

2nd June 2025

To,

Manager - Department of Corporate Services

BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street, Fort, Mumbai - 400 001

Scrip Code: 523694

To,

The Manager - Listing Department,

The National Stock Exchange of India Limited

Exchange Plaza, Plot No. C/1, Block G, Bandra - Kurla Complex,

Bandra (East),

Mumbai - 400 051

Symbol: APCOTEXIND

Sub: Annual Report for the Financial Year ended 31st March 2025

Dear Sir/ Madam,

This is further to our letter dated 2nd June 2025, wherein the Company had informed that the Annual General Meeting (AGM) of the Company is scheduled to be held on Thursday, 26th June, 2025 through Video Conference / Other Audio-Visual Means, in accordance, with the relevant circulars issued by Ministry of Corporate Affairs and Securities and Exchange Board of India (SEBI).

Pursuant to Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith the Annual Report of the Company for the financial year 2024-25.

The said Annual Report is also available on the website of the Company at www.apcotex.com

This is for your information and records.

Thanking you,

For Apcotex Industries Limited

Drigesh Mittal Head - Company Secretary & Legal

REGISTERED OFFICE

C-403/404, 4th Level, Wing C, Tower 1, Seawoods Grand Central, Sector 40, Navi Mumbai–400706 Maharashtra, India

T:+91-22-62060800

CORPORATE OFFICE

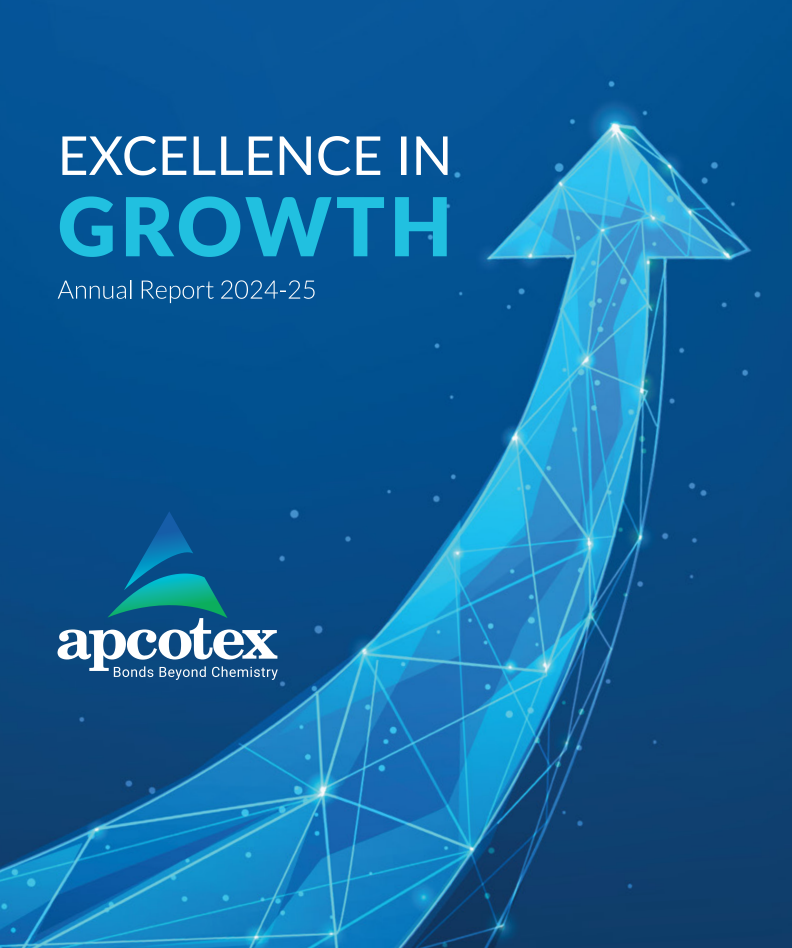
NKM International House, 178, Backbay Reclamation, Babubhai M. Chinai Marg, Mumbai-400020, Maharashtra, India

T:+91-22-35406092

TALOJA FACTORY

Plot No. 3/1, MIDC Industrial Area, Taloja, Dist. Raigad-410208 Maharashtra, India

T:+91-22-71403500



CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Atul C. Choksey	Chairman	Mr. Abhiraj A. Choksey	Vice-Chairman &
Mr. Udayan D. Choksi	Independent Director		Managing Director
Dr. Achala Danait	Independent Director	Mr. Ravishankar Sharma	Executive Director
Ms. Priti Savla	Independent Director	Dr. S. Sivaram	Independent Directo
Mr. Dinanath Kholkar	Independent Director	Mr. Kamlesh S. Vikamsey	Independent Directo
Mr. Rajendra Mariwala	Independent Director	Mr. Shailesh S. Vaidya	Independent Directo
Mr Amit C Chaksey	Non-Evecutive Director	Ms. Priyamvada Bhumkar	Independent Directo

COMPANY SECRETARY

Mr. Drigesh Mittal (w.e.f 25-10-2024) Mr. Jeevan Mondkar (Upto 24-10-2024)

AUDITOR

Manubhai & Shah LLP

BANKERS

State Bank of India Citi Bank HDFC Bank

REGISTERED OFFICE

C-403/404, 4th Level, Wing C, Tower 1, Seawoods Grand Central, Sector 40, Navi Mumbai - 400706. CIN: L99999MH1986PLC039199 Telephone: +91-22-6206 0800 E-mail: redressal@apcotex.com Website: www.apcotex.com

PLANT 1

Plot No. 3/1, MIDC Industrial Area, Taloja, Dist. Raigad - 410208, Maharashtra. Telephone: +91-22-7140 3500

PLANT 2

Village Dungri, Taluka Valia, Ankleshwar - 393135, Dist. Bharuch, Gujarat. Telephone: +91-26-4635 3200

CORPORATE OFFICE

NKM International House, 178 Backbay Recl., B. M. Chinai Marg, Mumbai - 400020. Telephone: +91-22-3540 6092

AUDIT COMMITTEE

Mr. Udayan Choksi Chairman Mr. Abhiraj A. Choksey Member Ms. Priti Savla Member

Mr. Dinanath Kholkar Member (w.e.f. 07-05-2025)

COr (Upto 29-07-2024)
COr (Upto 29-07-2024)
COr (Upto 29-07-2024)

or (Upto 29-07-2024)

NOMINATION & REMUNERATION COMMITTEE

Mr. Dinanath Kholkar Chairman
Mr. Atul C. Choksey Member
Dr