25	167.23
	(c) Changes in inventories of finished goods, work-in-progress and stock-in-trade	31	(464.21)	1,074.75
	(d) Employee benefits expense	32	571.12	1,219.48
	(e) Finance costs	33	4,405.11	4,529.99
	(f) Depreciation and amortization expense	34	1,044.51	1,187.52
	(g) Other expenses	35	7,224.45	1,567.95
	Total expenses		20,756.56	28,388.75
٧	Profit/ (Loss) before exceptional items and tax (III-IV)		(13,663.93)	(7,776.66)
VI	Exceptional items	47	4,477.83	14,044.15
VII	Profit/ (Loss) before tax (V+VI)		(18,141.76)	(21,820.80)
VIII	Income tax expense			
	(a) Current tax		-	-
	(b) Deferred tax		(3,852.02)	(2,360.50)
	Total tax expense		(3,852.02)	(2,360.50)
	Profit/ (Loss) for the year (VII-VIII)		(14,289.73)	(19,460.31)
X	Other comprehensive income			
	 (a) Items that will not be reclassified to profit or loss in subsequent periods: 			
	(i) Remeasurements of post-employment defined benefit obligations		30.92	13.76
	(ii) Change in fair value of FVOCI equity instruments		0.01	0.01
	(iii) Income tax effect		(7.80)	(3.50)
	(b) Items that will be reclassified to profit or loss in subsequent periods;		-	-
	Other comprehensive income for the year, net of tax		23.14	10.27
ΧI	Total comprehensive income for the year (IX+X)		(14,266.59)	(19,450.04)
XII	Earnings per share in Rs.	39		
•	Basic earnings per equity share		(89.16)	(128.47)
	Diluted earnings per equity share		(89.16)	(128.47)

Summary of significant accounting policies The accompanying notes are an integral part of the financial statements

As per our report of even date attached For Krishna Neeraj & Associates

Chartered Accountants

FRN: 023233N

Sd/-

Sd/-Sd/-Krusshna Neeraj Amit Jain Kunal Singhal Partner Chairman cum Managing Director Director Membership No.:506669 DIN: 00041300 DIN: 08140142

Sd/-Sd/-**Subodh Kumar Barnwal** Raj Kumar Place: New Delhi **Company Secretary** C.F.O.

Date: 30/05/2022 M. No.-21928

CIN:L74899DL1967PLC018031

Statement of Cash Flows for the Year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

(All amounts	s in Indian Rupees Lakhs u	
Particulars	Year ended 31st	Year Ended 31st
	March 2022	March 2021
Cash flow from operating activities		
Profit/ (Loss) before tax	(18,141.76)	(21,820.80)
Adjusted for:		
Depreciation and amortization expense	1,044.51	1,187.52
(Profit)/Loss on sale of property, plant and equipment	33.93	(10.33)
Deferred Employee Cost & Fair Value FVOCI Equity Adjustments	30.94	13.76
Rental Income	(35.91)	(60.55)
Interest expense	4,405.11	4,529.99
Interest income	(45.22)	(183.29)
Operating profit/ (loss) before working capital changes	(12,708.40)	(16,343.70)
Movements in working capital:		
Decrease/(increase) in trade receivables	2,464.65	6,725.61
Decrease/(increase) in inventories	11,780.16	3,320.42
Decrease/(increase) in other assets	347.14	715.76
(Decrease)/increase in trade payables and other liabilities	(9,459.05)	2,273.04
(Decrease)/increase in other provisions	(28.69)	(10.03)
Cash generated from/ (used in) operations	(7,604.19)	(3,318.90)
Direct Taxes Paid	(3.53)	(43.59)
Net cash flow from/(used in) operating activities (A)	(7,607.72)	(3,362.49)
Cash flows from investing activities		
Purchase of property, plant and equipment, including intangible assets, capital work in progress	(0.57)	(20.00)
Proceeds from disposal of property, plant and equipment	72.76	199.56
Decrease/(increase) in non-current investments	(0.01)	(0.01)
Decrease/(increase) in other non-current assets	548.70	61.56
Decrease/(increase) in other hon-current assets Decrease/(increase) in other bank balances	886.15	78.40
Decrease/(increase) in other non curent financial assets	26.07	181.57
Rental Income	35.91	60.55
Interest received	45.22	183.29
Net cash flow from/ (used in) investing activities (B)	1,614.23	744.93
Cash flow from financing activities		
Proceeds/(Repayment) of long-term borrowings (Net)	(695.43)	200.98
	10,462.18	7,178.40
Proceeds/(Repayment) of short-term borrowings (Net) Payment of Lease Liabilities	(49.14)	(180.86)
Proceeds from issue of Equity Share Capital (Including Premium)	(47.14)	500.00
Interest paid	(4.405.11)	(4,529.99)
Net cash flow from / (used in) financing activities (C)	(4,405.11) 5,312.48	3,168.53
Net increase/(decrease) in cash and cash equivalents (A + B +C)	(681.00)	550.96
Cash and cash equivalents at the beginning of the year	708.68	157.73
Cash and cash equivalents at the end of the year	27.68	708.69
Components of cash and cash equivalents		
Balances with banks:		
-In current accounts	9.41	592.24
-In unpaid dividend accounts	13.62	13.62
-In deposit accounts		94.41
Cash in hand	4.67	8.42
Total cash and cash equivalents [Refer Note No. 16]	27.69	708.68
Total cash and cash equivalents [here note no. 10]	21.07	700,00

Total cash and cash equivalents [Refer Note No. 16] 27.69 70

Note: The above Statement of Cash Flows has been prepared under the 'Indirect Method' as set out in Ind AS-7 'Statement of Cash Flows'.

Summary of significant accounting policies

3

The accompanying notes are an integral part of the financial statements

For and on behalf of the Board of Directors

For Krishna Neeraj & Associates

Chartered Accountants

FRN: 023233N

Sd/Sd/Amit Jain Kunal Singhal
Krusshna Neeraj Chairman cum Managing Director Director
Partner DIN: 00041300 DIN: 08140142

Partner DIN: 00041300 Membership No.:506669

Sd/- Subodh Kumar Barnwal Raj Kumar

Place: New Delhi Company Secretary C.F.O.
Date: 30/05/2022 M. No.-21928

CMI Limited CIN:L74899DL1967PLC018031

Statement of Changes in Equity for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

Equity share capital	Note	Nos.	Rs. in Lakh
For the Year Ended 31st March 2021			
Balance at the beginning of the reporting period	20	1,50,27,457	1,502.7
Changes in Equity Share Capital due to prior period errors		-	-
Restated Balance at the beginning of reporting period		1,50,27,457	1,502.
Changes in Equity Share Capital during the reporting period		10,00,000	100.
Balance at the end of the reporting period		1,60,27,457	1,602.
For the Year Ended 31st March 2022			
Balance at the beginning of the reporting period	20	1,60,27,457	1,602.
Changes in Equity Share Capital due to prior period errors		-	-
Restated Balance at the beginning of reporting period		1,60,27,457	1,602.
Changes in Equity Share Capital during the current year		-	-
Balance at the end of the reporting period		1,60,27,457	1,602.

(B) Other equity

Particulars	Capital Redemption Reserve	Capital Reserve	Securities Premium	Retained Earnings	FVOCI-Equity Instruments	Total other equity
Balance as at 1st April 2020	80.00	744.28	4,596.05	24,483.31	(0.01)	29,903.64
Profit/ (Loss) for the year	-	-	-	(19,460.31)	-	(19,460.31)
Other comprehensive income	-	-	-	10.26	0.01	10.27
Total comprehensive income for the year	-	-	-	(19,450.05)	0.01	(19,450.04)
Premium on issue of equity shares during the year	-	-	400.00	-	-	400.00
Balance as at 31st March 2021	80.00	744.28	4,996.05	5,033.26	(0.00)	10,853.60
Profit/ (Loss) for the year	-	-	-	(14,289.73)	-	(14,289.73)
Other comprehensive income	-	-	-	23.13	0.01	23.14
Total comprehensive income for the year	-	-	-	(14,266.60)	0.01	(14,266.59)
Premium on issue of equity shares during the year	-	-	-	-	-	-
Others	-	-	-	116.39	-	116.39
Balance as at 31st March 2022	80.00	744.28	4,996.05	(9,116.95)	0.01	(3,296.60)

1. Corporate information

CMI Limited ("the Company") is a public company domiciled in India and incorporated under the provisions of the Companies Act, 1956. Its equity shares are listed on two stock exchanges in India: the BSE Limited and the National Stock Exchange of India Limited. The registered office of the Company is located at PD-II, Jhilmil Metro Station Jhilmil Industrial Area Delhi East Delhi 110095.

The Company is primarily engaged in the business of manufacture of wires and cables such as Railway Signaling Cables, Control & Instrumentation Cables, Jelly Filled Telephone Cables, Power Cables and many other specialty cables.

2. Basis of preparation

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015, as amended and other relevant provisions of the Companies Act, 2013.

The financial statements have been prepared on a going concern basis using historical cost convention and on an accrual method of accounting, except for certain financial assets and financial liabilities which are measured at fair value/ amortized cost (Refer accounting policy regarding financial instruments).

The financial statements are prepared on a going concern basis, as the Management is satisfied that the Company shall be able to continue its business for the foreseeable future and no material uncertainty exists that may cast significant doubt on the going concern assumption. In making this assessment, the Management has considered a wide range of information relating to present and future conditions, including future projections of profitability, cash flows and capital resources. The outbreak of COVID-19 has not affected the going concern assumption of the Company.

The financial statements are presented in Indian Rupees Lakhs and all values have been rounded to the nearest Lakh with two decimal places, unless stated otherwise.

3. Significant accounting policies

The Company has applied the following accounting policies to all periods presented in the financial statements.

a) Functional and presentation currency

The financial statements are prepared in Indian Rupees, which is the Company's presentation currency and the functional currency for all its operations.

b) Current and non-current classification

The Company presents assets and liabilities in the balance sheet based on current/ noncurrent classification. An asset is classified as current when it is:

- expected to be realised or intended to sold or consumed in the normal operating cycle;
- held primarily for the purpose of trading;
- expected to be realised within twelve months after the reporting period; or

• cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting date.

All other assets are classified as non-current.

A liability is classified as current when:

- it is expected to be settled in the normal operating cycle;
- it is held primarily for the purpose of trading;
- it is due to be settled within twelve months after the reporting date; or
- there is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting date.

All other liabilities are classified as non-current.

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

Operating cycle of the Company is the time between the acquisition of assets for processing and their realisation in cash or cash equivalents. As the Company's normal operating cycle is not clearly identifiable, it is assumed to be twelve months.

c) Revenue recognition

Sale of goods

Revenue is recognised upon transfer of control of promised goods to customers in an amount that reflects the consideration which the company expects to receive in exchange for those goods.

Revenue from the sale of goods is recognised at the point in time when control is transferred to the customer which is usually on dispatch of goods, based on contracts with the customers.

Revenue is measured based on the transaction price, which is the consideration, adjusted for volume discounts, price concessions, incentives, and returns, if any, as specified in the contracts with the customers. Revenue excludes any taxes or duties collected from customers on behalf of the government such as goods and services tax, etc. Due to the short nature of credit period given to customers, there is no financing component in the contract.

Rendering of services

Income recognition for services takes place as and when the services are performed in accordance with Ind AS 115.

d) Other Income

i. Interest Income

Interest income is accrued on time basis, by reference to the principal outstanding and at the effective interest rate applicable. Interest income is included in finance income in the statement of profit and loss.

ii. Dividends

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

iii. Rental Income

Rental income arising from operating leases on investment properties is accounted for on a straight-line basis over the lease term and is included in other income in the statement of profit and loss.

e) Expenditure

Expenses are accounted on accrual basis.

f) Property, plant and equipment

All property, plant and equipment are stated at historical cost, net of accumulated depreciation (other than freehold land) and accumulated impairment losses, if any.

The initial cost of property, plant and equipment comprises its purchase price, including import duties and non-refundable purchase taxes, and any directly attributable costs of bringing an asset to working condition and location for its intended use. It also includes the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located. Items such as spares are capitalized when they meet the definition of property, plant and equipment.

If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment. Likewise, expenditure towards major inspections and overhauls are identified as a separate component and depreciated over the expected period till the next overhaul expenditure.

Subsequent expenditure related to an item of property, plant and equipment is added to its book value only if it increases the future economic benefits from the existing asset beyond its previously assessed standard of performance/life. All other expenses on existing property, plant and equipment, including day-to-day repair and maintenance expenditure and cost of replacing parts, are charged to the statement of profit and loss for the period during which such expenses are incurred.

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

Depreciation on property, plant and equipment is calculated using the straight-line method (SLM) to allocate their cost, net of their residual values, over their estimated useful lives, as per the useful life prescribed in Schedule II to the Companies Act, 2013 except in case of property, plant and equipment relating to PVC Cable Division, where depreciation is provided using the written down value method (WDV).

The assets' residual values and useful lives are reviewed and adjusted if appropriate, at the end of each reporting period.

Freehold land is not depreciated.

Leasehold buildings are amortised over the duration of the shorter of the useful life or lease term.

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use. Any gain or loss arising on the disposal or retirement or de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is recognised in the statement of profit and loss.

Capital work-in-progress represents cost of property, plant and equipment that are not yet ready for their intended use and are carried at cost determined as aforesaid.

g) Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less accumulated amortization and accumulated impairment losses, if any. Internally generated intangible assets are not capitalised and the expenditure is recognised in the statement of profit and loss in the period in which the expenditure is incurred.

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

Intangible assets with finite useful lives are amortised over their useful economic lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset are considered to modify the amortisation period or method, as appropriate, and are treated as changes in accounting estimates to be adjusted prospectively. The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss.

The Company does not have any intangible assets with indefinite useful lives.

Softwares are amortized on a straight line basis over a period of 4-5 years.

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

h) Investment property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Company, is classified as investment property. Investment property is measured initially at its cost, including related transaction costs and wherever applicable borrowing costs. Subsequent expenditure is capitalised to the asset's carrying

amount only when it is probable that future economic benefits associated with the expenditure will flow to the Company and the cost of the item can be measured reliably. All other repair and maintenance costs are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognised.

Depreciation on investment properties is calculated using the straight-line method (SLM) to allocate their cost, net of their residual values, over their estimated useful lives, as per the useful life prescribed in Schedule II to the Companies Act, 2013.

Investment properties are derecognised either when they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The difference between the net disposal proceeds and the carrying amount of the assets recognised in the statement of profit and loss in the period of derecognition.

i) Inventories

Inventories are valued at the lower of cost and net realisable value.

Costs incurred in bringing each product to its present location and conditions are accounted for as follows:

- Raw materials, components, stores and spares, packing materials and others: cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on first-in, first-out (FIFO) basis.
- Work in progress: cost includes cost of direct materials and labour and estimated overheads upto the stage of completion. Cost is determined on first-in, first-out (FIFO) basis.
- Finished goods: cost includes cost of direct materials, labour, cost of manufacturing, cost of conversion and other costs incurred in finishing the goods. Cost is determined on first-in, first-out (FIFO) basis.
- Traded goods: cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on first-in, firstout (FIFO) basis.

Scrap is valued at estimated net realizable value.

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

j) Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker.

k) Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of the asset. Borrowing costs consist of interest and other costs that the Company incurs in connection with the borrowing of funds.

Borrowing costs also include exchange differences to the extent regarded as an adjustment to the borrowing costs.

All other borrowing costs are expensed in the period in which they occur and are recognised in the statement of profit and loss using the effective interest rate method.

l) Leases

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfillment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly specified in an arrangement.

The Company as a lessee

The Company's lease asset classes primarily consist of leases for Land, Buildings, Plant & Machinery including vehicles. The Company assesses whether a contract is or contains a lease, at inception of a contract. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Company assesses whether:

- i. the contract involves the use of an identified asset;
- ii. the Company has substantially all of the economic benefits from use of the asset through the period of the lease; and
- iii. the Company has the right to direct the use of the asset.

At the date of commencement of the lease, the Company recognises a right-of-use asset ("ROU") and a corresponding lease liability for all lease arrangements in which it is a lessee, except for leases with a term of twelve months or less (short term leases) and leases of low value assets. For these short term and leases of low value assets, the Company recognises the lease payments as an operating expense on a straight line basis over the term of the lease.

The right-of-use assets are initially recognised at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses, if any. Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset.

The lease liability is initially measured at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates. The lease liability is subsequently remeasured by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect the lease payments made.

Lease liability and ROU asset have been separately presented in the Balance Sheet and lease payments have been classified as financing cash flows.

The Company as a lessor

Leases under which the Company is a lessor are classified as finance or operating leases. Lease contracts where all the risks and rewards are substantially transferred to the lessee, the lease contracts are classified as finance leases. All other leases are classified as operating leases.

For leases under which the Company is an intermediate lessor, the Company accounts for the head-lease and the sub-lease as two separate contracts. The sub-lease is further classified either as a finance lease or an operating lease by reference to the RoU asset arising from the head-lease.

m) Income taxes

Current income tax

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

Current income tax relating to items recognized outside of profit or loss is recognized outside of profit or loss [either in other comprehensive income (OCI) or in equity]. Current tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred tax

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

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an
 asset or liability in a transaction that is not a business combination and, at the time of
 the transaction, affects neither the accounting profit nor taxable profit or loss;
- in respect of taxable temporary differences between the carrying amount and tax bases of investments in subsidiaries, branches, associates and interests in joint ventures, when the timing of the reversal of the temporary differences can be controlled by the Company and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against

which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss;
- In respect of deductible temporary differences between the carrying amount and tax bases of investments in subsidiaries, branches, associates and interests in joint ventures, deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

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

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

Current tax and deferred tax relating to items recognised outside profit or loss are recognised outside profit or loss (either in other comprehensive income or in equity).

Deferred tax assets and liabilities are offset when they relate to income taxes levied by the same taxation authority and the Company intends to settle its current tax assets and tax liabilities on a net basis.

n) Employee benefits

Short-term obligations

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

Other long-term employee benefits obligations

The liabilities for earned leave and sick leave are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discounted using the market yields at the end of the reporting period that have terms approximating to the terms of

the related obligation. Re-measurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

Post-employment obligations

The Company operates the following post-employment schemes:

- a. Defined benefit plans in the nature of gratuity, and
- b. Defined contribution plans such as provident fund.

Gratuity obligations

The liability or asset recognised in the balance sheet in respect of defined benefit gratuity plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by actuaries using the projected unit credit method.

The present value of the defined benefit obligation denominated in Indian Rupees is determined by discounting the estimated future cash outflows by reference to market yields at the end of the reporting period on government bonds that have terms approximating to the terms of the related obligation.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefits expense in the statement of profit and loss.

Re-measurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service cost.

Defined contribution plans

The Company pays provident fund contributions to publicly administered provident funds as per local regulations. The Company has no further payment obligations once the contributions have been paid. The contributions are accounted for as defined contribution plans and the contributions are recognised as employee benefits expense when they are due.

o) Exceptional Items

Exceptional items are those items that management considers, by virtue of their size or incidence, should be disclosed separately to ensure that the financial information allows an understanding of the underlying performance of the business in the year, so as to facilitate comparison with prior periods. Such items are material by nature or amount to the year's result and require separate disclosure in accordance with Ind AS.

p) Impairment of non-financial assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

q) Provisions, contingent liabilities and contingent assets

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. When the Company expects some or all of a provision to be reimbursed, the reimbursement is recognized as a separate asset, but only when the reimbursement is virtually certain. The expense relating to a provision is presented in the statement of profit and loss, net of any reimbursement.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. The unwinding of discount is recognized in the statement of profit and loss as a finance cost.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources would be required to settle the obligation, the provision is reversed.

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognised because it cannot be measured reliably. The Company does not recognize contingent liability but discloses its existence in the financial statements.

Contingent assets are not recognised but disclosed in the financial statements when an inflow of economic benefits is probable.

r) Financial instruments

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

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified into four categories:

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

i. Debt instruments at amortised cost

A 'debt instrument' is measured at the amortised cost, if both the following conditions are met:

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

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

ii. Debt instruments at FVTOCI

A 'debt instrument' is classified as at the FVTOCI if both of the following criteria are met:

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

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

iii. Debt instruments at FVTPL

FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as at FVTPL.

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

iv. Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. For all other equity instruments, the Company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The Company makes such election on an instrument-by-instrument basis. The classification is made on initial recognition and is irrevocable.

If the Company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividends, are recognized in the OCI. There is no recycling of the amounts from OCI to statement of profit and loss, even on sale of investment. However, the Company may transfer the cumulative gain or loss within equity.

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

Equity investment in subsidiaries and joint ventures are carried at historical cost as per the accounting policy choice given by Ind AS 27.

Derecognition

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e. removed from the Company's combined balance sheet) when:

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

Impairment of financial assets

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

- Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities and deposits;
- Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 115.

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

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

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

Financial liabilities

Initial recognition and measurement

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs. The Company's financial liabilities include trade and other payables and borrowings, etc.

Subsequent measurement

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

i. Financial liabilities at FVTPL

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term.

ii. Loans and borrowings

This is the category most relevant to the Company. After initial recognition, interestbearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

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

Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

Offsetting of financial instruments

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

s) Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument.

Financial guarantee contracts issued by the Company are measured at their fair values and recognised as income in the statement of profit and loss.

t) Accounting for foreign currency transactions

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the Company operates ('the functional currency'). The financial statements are presented in Indian Rupees (INR), which is the Company's presentation currency and functional currency.

Transactions in currencies other than the functional currency are translated into the functional currency at the exchange rates that approximates the rate as at the date of the transaction. Monetary assets and liabilities denominated in other currencies are translated into the functional currency at exchange rates prevailing on the reporting date. Non-monetary assets and liabilities denominated in other currencies and measured at historical cost or fair value are translated at the exchange rates prevailing on the dates on which such values were determined.

All exchange differences are included in statement of profit and loss.

u) Cash and cash equivalents

Cash and cash equivalents in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above, net of outstanding bank overdrafts as they are considered an integral part of the Company's cash management.

v) Dividends

The Company recognises a liability to make cash distributions to equity holders of the Company when the distribution is authorised and the distribution is no longer at the discretion of the Company. As per the corporate laws in India, a distribution is authorised when it is approved by the shareholders. A corresponding amount is recognised directly in equity.

w) Earnings per share

Basic earnings per share

Basic earnings per share are calculated by dividing the profit/ (loss) attributable to the shareholders of the Company by the weighted average number of equity shares outstanding during the financial year.

Diluted earnings per share

Diluted earnings per share is calculated by dividing the profit/ (loss) attributable to the shareholders of the Company (after adjusting the corresponding income/ charge for dilutive potential equity shares, if any) by the weighted average number of equity shares outstanding during the financial year plus the weighted average number of additional equity shares that would have been issued on conversion of all the dilutive potential equity shares.

4. Significant accounting judgments, estimates and assumptions

The preparation of the Company's financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, accompanying disclosures and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods.

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are described below. The Company based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising that are beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Income taxes

The Company is subject to income tax laws as applicable in India. Significant judgment is required in determining provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Company recognizes liabilities for anticipated tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

In assessing the realisability of deferred tax assets, management considers whether it is probable, that some portion, or all, of the deferred tax assets will not be realized. The ultimate realization of deferred tax assets is dependent upon the generation of future taxable income during the periods in which the temporary differences become deductible. Management considers the projected future taxable income and tax planning strategies in making this assessment. Based on the level of historical taxable income and projections

for future taxable incomes over the periods in which the deferred tax assets are deductible, management believes that it is probable that the Company will be able to realize the benefits of those deductible differences in future.

Useful lives of property, plant and equipment ('PPE') and intangible assets

Management reviews the estimated useful lives and residual value of PPE and Intangibles at the end of each reporting period. Factors such as changes in the expected level of usage, technological developments and product life-cycle, could significantly impact the economic useful lives and the residual values of these assets. Consequently, the future depreciation charge could be revised and may have an impact on the profit of the future years.

Employee benefit obligations

The costs of the defined benefit obligations are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

The parameter most subject to change is the discount rate. In determining the appropriate discount rate for plans operated in India, the management considers the interest rates of government bonds in currencies consistent with the currencies of the post-employment benefit obligation.

The mortality rate is based on publicly available mortality tables for the specific countries. Those mortality tables tend to change only at interval in response to demographic changes. Future salary increases and gratuity increases are based on expected future inflation rates. Further details about gratuity obligations are given in Note No. 39.

Contingencies

Management judgment of contingencies is based on the internal assessments and opinion from the consultants for the possible outflow of resources, if any.

5. Recent accounting pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 23, 2022, MCA amended the Companies (Indian Accounting Standards) Amendment Rules, 2022, applicable from April 1, 2022.

CMI Limited

CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

6 Property, plant and equipment

Property, plant and equipment	As at 31st March 2022	As at 31st March 2021
Owned Assets	13,839.38	14,928.02
Leased Assets	97.94	148.32
Total	13.937.32	15.076.34

A Owned Assets

Particulars	Freehold Land	Factory Buildings	Leasehold Improvements	Plant and Equipment	Furniture and Fixtures	Office Equipments	Vehicles	Total
Gross Block								
Balance as at 1st April 2020	2,253.48	5,994.08	3.48	13,471.21	139.87	615.83	432.26	22,910.21
Additions	-	-	-	349.96	-	1.30	-	351.26
Disposals / adjustments	-	-	-	(79.39)	-	-	(32.70)	(112.10)
Balance as at 31st March 2021	2,253.48	5,994.08	3.48	13,741.77	139.87	617.13	399.55	23,149.37
Additions	-	-	-	-	-	0.57	-	0.57
Disposals / adjustments	-	-	-	-	-	-	(252.04)	(252.04)
Balance as at 31st March 2022	2,253.48	5,994.08	3.48	13,741.77	139.87	617.70	147.51	22,897.89
Accumulated Depreciation								
Balance as at 1st April 2020	-	1,334.16	3.48	4,896.93	102.33	563.33	241.48	7,141.71
Charge for the year	-	194.22	-	851.54	10.70	20.92	34.60	1,111.98
Disposals / adjustments	-	-	-	(16.86)	-	-	(15.49)	(32.35)
Balance as at 31st March 2021	-	1,528.38	3.48	5,731.61	113.04	584.24	260.59	8,221.34
Charge for the year	-	185.71	-	786.50	6.37	4.28	14.19	997.06
Disposals / adjustments	-	-	-	-	-	-	(159.89)	(159.89)
Balance as at 31st March 2022	-	1,714.09	3.48	6,518.11	119.41	588.52	114.89	9,058.51
Net Block								
As at 31st March 2021	2,253.48	4,465.70	-	8,010.17	26.83	32.89	138.96	14,928.02
As at 31st March 2022	2,253.48	4,279.99	-	7,223.66	20.46	29.17	32.62	13,839.38

Notes:

- $\ensuremath{\mathrm{a.}}$ The title deeds of freehold land and factory buildings are held in the name of the Company.
- b. The Company has not revalued any of its property, plant and equipment.
- c. Property, plant and equipment have been mortgaged as security with banks against credit facilities of the Company.

B Leased Assets

Movements during the year:

Particulars	Right-of-Us	se Assets	
	Factory Buildings	Vehicles	Total
Gross Block			
Balance as at 1st April 2020	420.85	29.25	450.10
Additions	-	-	-
Disposals / adjustments	(187.20)	-	(187.20)
Balance as at 31st March 2021	233.65	29.25	262.90
Additions	-	-	-
Disposals / adjustments	(129.69)	(6.92)	(136.61)
Balance as at 31st March 2022	103.96	22,33	126.28
Accumulated Depreciation			
Balance as at 1st April 2020	114.47	8.12	122.59
Additions	59.76	9.95	69.70
Disposals / adjustments	(77.72)	-	(77.72)
Balance as at 31st March 2021	96.51	18.07	114.58
Additions	13.09	6.18	19.27
Disposals / adjustments	(101.73)	(3.78)	(105.51)
Balance as at 31st March 2022	7.87	20.47	28.34
Net Block As at 31st March 2021	137.14	11.18	148.32
Net Block As at 31st March 2022	96.09	1.85	97.94

Notes:

- (i) The Company's leases mainly comprise of land and buildings and vehicles. The Company leases land and buildings for manufacturing and warehouse facilities.
- (ii) The Company incurred Rs. 38.38 Lakhs for the year ended 31st March, 2022 (P.Y.:- Rs. 25.28 Lakhs) towards expenses relating to short-term leases and leases of low-value assets.
- (iii) The title deeds of leasehold factory buildings are held in the name of the Company.
- (iv) The Company has not revalued any of its right of use assets.

Investment Property	
Gross Block	
Balance as at 1st April 2020	968.1
Additions	-
Disposals / adjustments	-
Balance as at 31st March 2021	968.1
Additions	-
Disposals / adjustments	-
Balance as at 31st March 2022	968.1
	·
Accumulated Depreciation	
Balance as at 1st April 2020	23.4
Charge for the year	4.9
Disposals / adjustments	-
Balance as at 31st March 2021	28.4
Charge for the year	4.9
Disposals / adjustments	
Balance as at 31st March 2022	33.4
Net Block	
As at 31st March 2021	939.7
As at 31st March 2022	934.7

(i) Disclosures relating to fair valuation of Investment Property

Fair Value of Investment Property

Particulars	Rs. in lakhs
As at 31st March 2021	1,045.31
As at 31st March 2022	1,045.31

As at 31 March 2022, the Fair Value of Investment Property is Rs. 1045.31 Lakhs (P.Y. Rs. 1,045.31 Lakhs), which is based on valuation performed by the management on the basis of available market quotes/ prevalent property prices in the same and nearby localities.

Resulting fair value estimates for Investment Properties are included in Level 3. (Refer Note No. 45)

(ii) Amount recognised in Statement of Profit & Loss for investment property.

Particulars	31st March 2022	31st March 2021
Rental Income derived from Investment Property	15.36	14.40
Direct operating expense (including repairs & maintenance) for property that generate rental income	-	-
Direct operating expenses (including repairs and maintenance) for property that did not generate rental income	8.11	-
Profit arising from investment properties before depreciation	7.25	14.40
Less: Depreciation	(4.99)	(4.99)
Profit arising from investment properties	2.26	9.41

- (iii) Investment Property have been mortgaged as security with banks against specific term loans of the Company.
- (iv) The Company has no restrictions on the realisability of its investment property and no contractual obligations to purchase, construct or develop investment property or for repairs, maintenance and enhancements.
- (v) The title deeds of investment property are held in the name of the Company.
- (v) The Company has not revalued any of its investment property .

8 Intangible assets

Particulars	Computer Software
Gross Block	
Balance as at 1st April 2020	535.42
Additions	
Disposals / adjustments	-
Balance as at 31st March 2021	535.42
Additions	-
Disposals / adjustments	-
Balance as at 31st March 2022	535.42
Accumulated Amortisation	
Balance as at 1st April 2020	511.38
Charge for the year	0.84
Disposals / adjustments	
Balance as at 31st March 2021	512.22
Charge for the year	23.19
Disposals / adjustments	-
Balance as at 31st March 2022	535.42
Net Block	
As at 31st March 2021	23.19
As at 31st March 2022	•

Notes:
a. The Company has not revalued any of its intangible assets.

CMI Limited CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022 $\,$

(All amounts in Indian Rupees Lakhs unless otherwise stated)

	(All amounts in matan rapees Earths arress otherwise state		
9	Financial assets - Investments	As at 31st March 2022	As at 31st March 2021
(A)	Equity instruments (quoted)		
	(At fair value through OCI)		
	33 (PY: 33) Equity Shares of Bank of Baroda of Rs. 2/- each	0.04	0.02
	Total	0.04	0.02
	Aggregate amount of quoted investments	0.05	0.05
	Aggregate market value of quoted investments	0.04	0.02
	Aggregate amount of impairment in value of investments	-	-

10	Financial assets - Loans	As at 31st March 2022	As at 31st March 2021
(a)	Non current loans		
	Security deposits	80.94	100.76
	Loans and advances to employees	4.68	4.79
	Total Non-current loans	85.62	105.55
(b)	Current loans		
	Advances recoverable	57.91	83.17
	Security deposits	4.39	11.76
	Total current loans	62.30	94.93
	Break-up:		
	Considered good - Secured	-	-
	Considered good - Unsecured	147.92	200.48
	Unsecured, which have significant increase in credit risk	-	-
	Unsecured, credit impaired	-	-
	Total	147.92	200.48

11 Financial assets - Other non-current Financial assets	As at 31st March 2022	As at 31st March 2021
Deposits with original maturity for more than 12 months (including interest accrued thereon)*	58.74	84.81
Total	58.74	84.81

^{*} Deposits are under bank lien for margin against non-fund based working capital credit facilities of the Company.

12	Deferred Tax Assets/ (Liabilities)	As at 31st March 2022	As at 31st March 2021
Α	Components of Deferred Tax Assets/ (Liabilities)		
	Deferred Tax Assets		
	Carried forward losses and unabsorbed depreciation	8,980.35	5,036.93
	Expenses allowable for tax purposes on payment basis	22.98	38.19
	Total	9,003.33	5,075.12

Deferred Tax Liabilities Property, plant & equipment: impact of difference between tax depreciation and	1,377,37	
depreciation for financial reporting	1,377.37	1,400.14
Others	4.12	13.75
Total	1,381.49	1,413.89

Deferred Tax Assets (Net)	7,621.84	3,661.23
---------------------------	----------	----------

В	Reconciliation of movement in Deferred Tax Assets (Net)	As at 31st March 2022	As at 31st March 2021
	Opening deferred tax assets/(liabilities)	3,661.23	1,304.23
	Deferred tax credit/ (charge) recorded in statement of profit & loss	3,852.02	2,360.50
	Deferred tax credit/ (charge) recorded in OCI	(7.80)	(3.50)
	Others	116.39	-
	Closing deferred tax assets/(liabilities)	7,621.84	3,661.23

_	The income tax expenses for the year can be reconciled to the accounting profit as	As at	As at
C	follows:	31st March 2022	31st March 2021
	Accounting profit/ (loss) before income tax	(18,141.76)	(21,820.80)
	Applicable Tax Rate	25.168%	25.168%
	Computed Tax Expense	(4,565.92)	(5,491.86)
	TAX EFFECT OF:		
	Expenses Disallowed under Income Tax Act	963.60	3,420.58
	Tax Allowances	(258.31)	(291.80)
	Revaluation of Deferred Tax due to change in income tax rate	-	- '
	Others	8.60	2.59
	Income Tax Expense	(3,852.02)	(2,360.50)
	Income Tax Expense reported in the Statement of Profit & Loss	(3,852.02)	(2,360.50)

13 Other non-current assets	As at 31st March 2022	As at 31st March 2021
Capital advances (unsecured, considered good)	280.80	830.80
Others	21.84	20.54
Total	302.64	851.34

14 Inventories	As at 31st March 2022	As at 31st March 2021
(valued at lower of cost and net realizable value)		
Raw materials*	254.19	3,696.05
Work-in-progress	2,903.78	9,861.18
Finished goods	507.21	1,874.51
Stores and spares	1.98	15.58
Total	3,667.17	15,447.33

^{*} Raw materials include goods-in-transit Rs. Nil (31st March 2021: Rs. Nil)

Note: Inventories have been hypothecated as security with banks against working capital credit facilities of the Company.

The closing work-in-progress includes the effect of evaluation done by technical person appointed to evaluate quantum and reasons for variations in book inventory.

15	Financial assets - Trade receivables	As at 31st March 2022	As at 31st March 2021
(i)	Trade Receivables*		
	- Secured, considered good	-	-
	- Unsecured, considered good	11,064.80	13,529.44
	- Trade receivables which have significant increase in credit risk	-	-
	- Credit impaired	8,000.21	6,201.62
		19,065.01	19,731.06
	Less: Allowance for credit impairment	(8,000.21)	(6,201.62)
	Total	11,064.80	13,529.44

*Notes

- a. Trade Receivables have been hypothecated with banks against working capital credit facilities of the Company.
- b. For Ageing Schedule of Trade Receivables refer Annexure-A.

16 Financial assets - Cash and cash equivalents	As at 31st March 2022	As at 31st March 2021
Balances with banks:		
-In current accounts	9.41	592.24
-In unpaid dividend accounts	13.62	13.62
-Deposits with original maturity of 3 months or less (including interest accrued thereon)#	-	94.41
Cash in hand	4.67	8.42
Total	27.69	708.68

[#] Deposits are under bank lien for margin against non fund based working capital credit facilities.

17 Financial assets - Other bank balances	As at 31st March 2022	As at 31st March 2021
Deposits with original maturity for more than 3 months but not more than 12 months (including interest accrued thereon)#	296.98	1,183.14
Total	296.98	1,183.14

[#] Deposits are under bank lien for margin against non fund based working capital credit facilities.

18 Financial assets - Others	As at 31st March 2022	As at 31st March 2021
Other assets (other receivables)	4.90	7.29
Total	4.90	7.29

19	Other current assets	As at 31st March 2022	As at 31st March 2021
	Balances with government authorities	1,135.23	1,253.54
	Prepaid expenses	15.89	62.48
	Advances to supplier and vendors		
	-Unsecured, considered good	3,929.42	4,056.72
	-Credit impaired	241.08	10.24
	Less: Allowance for credit impairment	(241.08)	(10.24)
	Total	5,080.54	5,372.73

CMI Limited

CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

20	Share capital	As at 31st March 2022	As at 31st March 2021
	Authorised share capital 17,50,00,000 (31 March 2021: 17,50,00,000) Equity shares of Rs. 10/- each Total	17,500.00 17,500.00	17,500.00 1 7,500.0 0
	Issued, subscribed and fully paid up shares 16,027,457 (31 March 2021: 16,027,457) Equity shares of Rs. 10 each, fully paid up Add: Forfeited shares - amount originally paid up	1,602.75 0.33	1,602.75 0.33
	Total	1,603.07	1,603.07

(a) Reconcilation of shares outstanding at the beginning and at the end of reporting period

Particulars	As at 31st March 2022					As at 1st March 2021	
	No.	Rs. in Lakhs	No.	Rs. in Lakhs			
Equity shares at the beginning of the year	1,60,27,457	1,602.75	1,50,27,457	1,502.75			
Add : Shares issued the year	-	-	10,00,000	100.00			
Equity shares at the end of the year	1,60,27,457	1,602.75	1,60,27,457	1,602.75			

(b) Terms/ rights attached to equity shares

The company has only one class of equity shares having par value of Rs.10 per share. Each holder of equity shares is entitled to one vote per share. The company declares and pays dividends only in Indian rupees. The dividend proposed by the board of directors is subject to the approval of the

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

(c) Details of shareholders holding more than 5% shares in the company

Particulars	As at 31st March 2022		As 31st Mar	
	No.	% Holding	No.	% Holding
Amit Jain	28,60,074	17.84%	51,47,995	32.12%
Bank of Bahrain & Kuwait	17,22,492	10.75%	-	0.00%
MVS Ananthkrishanan	10,00,000	6.24%	10,00,000	6.24%
Total	55,82,566	34.83%	61,47,995	38.36%

(d) Other details of Equity Shares for a period of five years immediately preceding 31st March 2022

The Company has not issued any bonus shares for consideration other than cash nor there been any buyback of shares during the 5 years immediately

(e) Details of Shareholding of the Promters at the end of Year

			FY 20	21-22	Change in
S.No	Promoters' Name	No. of Shares	% of Total shares	Shareholding FY 2021-22	
1	Amit Jain	28,60,074	17.84%	-14.28%	
2	Dhruv Jain	5,00,001	3.12%	0.00%	
3	Himani Jain	2,50,000	1.56%	0.00%	
4	Vishwa Prabha Jain	7,00,000	4.37%	0.00%	
		43,10,075	26.89%		

		FY 20	20-21	Change in
S.No	Promoters' Name	No. of Shares	% of Total shares	Shareholding FY 2020-21
1	Amit Jain	51,47,995	32.12%	2.11%
2	Dhruv Jain	5,00,500	3.12%	0.26%
3	Himani Jain	2,50,000	1.56%	0.10%
4	Vishwa Prabha Jain	7,00,000	4.37%	0.29%
		65,98,495	41.17%	

21	Other Equity	As at 31st March 2022	As at 31st March 2021
(i)	Retained Earnings		
	Balance as at the beginning of the year	5,033.26	24,483.31
	Profit/ (Loss) for the year	(14,289.73)	(19,460.31)
	Remeasurement of post employement benefit obligation, net of tax	23.13	10.26
	Others	116.39	-
	Balance as at the end of the year	(9,116.95)	5,033.26
(ii)	Securities Premium		
, ,	Balance as at the beginning of the year	4,996.05	4,596.05
	Addition/ (Reduction) during the year		400.00
	Balance as at the end of the year	4,996.05	4,996.05
(iii)	Capital Redemption Reserve		
` ′	Balance as at the beginning of the year	80.00	80.00
	Balance as at the end of the year	80.00	80.00
(iv)	Capital Reserve		
` ′	Balance as at the beginning of the year	744.28	744.28
	Balance as at the end of the year	744.28	744.28
(v)	Other Reserves		
(' '	Balance as at the beginning of the year	(0.00)	(0.01)
	Addition/(reduction) during the year	0.01	0.01
	Balance as at the end of the year	0.01	(0.00)
	Total Other Equity	-3,296.60	10,853.60

Nature & Purpose of Other Equity

- (i) Retained Earnings: Retained Earnings represents profits generated and retained by the company post distribution of dividends to the equity shareholders in the respective years. Retained earnings can be utilized for distribution of dividends by the Company considering the requirements of the Companies Act, 2013.
- (ii) Securities Premium: Securities premium is used to record the premium on issue of shares.
- (iii) Capital Redemption Reserve: Capital Redemption Reserve was created for redemption of capital.
- (iv) Capital Reserve: Capital Reserve has been created on account of amalgamation.
- (v) Other Reserves: The Company has elected to recognise changes in the fair value of investments in equity instruments in other comprehensive income. These changes are accumulated within the FVTOCI equity investments within equity.

22	Financial liabilities - Non-current borrowings	As at 31st March 2022	As at 31st March 2021
	Secured		
	Term loan from banks	7,660.50	7,288.07
	Term loan from others	1,826.93	1,666.00
	Total (A)	9,487.42	8,954.08
	Total borrowings	9,487.42	8,954.08
	Current maturities (included in Note No. 24)	4,060.28	2,831.51
	Non-current	5,427.15	6,122.57

Note

(i) Due to the adverse impact of COVID-19 on business operations and working of the Company, the accounts of the Company have turned irregular and the Company has defaulted in repayment of borrowings and interest to Banks/ Financial Institutions.

Further, some of the Lenders of the Company have classified the accounts of the Company as non-performing. The Company has submitted a Restructuring Plan to which most of the Lenders have provided in-principle approval. Final Approval from the Lenders is pending thereof.

- (ii) Term loans from banks and others are repayable in monthly/quarterly installments. These term loans are secured by way of first pari passu charge on entire movable fixed assets (both present and future) and mortgage of industrial property of the Company located at Baddi, Himachal Pradesh and second pari passu charge entire current assets of the Company, both present and future. These loans are further secured by personal guarantees of Directors/ Relatives.
- (iii) As the accounts of the Company maintained with its lenders had turned NPA during the last financial year, resultantly the updated loan account statements after the NPA date are not available in some cases hence the liabilities has been recognised on the basis of latest available loan account statements and balances therein.

23	Provisions	As at 31st March 2022	As at 31st March 2021
	Provision for gratuity	54.98	73.68
	Provision for leave encashment	21.74	31.73
	Total	76.72	105.41
	Current	41.87	20.63
	Non-current Non-current	34.85	84.78

24 Financial liabilities - Current borrowings	As at 31st March 2022	As at 31st March 2021
Secured		
Working capital facilities from Banks	30,560.32	21,354.37
Working capital facilities from Others	800.60	774.43
Current maturities of non- current borrowings (refer Note No.: 22)	4,060.28	2,831.51
Unsecured		
Loan from directors	0.20	0.20
Total	35,421.39	24,960.50

Notes

(i) Due to the adverse impact of COVID-19 on business operations and working of the Company, the accounts of the Company have turned irregular and the Company has defaulted in repayment of borrowings and interest to Banks/ Financial Institutions.

Further, some of the Lenders of the Company have classified the accounts of the Company as non-performing. The Company has submitted a Restructuring Plan to which most of the Lenders have provided in-principle approval. Final Approval from the Lenders is pending thereof.

- (ii) Working capital facilities from banks and others are secured by way of first pari-passu charge on current assets of the company, both present and future, first pari-passu charge on land & building and movable fixed assets of the company located at Faridabad (Haryana), second pari passu charge on land & building and movable fixed assets of the Company located at Baddi (Himachal Pradesh) and these facilities are further secured by collaterals given by
- (iii) As the accounts of the Company maintained with its lenders had turned NPA during the last financial year, resultantly the updated loan account statements after the NPA date are not available in some cases hence the liabilities has been recognised on the basis of latest available loan account statements and balances therein.

25	Financial liabilities - Trade Payables	As at 31st March 2022	As at 31st March 2021
	Current		
	Total outstanding dues of micro enterprises & small enterprises	634.67	788.27
	Total outstanding dues of creditors other than above	2,175.74	10,930.91
	Total	2,810.41	11,719.18

Notes:

(i) For Ageing of Trade Payables- Refer Annexure-B.

(ii) Details of dues to Micro and Small Enterprises as defined under MSMED Act, 2006:

Particulars	As at 31st March 2022	As at 31st March 2021
(a) Principal amount remaining unpaid to any supplier at the end of the accounting year	634.67	788.27
(b) Interest due thereon remaining unpaid to any supplier at the end of the accounting year	93.67	67.18
(c) The amount of interest paid by the buyer in terms of section 16 of the MSMED Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day during each accounting year	-	-
(d) The amount of interest due and payable for the period of delay in making payment (which has been paid but beyond the appointed day during the year) but without adding the interest specified under the MSMED Act, 2006	-	-
(e) The amount of interest accrued and remaining unpaid at the end of each accounting year	93.67	67.18
(f) The amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprises, for the purpose of disallowance of a deductible expenditure under section 23 of the MSMED Act, 2006	93.67	67.18

(iii) Dues to micro and small enterprises have been determined to the extent such parties have been identified on the basis of intimation received from the "suppliers"/ information available with the Company regarding their status under the Micro, Small and Medium Enterprises Development Act 2006.

26	Other financial liabilities	As at 31st March 2022	As at 31st March 2021
	Non-Current		
	Lease Liabilities*	122.46	135.71
	Current		
	Interest accrued but not due on borrowings	-	14.67
	Dividend payable	13.62	13.62
	Lease Liabilities*	3.64	35.54
	Other payables	895.93	984.70
	Total	1,035.65	1,184.23

* Disclosures as required by Ind AS 116, Leases, are stated below:

i Movement in lease liabilities during the year ended March 31, 2022 and March 31, 2021:

Particulars		Year ended
raiticulais	March 31, 2022	March 31, 2021
Balance as at the beginning of Year	171.25	352.11
Additions	-	-
Finance cost accrued during the period	15.96	26.49
Disposals / adjustments	(32.63)	(119.70)
Payment of lease rentals	(28.48)	(87.65)
Balance as at the end of the year	126.10	171.25

ii The details of the contractual maturities of lease liabilities as at March 31, 2022 and March 31, 2021 on an undiscounted basis are as follows:

Dankiaulaus	Year ended	Year ended
Particulars		March 31, 2021
Less than 1 Years	18.61	59.06
1 to 5 Years	82.44	77.49
More than 5 Years	131.90	155.46
Balance as at the end of the year	232.95	292.00

27	Other current liabilities	As at 31st March 2022	As at 31st March 2021
	Statutory dues payable	76.68	109.96
	Advances from customers	304.23	749.71
	Total	380.91	859.67

CMI Limited Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

28 Revenue from operations	For the Year ended 31st	For the Year ended 31st
	March 2022	March 2021
Sales of products	6,774.80	20,170.26
Total	6,774.80	20,170.26

(i) Revenue from contract with customers differ from the revenue as per contracted price due to factors such as taxes recovered, volume rebate, discounts, etc.

29 Other income	For the Year ended 31st	For the Year ended 31st
	March 2022	March 2021
Freight & cartage outward recovered	30.14	142.34
Interest received	45.23	180.37
Interest income from financial assets at amortized cost	0.43	1.95
Rent received	35.91	60.55
Miscellaneous receipts	201.85	46.22
Income from Derecognition of lease Liability	4.27	10.40
Total	317.83	441.83

O Cost of raw material consumed	For the Year ended 31st March 2022	For the Year ended 31st March 2021
Raw material		
Opening stock	3,696.05	5,274.85
Add: Purchases	4,463.69	16,811.90
Less: Closing stock	(254.19)	(3,696.05
Total (A)	7,905.55	18,390.70
Stores, spares and packing materials		
Opening stock	15.58	61.74
Add: Purchases	51.17	204.9
Less: Closing stock	(1.98)	(15.58
Total (B)	64.77	251.13
Total Cost of raw material consumed [A+B]	7.970.32	18.641.83

31 Changes in inventories of finished goods, work-in-progress and stock-	For the Year ended 31st	For the Year ended 31st
in-trade	March 2022	March 2021
Opening stock of finished goods	1,874.51	3,013.51
Less: Closing stock of finished goods	(507.21)	(1,874.51)
Total (A)	1,367.30	1,138.99
Opening stock of work-in-progress	10,481.90	10,417.65
Less: Closing stock of work-in-progress	(2,903.78)	(9,861.18)
Less: Reduction for NRV testing of stock#	(4,345.01)	-
Less: Exceptional Items	(5,064.62)	(620.72)
Total (B)	(1,831.51)	(64.24)
Total changes in inventories of finished goods, work-in-progress and		
stock-in-trade [C=A+B]	(464.21)	1,074.75

The Company has reduced the value of work-in-progress on the basis of Net Realisable Value.

32 Employee benefits expense	For the Year ended 31st	For the Year ended 31st
	March 2022	March 2021
Director's remuneration*	-	60.24
Salaries, wages, bonus and other benefits	545.78	1,104.63
Contribution to provident and other funds	15.03	25.30
Workmen and staff welfare expenses	10.31	29.30
Total	571.12	1,219.48

* The excess remuneration paid to directors of Rs. 60.24 lakhs in FY 20-21 and Rs. 57.17 lakhs in FY 19-20 over and above the permissible limit as per Companies Act, 2013 has been recovered during the FY 2021-22 as per Section 196, 197 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013 (the Act) read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, (including any statutory modification(s) or any amendment(s) thereto or any substitution(s) or any re-enactment(s) thereof for the time being in force.

33 Finance costs	For the Year ended 31st	For the Year ended
	March 2022	31st March 2021
Interest expenses	4,294.74	3,733.20
Interest on Lease Liability	15.96	26.49
Other financial charges	94.41	770.29
Total	4,405.11	4,529.99

34 Depreciation and amortization expense	For the Year ended 31st March 2022	For the Year ended 31st March 2021
		·
Depreciation on property plant & equipment (owned assets)	997.06	1,111.98
Depreciation on property plant & equipment (leased assets)	19.27	69.70
Depreciation on investment property	4.99	4.99
Amortisation of intangible assets	23.19	0.84
Total	1,044.51	1,187.52

35 Other	For the Year ended 31st	For the Year ended
35 Other expenses	March 2022	31st March 2021
Manufacturing expenses:		
Power & fuel charges	171.56	325.14
Job work charges	10.37	79.83
Other manufacturing expenses	63.78	123.77
Repairs to building	34.93	14.90
Repairs to plant and machinery	12.09	42.43
Repair and maintenance other assets	1.32	14.28
Total (A)	294.05	600.35
Administrative and selling expenses:		
Auditors' remuneration & refreshments*	5.35	5.77
Advertisement and publicity	5.35	3.77 1.44
·	1.60	1.44
Computer expenses Conveyance expenses	20.33	25.22
Donation	4.49	3.24
	4.49	3.2 4 18.79
Exchange Rate Fluctuation	31.30	26.38
Fees, rates and taxes		
Festival expenses	9.62	1.59
Freight & cartage outward	104.30	279.90
Insurance charges	11.05	46.43
Legal & professional fees	210.54	130.96
Listing compliance & fees	10.16	19.41
Meeting expenses	1.25	1.02
Miscellaneous expenses	28.87	25.07
Postage & courier charges	0.91	3.03
Printing & stationery	1.73	4.12
Penalty and Fines	-	0.12
Rent	38.38	25.28
Security service charges	34.28	49.44
Telephone and telecommunication charges	3.36	12.31
Tour and travelling expenses	11.14	2.30
Amounts written off	-	44.78
Corporate social responsibility expenses#	-	61.05
Reduction for NRV testing of stock	4,345.01	-
Provision for doubtful debtors and advances	2,034.13	-
Selling expenses	22.60	178.88
Total (B)	6,930.39	967.60
Total other expenses [C=A+B]	7,224.45	1,567.95

* Payment to Auditors	31st March 2022	31st March 2021
As auditor:		
i) Audit fees	5.00	5.00
ii) Certification charges & others	0.35	0.77
Total	5.35	5.77

# Corporate social responsibility expenses	31st March 2022	31st March 2021
Gross amount required to be spent by the Company (as per Section 135 of	-	60.98
Companies Act, 2013) during the year		
Amount spent during the year		
i) Construction/acquisition of any asset	-	-
ii) On purposes other than (i) above	-	61.05

CMI Limited

CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

36 Employee benefit obligations

(A) Defined benefit plans

Gratuity:

Provision for gratuity is determined based on actuarial valuation using projected unit credit method.

The company has a defined benefit gratuity plan. Every employee who has completed five years or more of service gets a gratuity on departure at 15 days salary (last drawn salary) for each completed year of service.

The scheme is funded with Life Insurance Corporation of India in the form of a qualifying insurance policy.

Leave encashment:

The company provides for leave encashment subject to certain rules. The employees are entitled to accumulate leaves subject to certain limits, for future encashment. The liability is provided based on the number of days of unutilized leaves at each balance sheet date on the basis of an independent actuarial valuation.

The following tables summarise the components of net benefit expense recognised in the statement of profit or loss and the funded status and amounts recognised in the balance sheet for the respective plans:

(i) Changes in the present value of the defined benefit obligation are as follows:

Particulars	Gratuity Funded	Leave Encashment
Defined benefit obligation as at 01st April 2020	92.78	35.51
Interest expense	6.49	2.49
Current service cost	12.33	6.76
Benefits paid	(10.41)	(3.93)
Actuarial (gain)/ loss	(13.83)	(9.09)
Defined benefit obligation as at 31 March 2021	87.36	31.73
Interest expense	6.12	2.22
Current service cost	7.07	3.39
Benefits paid	-	(6.97)
Actuarial (gain)/ loss	(30.96)	(8.62)
Defined benefit obligation as at 31 March 2022	69.59	21.74

(ii) The amount to be recognized in the Balance Sheet:

Particulars	Gratuity Funded	Leave Encashment
Present value of obligation	87.36	31.73
Fair value of plan assets	13.68	-
Net (assets) / liability recognized in balance sheet as provision as at 31 March 2021	73.68	31.73
Present value of obligation	69.59	21.74
Fair value of plan assets	14.60	•
Net (assets) / liability recognized in balance sheet as provision as at 31 March 2022	54.98	21.74

(iii) Amount recognised in Statement of Profit and Loss:

Particulars	Gratuity Funded	Leave Encashment
Interest Cost	6.49	2.49
Current service cost	12.33	6.76
Actuarial (gain)/loss - obligation	-	(9.09)
Expected return on plan asset	(0.90)	-
Amount recognised in Statement of Profit and Loss for year ended 31 March 2021	17.92	0.15
Interest Cost	6.12	2.22
Current service cost	7.07	3.39
Actuarial (gain)/loss - obligation	-	(8.62)
Expected return on plan asset	(0.96)	-
Amount recognised in Statement of Profit and Loss for year ended 31 March 2022	12,22	(3.01)

(iv) Amount recognised in Other Comprehensive Income:

Particulars	Gratuity Funded	Leave Encashment
Actuarial (gain)/ loss on obligations	(13.83)	
Actuarial (gain)/ loss on plan assets	0.07	-
Amount recognised in Other comprehensive income for year ended 31 March 2021	(13.76)	-
Actuarial (gain)/ loss on obligations	(30.96)	
Actuarial (gain)/ loss on plan assets	0.03	-
Amount recognised in Other comprehensive income for year ended 31 March 2022	(30.92)	

(v) Changes in the fair value of plan assets are as follows:

Particulars	Gratuity Funded	Leave Encashment
Fair value of plan assets as at 01st April 2020	12.85	
Expected return on plan assets	0.90	Nil
Contributions	-	Nil
Benefits Paid	-	Nil
Actuarial gain/(loss)	(0.07)	Nil
Fair value of plan assets as at 31 March 2021	13.68	•
Expected return on plan assets	0.96	Nil
Contributions	-	Nil
Benefits Paid	-	Nil
Actuarial gain/(loss)	(0.03)	Nil
Fair value of plan assets as at 31 March 2022	14.60	-

(vi) The major categories of plan assets as a percentage of the fair value of total plan assets are as follows:

Particulars	31st March, 2022	31st March, 2021
Investment details	Gratuity	Gratuity
Investment with Insurer	100%	100%

(vii) The principal assumptions used in determining gratuity & leave encashment obligations for the company's plans are shown below:

Gratuity & leave encashment

Particulars	31st March, 2022	31st March, 2021
Discount rate	7.00% p.a.	7.00% p.a.
Employee turnover rate	5.00% p.a.	5.00% p.a.
Salary growth rate	5.00% p.a.	5.00% p.a.

(viii) Sensitivity analysis:

Significant actuarial assumptions for the determination of the defined benefit obligation are discount rate and expected salary increase rate. Effect of change in mortality rate is negligible.

Please note that the sensitivity analysis presented below may not be representative of the actual change in the defined benefit obligation as it is unlikely that the change in assumption would occur in isolation of one another as some of the assumptions may be correlated. The results of sensitivity analysis are given below:

	31st March, 2022		31st Ma	arch, 2021
Particulars	Gratuity Funded	Leave Encashment	Gratuity Funded	Leave Encashment
Liability with 1% increase in discount rate	66.61	23.53	82.81	29.66
Liability with 1% decrease in discount rate	72.95	23.11	92.56	34.10
Liability with 1% increase in salary growth rate	72.99	23.12	92.61	34.12
Liability with 1% decrease in salary growth rate	66.53	23.50	82.68	29.61

(ix) Risk exposure:

Through its defined benefit plans, the company is exposed to a number of risks, the most significant of which are detailed below:

Investment risk:

If future investment returns on assets are lower than assumed in valuation, the scheme's assets will be lower, and the funding level higher than expected.

Changes in bond yields:

A decrease in yields will increase plan liabilities, although this will be partially offset by an increase in the value of the plans' bond holdings.

Longevity risk:

If improvements in life expectancy are greater than assumed, the cost of benefits will increase. This will mean the funding level will be higher than expected.

Inflation risk:

Rising salaries will often result in higher future defined benefit payments resulting in a higher present value of liabilities especially unexpected salary increases provided at managements discretion may lead to uncertainties in estimating this risk.

(x)	Maturity Analysis of defined benefit obligation		
	Particulars	31st March, 2022	31st March, 2021
	0-1 Year	33.69	16.49
	1-2 Year	4.09	20.69
	2-3 Year	1.15	5.92
	3-4 Year	2.66	1.35
	4-5 Year	0.92	3.04
	5 Year Onwards	27.08	39.87

(B) Defined contribution plans

The Company has certain defined contribution plans for the benefit of the employees.

The obligation of the Company is limited to the amount contributed and it has no further contractual nor any constructive obligation.

The expense recognised during the year towards defined contribution plans is:

Particulars	31st March, 2022	31st March, 2021
Employer's contribution to provident fund	4.02	5.81
Employer's contribution to ESI	1.15	1.96
Employer's contribution to NPS	8.56	15.27
Total	13.73	23.05

CMI Limited

CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

37 Segment information

The Company's operations predominately relate to cables and accordingly this is the only reportable segment as per Ind AS 108 "Operating Segments".

Geographical information

(All amounts in Indian Rupees Lakhs unless otherwise stated)

	Particulars	31st March 2022	31st March 2021
(i)	Revenue from external customers		
	- Within India	6,557.09	19,803.29
	- Outside India	217.71	366.97
	Total revenue per statement of profit and loss	6,774.80	20,170.26
	The revenue information above is based on the locations of the customers.		
(i)	Non-current operating assets		
	- Within India	15,159.13	16,338.95
	- Outside India	-	-
	Total	15,159.13	16,338.95

Non-current operating assets for this purpose consist of property, plant and equipment, capital work-in-progress, investment properties, and intangible assets.

CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

38 A. Related Party Disclosures

In accordance with the requirements of Indian Accounting Standard (Ind AS) - 24 'Related Party Disclosures' the names of the related parties where control exists/ able to exercise significant influence along with the aggregate transactions and year end balance with them as identified by the management in the ordinary course of business and on arms' length basis are given below:

(a) Key Management Personnel (KMP):

Mr. Amit Jain Mr. V. K. Gupta

Mr. Pyare Lal Khanna

Mr. Manoj Bishan Mittal

Ms. Charu Jain Mr. Anil Arora

Mr. Kunal Singhal Mr. Vikash Sharma

Mr. Servagaya Jain

Mr. Rattan Lal Aggarwal

Mr. Subodh Kumar Barnwal

Mr. Raj Kumar

Chairman cum Managing Director
Whole Time Director
(resigned w.e.f. 5th October 2020)
Non-Executive Non-Independent Di

Non-Executive Non-Independent Director (joined w.e.f. 30th December, 2020)
Non-Executive Independent Director (resigned w.e.f. 3rd December 2021)
Non-Executive Independent Director

Non-Executive Independent Director (resigned w.e.f. 26th August, 2020) Non-Executive Non-Independent Director Non-Executive Independent Director (Joined w.e.f 31st December, 2021)

Non-Executive Independent Director (Joined w.e.f. 26th August, 2020)

Chief Financial Officer (resigned w.e.f. 1st April, 2020)

Company Secretary Chief Financial Officer (Joined w.e.f. 17th July, 2020)

(b) Enterprises over which KMP/ relatives of KMP have significant influence:-

Wire House

Parshwanath Cables Pvt. Ltd.

Robotech Pvt. Ltd. Himani Metals LLP Orkus Pvt. Ltd. Proprietorship concern of relative of director Company in which a relative of a director is director Company in which a director of the Company is a director LLP in which a director of the Company is a partner Company in which a director of the Company is a director

B. The transactions with related parties during the year and their outstanding balances are as follows:

Particulars	КМР		Other Related Parties		Total	
	2022	2022 2021		2021	2022	2021
Short-term employee benefits	(104.55)	81.20	-	-	(104.55)	81.20
Interest paid/payable	-	-	-		-	-
Lease rent paid/payable	9.00	10.50	-		9.00	10.50
Rent received/receivable	-	-	-	-	-	-
JobWork charges paid/payable	-	-	-	-	-	-
Purchases	-	-	38.65	98.21	38.65	98.21
Sales	-	-	-	1.13	-	1.13
Unsecured loans received	385.28	45.00	-	-	385.28	45.00
Unsecured loans paid back	140.81	64.60	-		140.81	64.60
Advances paid	-	-	38.20	39.80	38.20	39.80
Advances received back	-	0.18	-	45.80	-	45.98
Year End Balances						
Closing debit balances	5.50	5.50	366.38	464.78	371.88	470.28
Closing credit balances	130.54	0.20	60.63	8.80	191.17	9.00

All transactions with related parties are made on terms equivalent to those that prevail in arm's length transactions. Outstanding balances at the year-end are unsecured. For the year ended 31 March 2022, the Company has not recorded any impairment of receivables relating to amounts owed by related parties (31 March 2021: Nil).

CMI Limited CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

39 Earnings per share (EPS)

Basic EPS amounts are calculated by dividing the profit/loss for the year attributable to equity shareholders of the company by the weighted average number of equity shares outstanding during the year.

Diluted EPS amounts are calculated by dividing the profit/loss for the year attributable to the equity shareholders of the company by the weighted average number of equity shares outstanding during the year plus the weighted average number of equity shares that would be issued on conversion of all the dilutive potential equity shares into equity shares.

Particulars	31 March 2022	31 March 2021
Profit/(loss) for the year	(14,289.73)	(19,460.31)
Nominal value of equity share (INR)	10.00	10.00
Weighted average number of equity shares in calculating basic EPS		
(absolute value in number)	1,60,27,457	1,51,48,005
Basic EPS (Rs.)	(89.16)	(128.47)
Nominal value of equity share (INR)	10.00	10.00
Weighted average number of equity shares in calculating diluted EPS		
(absolute value in number)	1,60,27,457	1,51,48,005
Diluted EPS (Rs.)	(89.16)	(128.47)

CMI Limited

CIN:L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

40 Capital commitments

Particulars	31st March 2022	31st March 2021
Estimated amount of contracts remaining to be executed on capital account and not	AIII	NIII
provided for (net of advances)	NIL	NIL

41 Contingent liabilities

Contingent liabilities are not provided for in the accounts and are disclosed by way of notes herein below:

Nature of liability	31st March 2022	31st March 2021
i) Counter guarantee given to Company's bankers for the guarantee given by them on behalf of the Company (net of advances)	1,108.69	3,949.53
ii) Pending suit in court filed by parties for alleged demand for recovery.	938.25	1,181.25

42 Research and development expenditure

The Company has incurred the following expenses on research and development activity:

Particulars	31st March 2022	31st March 2021
Capital expenditure		
- Plants and machinery - capitalized during the year	-	-
Revenue expenditure	2.75	2.66
Total	2.75	2.66

43 Dividend	31st March 2022	31st March 2021
-------------	-----------------	-----------------

During the current and the preceeding year, the Company has not declared or paid any dividend.

44 Derivatives instruments

The year end foreign currency exposures that have not been hedged by a derivative instrument or otherwise are given below:

(a) Foreign currency receivables as at the reporting date:

(a) . o. o.g., carrently . coorranted as at an experiently actor			
Particulars	Currency	31st March 2022	31st March 2021
Export of goods	USD	1.05	0.53
	Rs.	79.33	40.61

(b) Foreign currency payables as at the reporting date:

(2) . c. c.g cac., payazies as ac a	or ting duter		
Particulars	Currency	31st March 2022	31st March 2021
Import of goods	USD	0.18	-
	Rs.	14.05	-

45 Fair Values

(a) Financial instruments by category:

The carrying amounts and fair values of financial instruments are as follows:

	Carrying Value/ Fair Value					
Particulars	31st March 2022			31st March 2021		
r ar cicular 3	FVTPL	FVTOCI	Amortised Cost	FVTPL	FVTOCI	Amortised Cost
Financial assets						
Non-current assets						
Investments	-	0.04	-	-	0.02	-
Loans	-	-	85.62	-	-	105.55
Other Financial Assets	-	-	58.74	-	-	84.81
Current assets						
Trade receivables	-	-	11,064.80	-	-	13,529.44
Cash and cash equivalents	-	-	27.69	-	-	708.68
Other bank balances	-	-	296.98	-	-	1,183.14
Loans	-	-	62.30	-	-	94.93
Others financial assets	-	-	4.90	-	-	7.29
Total	-	0.04	11,601.03	-	0.02	15,713.84
Financial liabilities						
Non-current						
Borrowings	-	-	5,427.15	-	-	6,122.57
Lease Liabilities	122.46	-	-	135.71	-	-
Current						
Borrowings	-	-	35,421.39	-	-	24,960.50
Trade payables	-	-	2,810.41	-	-	11,719.18
Other Financial Liabilities	-	-	909.55	-	-	1,012.98
Lease Liabilities	3.64	-	-	35.54	-	-
Total	126.11	-	44,568.50	171.25	-	43,815.23

The carrying amounts of financial assets and liabilities carried at amortised cost are reasonable approximation of their fair values.

(b) Fair value hierarchy:

The fair value of financial instruments as referred to in note (a) above have been classified into three categories depending on the inputs used in the valuation technique. The hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and lowest priority to unobservable inputs (Level 3 measurements).

The categories used are as follows:

Level 1: Level 1 hierarchy includes financial instruments measured using quoted prices, for example listed equity instruments, traded bonds and mutual funds that have quoted prices.

Level 2: The fair value of financial instruments that are not traded in an active market is determined using valuation techniques that maximise the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable the instrument is included in level 2.

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

For assets and liabilities which are measured at fair value as at Balance Sheet date, the classification of fair value calculations by category is summarised below:

Particulars	31st March 2022			31st March 2021		
rai ticulai s	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Assets for which fair values are disclosed						
- Investment properties*	-	-	1,045.31	-	-	1,045.31
Financial assets measured at fair value						
- Investments in Quoted Equity Instruments	0.04	-	-	0.02	-	-
Financial liabilities measured at fair value						
- Lease Liabilities	-	126.11	-	-	171.25	-

 * $\,$ There have been no transfers among Level 1, Level 2 and Level 3 during the financial year.

(c) Calculation of Fair Values

The fair values of the financial assets and liabilities are defined as the price that would be received on sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Methods and assumptions used to estimate the fair values are consistent with those used for the year ended 31st March, 2021.

Financial assets and liabilities measured at fair value as at Balance Sheet date:

The fair values of investment in quoted investment in equity shares is based on quoted price of respective investment as at the Balance Sheet date.

Other financial assets and liabilities

- Cash and cash equivalents, trade receivables, investments in term deposits, other financial assets, trade payables, and other financial liabilities have fair values that approximate to their carrying amounts due to their short-term nature.
- Loans have fair values that approximate to their carrying amounts as it is based on the net present value of the anticipated future cash flows using rates currently available for debt on similar terms, credit risk and remaining maturities.

CMI Limited CIN;L74899DL1967PLC018031

Notes to the financial statements for the year ended 31st March 2022

(All amounts in Indian Rupees Lakhs unless otherwise stated)

46 Financial Risk Management

The Company's business activities are exposed to market risk, credit risk and liquidity risk. The Company's senior management looks after the management of these risks. The Company's senior management is responsible to ensure that Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives. All activities for risk management purposes are carried out by specialist teams that have the appropriate skills, experience and supervision. The Board of Directors reviews and agrees policies for managing each of these risks, which are summarised below.

(a) Market risk

Market Risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk: interest rate risk, foreign currency risk and other price risk. Financial instruments affected by market risk include loans & borrowings, deposits & Investments.

(i) Interest Rate Risk

Interest Rate Risk is the risk that the fair value of the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interests rate primarily relates to the Company's long-term debt obligations with floating interest rates. The Company's policy is to manage its interest cost using a mix of balanced portfolio of fixed and variable/ floating rate borrowings.

The following table demonstrates the sensitivity to a reasonably possible change in the interest rates on borrowings at variable/ floating interest rates. With all the other variables held constant, the Company's profit/ (loss) before tax is affected through the impact on floating rate borrowings, as follows:

Interest rate sensitivity	Increase / Decrease in Basis points	Effect on profit/ (loss) before tax
31-Mar-22		
MCLR	+50	(204.36)
MCLR	-50	204.36
31-Mar-21		
MCLR	+50	(112.39)
MCLR	-50	112.39

Sensitivity is calculated based on the assumption that amount outstanding as at reporting date were utilised for the whole financial year.

(ii) Foreign Currency Risk

Foreign Currency Risk is the risk that the fair value of future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities (when revenue or expense is denominated in a foreign currency).

The Company has sales and purchases from outside India. The Company has transactional currency exposures arising from sales and purchases by an operating unit in currencies other than the unit's functional currency.

Exposures in foreign currency are managed through a natural hedging policy, which is reviewed periodically to ensure that the results from fluctuating currency exchange rates are appropriately managed. The Company strives to achieve asset liability offset of foreign currency exposures.

The following table demonstrates the sensitivity to a reasonably possible change in USD exchange rates, with all other variables held constant. The impact on the Company's profit/ (loss) before tax is due to changes in the fair value of monetary assets and liabilities. With all the other variables held constant, the Company's profit/ (loss) before tax is affected through the impact of change of foreign currency rate as follows-

Unhedged foreign currency sensitivity	Changes in USD	Effect on profit/ (loss) before tax
31-Mar-22	+5%	3.26
	-5%	(3.26)
31-Mar-21	+5%	2.03
	-5%	(2.03)

(iii) Price Risk

Commodity price risk

The Company is affected by the price volatility of certain commodities. Its operating activities require the ongoing purchase of copper, aluminium, PVC/PE, etc. These inputs are procured based on monthly average prices and the same are further protected with price escalation clause for cables being supplied to various customers.

The Company's Board of Directors has developed and enacted a risk management strategy regarding commodity price risk and its mitigation.

Equity price risk

The Company's non-listed equity securities are susceptible to market price risk arising from uncertainties about future values of the investment securities. The Company manages the equity price risk through diversification and by placing limits on individual and total equity instruments. Reports on the equity portfolio are submitted to the Company's senior management on a regular basis. The Company's Board of Directors reviews and approves all equity investment decisions.

At the reporting date, the Company's exposure to unlisted equity securities at fair value was Rs. Nil.

(b) Credit Risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company is exposed to credit risk for trade receivables, cash and cash equivalents, investments, other bank balances, loans, other financial assets and financial guarantees.

Customer credit risk is managed by the Company subject to the Company's established policy, procedures and controls relating to customer credit risk management. Credit quality of a customer is assessed based on credit rating and individual credit limits are defined in accordance with credit assessment. Outstanding customer receivables are regularly monitored and any shipments to major customers are in some cases covered by letters of credit or other forms of credit assurance.

An impairment analysis is performed at each reporting date on an individual basis for major customers. In addition, a large number of minor receivables are grouped into homogenous groups and assessed for impairment collectively. The assessment is based on historical information of defaults. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets. The Company evaluates the concentration of risk with respect to trade receivables as low, as its customers are located in several jurisdictions and operate in largely independent markets.

The Company's customer profile includes public sector enterprises, state owned companies and private corporates. Accordingly, the Company's customer credit risk is low to medium.

The Company has a detailed review mechanism of overdue customer receivables at various levels within organisation to ensure proper attention and focus for realisation. Based on assessment performed, management has concluded that the current provision made against trade receivables is adequate to cover the provision on account of expected credit loss.

The Company assesses the recoverability of other financial assets, potentially subject to credit risk, on regular basis. Factors such as business and financial performance of counterparty, their ability to repay, regulatory changes and overall economic conditions are considered to assess future recoverability.

(c) Liquidity Risk

Liquidity risk is the risk that the Company may encounter difficulty in meeting its present and future obligations associated with financial liabilities that are required to be settled by delivering cash or another financial asset.

Company monitors its risk of shortage of funds using cash flow forecasting models. These models consider the maturity of their financial investments, committed funding and projected cash flows from operations.

The Company's objective is to provide financial resources to meet its business objectives in a timely, cost effective and reliable manner. A balance between continuity of funding and flexibility is maintained through the use of bank borrowings. The Company also monitors compliance with its debt covenants.

The tables below provide details regarding the remaining contractual maturities of significant financial liabilities at the reporting date.

As at 31-March-2022

Particulars	Carrying amount	Payable on demand	0-1 year	1-5 years	More than 5 years
Borrowings	40,848.53	31,361.11	4,060.28	5,348.63	78.52
Trade payables	2,810.41	-	1,095.23	1,624.62	90.56
Other Financial liabilities	909.87	-	580.86	325.91	3.10
Lease Liabilities	126.10	-	3.64	28.90	93.56
Total	44,694.91	31,361.11	5,740.01	7,328.05	265.75

As at 31-March-2021

Particulars	Carrying amount	Payable on demand	0-1 year	1-5 years	More than 5 years
Borrowings	31,083.07	22,128.99	2,831.51	5,948.33	174.24
Trade payables	11,719.18	-	9,229.50	2,472.41	17.26
Other Financial liabilities	1,012.98	-	765.43	222.18	25.38
Lease Liabilities	171.25		45.14	21.09	105.02
Total	43,986.48	22,128.99	12,871.57	8,664.01	321.90

47 The losses which are of exceptional nature i.e. which are not operational/normal losses and were booked in reporting period have been disclosed separately under "Exceptional items".

48 Capital management

The Company's objectives when managing capital is to safeguard continuity, maintain a strong credit rating and healthy capital ratios in order to support its business and provide adequate return to shareholders through continuing growth. The Company's capital management aims to ensure that it maintains a stable capital structure with the focus on total equity to uphold investor, creditor, and customer confidence and to ensure future development of its business.

The Company sets the amount of capital required on the basis of annual business and long-term operating plans which include capital and other strategic investments. The funding requirements are met through a mixture of equity, internal fund generation and current and non-current borrowings.

49 Earnings and Expenditure in Foreign Currency

Particulars	31st March 2022	31st March 2021
Earning in Foreign Currency	221.18	401.17
Expenditure in Foreign Exchange	-	

50 The Company has not advanced or loaned or invested (either from borrowed funds or share premium or any other sources or other kind of funds) to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

The Company has not received any funds (which are material either individually or in the aggregate) from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- 51 During the Financial year, there is no delay by the Company in the registration of charges or satisfaction with Registrar of Companies beyond statutory period.
- 52 The Company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
- 53 Disclosure regarding Relationship with Struck off Companies:

The Company does not have any relationship with companies whose names have been struck off under section 248 of Companies Act, 2013 or section 560 of Companies Act, 1956 in the financial years ended March 31, 2021 and March 31, 2021.

54 Disclosure as required by Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

(A) Loans & Advances in the nature of Loans:	Rs.
(i) To Subsidiary Companies:-	Nil
(ii) To Joint Venture or Associate Companies:-	Nil
(iii) To Firms/Companies in which directors are interested:-	Nil

- (B) Investment by Loanee (as disclosed above) in the shares of CMI Limited:-
- 55 The Quarterly Returns/ Statements read with subsequent revisions filed by the company with the banks are in agreement with the books of accounts.
- 56 There is no proceedings initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and the rules made thereunder.

Nil

57 There are no transactions which are not recorded in the books of account which have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.

58 Financial Ratios

Ratio	Numerator	Denominator	31st March 2022	31st March 2021	% Variance	Reason for Variance
Current Ratio (in times)	Current Assets	Current Liabilities	0.51	0.94	-45.53%	Decrease was primarily on account of decrease in Current Assets
Debt-Equity Ratio (in times)	Total Long-Term Debts	Shareholder's Equity	-3.28	0.50	-752.26%	Decrease was primarily on account of decrease in Shareholder's Equity
Debt Service Coverage Ratio (in times)	Earnings available for Debt Service	Debt Service	-3.12	-3.82	-18.30%	
Return on Equity Ratio (in %)	Profit After Tax	Average Shareholder's Equity	-265.53%	-88.73%	-199.25%	Decrease was primarily on account of decrease in Profit After Tax
Inventory Turnover Ratio (in times)	Revenue From Operations	Average Inventory	0.71	2.61	-72.86%	Decrease was primarily on account of decrease in Revenue from Operations as well as decrease in Average Inventory
Trade Receivables Turnover Ratio (in times)	Revenue From Operations	Average Trade Receivables	0.55	1.10	-49.93%	Decrease was primarily on account of decrease in Revenue from Operations
Trade Payables Turnover Ratio (in times)	Purchases	Average Trade Payables	0.62	1.71	-63.70%	Decrease was primarily on account of decrease in Average Trade Payables
Net Capital Turnover Ratio (in times)	Revenue From Operations	Working Capital	-0.66	2.73	-124.09%	Decrease was primarily on account of decrease in Revenue from Operations as well as decrease in Working Capital
Net Profit Ratio (in %)	Net Profit	Revenue From Operations	-201.15%	-94.36%	-113.16%	Decrease was primarily on account of decrease in Net Profit
Return on Capital Employed (in %)	Earning Before Interest and Tax	Capital Employed (Total Assets- Current Liabilities)	-353.04%	-91.97%	-283.85%	Decrease was primarily on account of decrease in Earning Before Interest and Tax
Return on Investment (in %)	Income generated from Investments	Average invested funds in Investments	-	-	-	

- 59 The Company has not traded or invested in crypto currency or virtual currency during the financial year.
- 60 The Company has not entered into any scheme of arrangement.
- 61 Figures are rounded off to nearest rupees in Lakhs.
- $\mathbf{62}$ The financial statements were approved for issue by the Board of Directors on 30/05/2022
- 63 The figures for the corresponding previous year have been regrouped/reclassified wherever necessary, to make them comparable.

As per our report of even date attached For Krishna Neeraj & Associates **Chartered Accountants** FRN: 023233N

For and on behalf of the Board of Directors

Sd/-

Krusshna Neeraj Partner Membership No.:506669

Sd/-Amit Jain Chairman cum Managing Director

DIN: 00041300

Director DIN: 08140142 Sd/-

Sd/-Subodh Kumar Barnwal Company Secretary M. No.-21928

Raj Kumar C.F.O.

Kunal Singhal

Sd/-

Place : New Delhi Date: 30/05/2022

Notes to the		Al Limited DL1967PLC01803 its for the year en	ded 31st March 2		Rupees Lakhs unles	s otherwise stated
Annexure to Note No. 15						Annexure-A
As at 31st March 2022	T					
Particulars	Trade Receivables Less than 6	6 months-1	ing for following	period from due	More than 3	
Particulars	months	year	1-2 years	2-3 years	Years	Total
(i) Undisputed Trade receivables-Considered Good	952.66	1,266.13	3,285.25	4,625.63	935.13	11,064.80
(ii) Undisputed Trade receivables-which have significant		1,200110	0,200.20	.,		,
increase in credit risk	-	-	-	-	-	-
(iii) Undisputed Trade receivables-Credit Impaired	-	-	-	-	-	-
(iv) Disputed Trade receivables-Considered Good						-
(v) Disputed Trade receivables-which have significant increase			-			
in credit risk	-	-	-	-	-	-
(ii) Disputed Trade receivables-Credit Impaired	-	-	604.95	220.51	7,174.75	8,000.21
Total	952.66	1,266.13	3,890.20	4,846.14	8,109.88	19,065.01
As at 31st March 2021	Trade Receivables	due and sutetane	ling for following	nariad from due	data of navement	
Particulars	Less than 6	6 months-1	ing for following	period from due	More than 3	
Particulars	months	year	1-2 years	2-3 years	Years	Total
(i) Undisputed Trade receivables-Considered Good	6,339,34	1,537.81	3,192.26	1,668.74	791.28	13,529,44
(ii) Undisputed Trade receivables-which have significant	3,501.101	.,	5,	.,		15,52711
increase in credit risk	-	-	-	-	-	-
(iii) Undisputed Trade receivables-Credit Impaired	-	-	-	-	-	-
(iv) Disputed Trade receivables-Considered Good	-	-	-	-	-	-
(v) Disputed Trade receivables-which have significant increase						
in credit risk	-	-	-	-	-	-
(ii) Disputed Trade receivables-Credit Impaired	-	0.06	0.18	796.02	5,405.36	6,201.62
Total	6,339.34	1,537.88	3,192.44	2,464.76	6,196.64	19,731.06
Annexure to Note No. 25						Annexure-B
As at 31st March 2022						
Particulars	Trade Payable d	ue and outstandir	ig for following p	More than 3	ite or payment	
Fai ticulai s	Less than 1 year	1-2 years	2-3 years	Years	Total	
(i) MSME	222.39	1-2 years 143.17	2-3 years 269.11		634.67	
(ii) Others	882.43	675.72	506.14	111.45	2,175.74	
(iii) Disputed dues-MSME	-	-	-	-	2,	
(iv) Disputed dues-Others	-	-	-	-	-	
Total	1,104.82	818.89	775.25	111.45	2,810.41	
As at 31st March 2021						
	Trade Payable due and outstanding for following period from due date of payment					
Particulars		4.0		More than 3		
C) MENE	Less than 1 year	1-2 years	2-3 years	Years	Total	
(i) MSME	284.12	504.15	114.05	- 47.24	788.27	
(ii) Others (iii) Disputed dues-MSME	8,945.38	1,804.24	114.05	67.24	10,930.91	
(iv) Disputed dues-MSME (iv) Disputed dues-Others	-	-	-	-		
Total	9,229.50	2,308.39	114.05	67.24	11,719.18	
10441	7,227.30	2,300.37	117.03	07.24	11,717.10	



NOTICE is hereby given that the 55th Annual General Meeting (AGM) of the members of CMI LIMITED ("the Company") will be held on Friday, the 30th September, 2022, at 01:00 p.m. through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") for which the Registered Office of the Company situated at, PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095 shall be deemed as the venue for the Annual General Meeting and the proceedings of the AGM shall be deemed to be made thereat, to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2022 together with the Reports of the Auditor's and Board of Directors' thereon.
- **2.** To appoint a Director in place of Mr. Pyare Lal Khanna (DIN: 02237272), who retires by rotation and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

3. Ratification of Cost Auditors' Remuneration

To consider and if though fit, to pass, with or without modification(s), the following Resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification (s) or re-enactment(s) thereof for the Time being in force), the Remuneration of Rs. 50,000/- p.a. (Rupees Fifty Thousand Only) plus applicable taxes and reimbursement of actual travel and out of pocket expenses, payable to M/s Ajay Kumar Singh & Co, Cost Accountants as Cost Auditors of the Company, for the Financial Year ending 31st March, 2023, as approved by the Board of Directors of the Company on recommendation of the Audit Committee, be and is hereby ratified."

4. Appointment of Mr. Vikash Sharma (holding DIN: 05192303) as Non-Executive Independent Director

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

"RESOLVED THAT Mr. Vikash Sharma (holding DIN: 05192303) who was appointed as an Additional Director of the Company on 31st December, 2021, and who holds office upto the date of this Annual General Meeting pursuant to Section 161 of the Companies Act, 2013 read with Articles of Association of the Company and in respect of whom the Company has received a notice in writing from a member of the Company under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company.



RESOLVED FURTHER THAT pursuant to the provisions of Sections 149, 150, 152 and other applicable provisions, if any of the Companies Act, 2013 ('Act') and the Rules framed thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force) read with Schedule IV to the Companies Act, 2013, consent of the shareholders be and is hereby accorded for appointment of Mr. Vikash Sharma (holding DIN: 05192303), who meets the criteria of independence as provided under Section 149(6) of the Act, as Independent Director for a term upto five (5) consecutive years commencing from 31st December, 2021.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all such acts, deeds and things as may be required or considered necessary or incidental thereto."

5. To consider the continuation of Directorship of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-Executive Non Independent Director of the Company, post attaining the age of Seventy-five (75) during his present tenure

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

"RESOLVED THAT, pursuant to the provisions of the Companies Act, 2013 and Regulation 17(1A) of SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, (including any statutory modification(s) or re-enactment thereof for the time being in force), based on the recommendation of the Nomination & Remuneration Committee and the Board of Directors, the approval of the members of the Company be and is hereby accorded for the continuation of Directorship of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-Executive Non Independent Director of the Company, post attaining the age of Seventy-five (75) years, during his present term of five (5) years.

RESOLVED FURTHER THAT the other terms and conditions for appointment of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-Executive Non Independent Director of the Company w.e.f. 30th December, 2020, shall remain same.

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

Date: 31st August, 2022

Place: New Delhi

Registered Office: PD-II, Jhilmil Metro Station, Jhilmil Industrial Area, Delhi-110095 By order of the Board of Directors For CMI LIMITED

Sd/-Subodh Kumar Company Secretary Membership Number: A21928



NOTES

- 1. The Explanatory Statement, pursuant to Section 102 (1) of the Companies Act, 2013, setting out material facts in respect of the special business items set out under item no 3 to item no 5 of the accompanying notice, is annexed hereto. The relevant details of directors seeking appointment/re-appointment at the Annual General Meeting pursuant to Regulation 36 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 is enclosed as Annexure to Notice.
- **2.** At 54th AGM, M/s Krishna Neeraj & Associates, Chartered Accountants, (Firm Registration No.023233N) was re-appointed as Statutory Auditors of the Company for a term of 5 years until the conclusion of 59th AGM of the Company. The Ratification of their appointment, pursuant to Section 139 of the Companies Act, 2013, is not required, in terms of Notification No. S.O. 188 (E) dated May 07, 2018, issued by the Ministry of Corporate Affairs and accordingly, the item has not been included in the Ordinary Business of the Notice of Annual General Meeting.
- 3. The Ministry of Corporate Affairs ('MCA') vide its Circular Nos. 14/2020, 17/2020, 20/2020, 02/2021 and 02/2022 dated April 8, 2020, April 13, 2020 May 5, 2020, January 13, 2021 and May 05, 2022 (collectively referred to as 'MCA Circulars'), and Securities and Exchange Board of India ('SEBI') vide its Circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020,SEBI/HO/CFD/ CMD2/CIR/P/2021/11 dated January 15, 2021 and SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 (collectively referred to as 'SEBI Circulars'), have permitted the holding of Annual General Meeting through Video Conferencing ('VC') or Other Audio-Visual Means ('OAVM'), without the physical presence of the Members at a common venue. In accordance with the MCA Circulars and SEBI Circulars, the 55th AGM of the Company is being held through VC / OAVM on Friday, September 30, 2022 at 01.00 p.m.
- **4.** Since this AGM is being held pursuant to the MCA Circulars and SEBI Circulars this AGM is being held through VC / OAVM, where physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for this AGM and hence, the Proxy Form and Attendance Slip are not annexed to this Notice.
- 5. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars No. 2/2022 dated May 05, 2022 read alongwith MCA circular dated April 08, 2020, April 13, 2020, May 05, 2020, January 13, 2021 and and Exchange Board of India ('SEBI') vide its SEBI/HO/CFD/CMD1/CIR/P/2020/79 2020, dated May 12, SEBI/HO/CFD/ CMD2/CIR/P/2021/11 dated January 15, 2021 and SEBI/HO/ CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 (collectively referred to as 'SEBI Circulars') the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at



the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.

- 6. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, the Register of Contracts or Arrangements in which the Directors are interested, maintained under Section 189 of the Act and the relevant documents referred to in the Notice will be available, electronically, for inspection by the Members during the AGM. All documents referred to in the Notice will also be available electronically for inspection without any fee by the Members from the date of circulation of this Notice up to the date of AGM. Members seeking to inspect such documents can send an e-mail to cmics@cmilimited.in
- 7. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020 and Securities and Exchange Board of India ('SEBI') vide its Circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, and SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 (collectively referred to as 'SEBI Circulars'), the Notice calling the AGM has been uploaded on the website of the Company at www.cmilimited.in. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com.
- **8.** All documents referred to in the accompanying Notice and the Explanatory Statement can be obtained for inspection by writing to the Company at its email ID cmics@cmilimited.in and info@cmilimited.in till the date of AGM.
- **9.** The SEBI has mandated the submission of the Permanent Account Number (PAN) by every participant in the Securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical form are required to submit their PAN details to the Registrar and Share Transfer Agents.
- **10.** The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 24th Day of September, 2022 to Friday, 30th Day of September, 2022 (both days inclusive) for the purpose of Annual General Meeting.
- 11. Pursuant to Section 72 of the Companies Act, 2013, the facility for making Nomination is available for the Members in respect of the shares held by them. Members holding shares in physical form may file their Nomination in the prescribed Form SH-13 with the Company's RTA. In respect of shares held in demat /electronic form, the Nomination form may be filed with the respective Depository Participant. Form SH- 13 can be obtained from the Company/Company's RTA by sending a request. Members who have not yet registered



their Nomination are requested to register the same.

- **12.** Members are requested to quote their Registered Folio Number/Client ID No. & Depository Participant (D.P) ID number on all correspondence with the Company.
- 13. Members wishing to claim dividends, which remain unclaimed, except those members whose Equity Shares are held in abeyance, are requested to correspond with the Company Secretary/RTA. Members are requested to note that dividend which is unpaid or unclaimed within seven years from the date of transfer to the Company's Unpaid Dividend Account, will be transferred to the Investor Education and Protection Fund as Section 124 of the Companies Act, 2013.
- **14.** The Members desirous of any information on the Accounts are requested to write to the Company at least seven days before the Meeting so as to enable the management keep the desired information ready at the Annual General Meeting.
- **15.** The Board vide its Resolution passed on 31st August, 2022 has appointed M/s Pooja Anand & Associates, Practicing Company Secretary, as Scrutinizer for conducting the e-voting process in accordance with the law and in a fair and transparent manner. The Scrutinizer shall immediately after the conclusion of voting at the AGM, unblock the votes cast through remote e-voting and e-voting on the date of the AGM, not later than 48 hours of the conclusion of the Meeting, a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, forthwith to the Chairman of the Company or any person authorized by him in writing and the Results shall be declared by the Chairman or any person authorized by him thereafter. The Results declared along with the Scrutinizer's Report shall be placed on the website of the Company www.cmilimited.in and on the website of CDSL immediately after the declaration of Result by the Chairman or any person authorized by him in writing. The results shall also be forwarded to the stock exchanges where the shares of Company are listed.
- 16. In accordance with the aforesaid MCA Circulars and SEBI Circulars, the Notice of the AGM along with the Annual Report 2021-22 are being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories. The Notice convening the 55th AGM along with the Integrated Report & Annual Accounts 2021-22 will also be available on the website of the Company at www.cmilimited.in, websites of the Stock Exchanges i.e. BSE Limited and the National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and the website of CDSL at helpdesk.evoting@cdslindia.com.
- 17. Pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 and in terms of Section 108 of the Act read with the Companies (Management and Administration) Rules, 2014, as amended, the Company is providing the facility to all its members as on cut-off date, being Friday, 23rd September, 2022 to exercise their right to vote on the businesses specified in the accompanying notice by e-voting process through remote e-voting services provided by CDSL. Resolution (s) passed by Members through e-voting is/are deemed to have been passed as if they have been passed at the AGM.



18. Pursuant to Regulation 40 of the SEBI Listing Regulations, the securities of listed companies can be transferred only in the dematerialized mode w.e.f. April 1, 2019, except in case of transmission or transposition of securities. In this regard, it has been clarified by SEBI that the said amendments do not prohibit an investor from holding the shares in physical mode and the investor has the option of holding shares in physical mode even after April 1, 2019. However, any investor desirous of transferring shares which are held in physical mode after April 1, 2019 could do so only after the shares are dematerialized.

Further, As per SEBI Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022, listed companies shall issue the securities in dematerialized form only, while processing investor service request pertaining to issuance of duplicate share certificate, claim from Unclaimed Suspense Account, renewal/exchange of securities certificates, endorsement, sub-division/splitting/consolidation of share certificates, transmission and transposition. The securities holder/claimant are, accordingly, required to submit duly filled-up Form ISR-4which can be downloaded from the Company's website, i.e. www.cmilimited.in and on the website ofthe Company's Registrar and Transfer Agents. In view of above, members holding shares in physical form are requested to consider converting their holding to dematerialized form.

19. In case of joint holders attending the AGM, the Member whose name appears as the first holder/higher in the order of names as per the Register of Members of the Company will be entitled to vote.

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- i. As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and Circular No. 02/2022 dated May 05, 2022. The forthcoming AGM/EGM will thus be held through through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM/EGM through VC/OAVM.
- ii. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM/EGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of



casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.

- iii. The Members can join the AGM in the VC/OAVM mode 30 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to atleast 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- iv. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- v. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/OAVM and cast their votes through e-voting.
- vi. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.cmilimited.in. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM/EGM) i.e. www.evotingindia.com.
- vii. The AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and Circular No. 02/2022 dated May 5, 2022.

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- Step 2 : Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.





- (i) The voting period begins on Tuesday, 27th September, 2022 (09:00 a.m.) and ends on Thursday, 29th September, 2022 (05:00 p.m.). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date (record date) of Friday, 23rd September, 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.
- (iv) Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.
- (v) In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
 - **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- (vi) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:



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





provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

- 2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting

Individual
Shareholders (holding securities in demat mode) login through their **Depository**

Participants (DP)

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

٠





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

Login type	Helpdesk details
Individual Shareholders holding	Members facing any technical issue in login can
securities in Demat mode with	contact CDSL helpdesk by sending a request at
CDSL	helpdesk.evoting@cdslindia.com or contact at toll
	free no. 1800 22 55 33
Individual Shareholders holding	Members facing any technical issue in login can
securities in Demat mode with	contact NSDL helpdesk by sending a request at
NSDL	evoting@nsdl.co.in or call at toll free no.: 1800 1020
	990 and 1800 22 44 30

- **Step 2** : Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
- (vii) Login method for e-Voting and joining virtual meetings for **Physical shareholders and shareholders other than individual holding in Demat form.**
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.

6) If you are a first-time user follow the steps given below:

oj il you ald	y if you are a first time user follow the steps given below.		
	For Physical shareholders and other than individual shareholders holding		
	shares in Demat.		
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department		





	(Applicable for both demat shareholders as well as physical shareholders)		
	 Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA. 		
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as		
Bank	recorded in your demat account or in the company records in order to login.		
Details	If both the details are not recorded with the depository or company,		
OR Date	please enter the member id / folio number in the Dividend Bank		
of Birth	details field.		
(DOB)			

- (viii) After entering these details appropriately, click on "SUBMIT" tab.
- (ix) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (x) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN for the relevant <CMI LIMITED> on which you choose to vote.
- (xii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiv) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.





- (xvi) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xvii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xviii) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xix) Additional Facility for Non Individual Shareholders and Custodians For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required mandatory to send the
 relevant Board Resolution/ Authority letter etc. together with attested specimen
 signature of the duly authorized signatory who are authorized to vote, to the
 Scrutinizer and to the Company at the email address viz; cmics@cmilimited.in
 (designated email address by company), if they have voted from individual tab &
 not uploaded same in the CDSL e-voting system for the scrutinizer to verify the
 same.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for evoting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM/EGM.



- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 15 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at cmics@cmilimited.co.in. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 15 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at cmics@cmilimited.co.in. These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders may be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id.
- 2. For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)





3. For Individual Demat shareholders – Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call toll free no. 1800 22 55 33.

20. MEMBERS ARE REQUESTED TO:

- A. Note that SEBI has mandated registration of Permanent Account Number (PAN) and bank accounts details such as bank account number, name of the bank and branch details, MICR code, IFSC code etc. of all security holders. Members holding shares in physical form are therefore, requested to submit their PAN and Bank account details to RTA /Company by sending a duly signed letter along with self-attested copy of PAN Card and original cancelled cheque. Members holding shares in demat form are requested to submit the aforesaid information to their respective depository participant (DP).
- B. Immediately notify change, if any, of address, e-mail address, change of name, contact numbers, bank details, bank mandates, nominations, power of attorney, residential status, etc. and their PAN to their DP with whom they maintain their demat account and to the RTA, beetalrta@gmail.com or write at BEETAL Financial & Computer Services Pvt Ltd, BEETAL HOUSE, 3rd Floor, 99, Madangir, behind LSC, New Delhi 110062 or call at Ph. 011-29961281-283, 26051061, 26051064 Fax 011-29961284
- C. The recorded transcript of the forthcoming AGM on 30th September, 2022, shall also be made available on the website of the Company in the investor relation section, as soon as possible after the meeting is over.

Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice.



EXPLANATORY STATEMENT PURSUANT TO SECTION 102 (1) OF THE COMPANIES ACT, 2013

The following Statement set out all material facts relating to Item Nos. 3 to 5 mentioned in the accompanying Notice.

ITEM NO 3:

Ratification of Cost Auditors' Remuneration

Pursuant to the provisions of Section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, the Board of Directors of the Company shall appoint an individual who is a cost accountant in practice or a firm of cost accountants in practice, as cost auditor, on the approval and recommendation of the Audit Committee, which shall also recommend Remuneration for such cost auditor. The Remuneration recommended by the Audit Committee shall be considered and approved by the Board and ratified subsequently by the shareholders.

In view of the above, the Board of Directors of the Company, on the approval and recommendation of the Audit Committee of Board, at its Meeting held on 30th May, 2022 has considered and approved the appointment of M/s Ajay Kumar Singh & Co, Cost Accountants as Cost Auditors of the Company subject to Ratification of Remuneration by the shareholders for the financial year 2022-23 to conduct audit of cost accounting records for the Company at a Remuneration of Rs. 50,000/- p.a. (Rupees Fifty Thousand Only) plus applicable taxes and reimbursement of actual travel and out of pocket expenses of the Company.

None of the Directors and/or Key Managerial Personnel of the Company and any of their relatives is concerned or interested, financially or otherwise, in the Resolution set out at Item No. 3of the Notice.

The Board recommends the ordinary Resolution set out at Item No. 3of the Notice for approval of the members as an Ordinary Resolution.

ITEM NO 4:

Appointment of Mr. Vikash Sharma (holding DIN: 05192303), as a Non- Executive Independent Director

Mr. Vikash Sharma (having DIN: 05192303) who was appointed as Additional Director in the category of Non-Executive Independent Director of the Company, by the Board of Directors pursuant to approval and recommendation of Nomination and Remuneration Committee, with effect from 31st December, 2021 for a term up to 30th December, 2026 (5 years), subject to



approval of the shareholders, and being additional directors holds office up to the ensuing Annual General Meeting of the Company.

The Company has received a Notice in writing under the provisions of Section 160 of the Companies Act, 2013 from a Member proposing the candidature of Mr. Vikash Sharma (holding DIN: 05192303) for the office of Director, to be appointed under the provisions of Section 149 of the Companies Act, 2013.

Mr. Vikash Sharma (holding DIN: 05192303) has given a declaration to the Board that he meets the criteria of independence as provided under Section 149(6) of the Act.

In the opinion of the Board, Mr. Vikash Sharma (holding DIN: 05192303) fulfills the conditions specified in the Act and the rules framed thereunder for appointment as Non- Executive Independent Director.

Vikash Sharma is a Chartered Accountant with over 16+ years of work experience, covering various start-ups to Fortune 500 companies including GM, Nissan, Renault, SLV, Dentium, Fortum, Cars24, Reliance, OYO, CNH, Welspun, Bank of India etc. He is an expert in various domains under finance function having various qualifications and certifications, which are briefly mentioned below:

- 1. Fellow Chartered Accountant The institute of Chartered Accountants of India (ICAI) in 2006,
- 2. Insolvency Professional Insolvency and Bankruptcy Board of India (IP IBBI) in 2021
- 3. Certified Ethical Hacker (CEH) from EC-Council 2020.
- 4. Certification in Forensic Accounting & Fraud Detection FAFD from ICAI in 2018-19,
- 5. RV (Registered Valuer) with the Insolvency and Bankruptcy Board of India (IBBI) in 2019,
- 6. DISA (Diploma in System Audit from ICAI) in 2008
- 7. M. Com & B. Com from DBRAU 2002-04.

The Details required under Regulations 26(4) and 36(3) of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard -2 is annexed as an annexure to the Notice.

Save and except, Mr. Vikash Sharma (holding DIN: 05192303), none of the other Directors / Key Managerial Personnel of the Company / their relatives is, in any way, concerned or interested, financially or otherwise, in this Resolution respectively.

The Board recommends the Resolution set forth at item no. 4 of the Notice for the approval of the members as an ordinary Resolution.



ITEM NO 5:

Continuation of Directorship of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-Executive Non Independent Director of the Company, post attaining the age of Seventy-five (75) during his present tenure

The members of the Company, at their 54th Annual General Meeting ("AGM") of the Company held on 30th September, 2021, had granted approval for appointment of Mr. Pyare Lal Khanna (holding DIN: 02237272) as Non-executive Non-Independent Director of the Company effective from 30th December, 2020liable to retire by rotation.

In terms of the provisions of Regulation 17(1A) of the SEBI Listing Regulations the Company is required to obtain approval of members for continuing the directorship of any Non-executive Director, who has attained the age of seventy five (75) years by passing a Special Resolution. In the opinion of the Board, Mr. Pyare Lal Khanna (holding DIN: 02237272) fulfills the conditions specified in the Act and the rules framed thereunder for continuation as Non-Executive Director.

The Nomination & Remuneration Committee and the Board of the Company is of the opinion that Mr. Pyare Lal Khanna (holding DIN: 02237272) has been an integral part of the Board and has provided valuable insights to the Company and his continuation as Director will be in the interest of the Company notwithstanding his completion of seventy five (75) years of age. The Nomination & Remuneration Committee and the Board of Directors of the Company has recommended the continuation of Mr. Pyare Lal Khanna (holding DIN: 02237272) as a Non-executive Non-Independent Director of the Company, considering his rich experience, expertise and valuable contribution made to the Board of the Company.

The Details required under Regulations 26(4) and 36(3) of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard -2 is annexed as an annexure to the Notice.

Save and except, Mr. Pyare Lal Khanna (holding DIN: 02237272), none of the other Directors / Key Managerial Personnel of the Company / their relatives is, in any way, concerned or interested, financially or otherwise, in this Resolution respectively.

The Board recommends the Resolution set forth at item no. 5 of the Notice for the approval of the members as Special Resolution.

Date: 31st August, 2022

Place: New Delhi

By order of the Board of Directors
For CMI LIMITED
Sd/-

Subodh Kumar Company Secretary

Membership Number: A21928



DETAILS OF DIRECTORS SEEKING APPOINTMENT/ RE-APPOINTMENT IN 55th ANNUAL GENERAL MEETING

(Pursuant to Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements)
Regulations, 2015 and Secretarial Standarad-2 issued by the Institute of Company Secretaries
of India)

Name of Director	Pyare Lal Khanna	Vikash Sharma
Date of Birth	13/08/1948	02/02/1982
Date of first	30/12/2020	31/12/2021
appointment on		
Board		
Brief	Mr. Pyare Lal Khanna, aged 73,	
Profile/Experience/	has more than 40 years of rich	with over 16+ years of work experience,
Expertise in specific	•	covering various start-ups to Fortune 500
functional area	He is a prominent and successful	i companies inclining GW Nissan Renallii
	Industrialist with a wide and varied experience in the	SLV Dentium Fortum Cars24 Reliance
	management of business and	OVO CNILL Malanama Danda of India ata IIIa
	industry.	is an expert in various domains under
	,	finance function having various
	In the opinion of the Board, Shri	S
	Pyare Lal Khanna fulfils the	are briefly mentioned below:
	conditions specified in the	
	Companies Act, 2013, rules	The institute of Chautened
	made there under read with the	
	listing regulations provisions for	
	his appointment as Non-	,
	Executive Non-independent	· · · · · · · · · · · · · · · · · · ·
	director of the company.	Insolvency and Bankruptcy Board
		of India (IP – IBBI) in 2021
		3. Certified Ethical Hacker (CEH)
		from EC-Council 2020.
		4. Certification in Forensic
		Accounting & Fraud Detection -
		FAFD from ICAI in 2018-19,
		5. RV (Registered Valuer) with the
		Insolvency and Bankruptcy Board
		of India (IBBI) in 2019,
0 110 11		
Qualifications	Graduate	Professional





Terms and conditions of appointment/ reappointment		, = = =
Details of Remuneration sought	• • • •	NIL
Remuneration last drawn by such person, if applicable		NIL
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company	Personnel. The Company do not	•
Number of Meetings of the Board attended during the year	8	1
Directorship held in other companies	NIL	1
Membership/ Chairmanship of Committees of other companies*	NIL	NIL
Shareholding in the Company	NIL	NIL

^{*}The Companies in which the Director holds position of Director as on the date of Meeting and is a member of that Company's Audit Committee /Stakeholders Committee is taken into consideration. Companies include listed as well as unlisted entities.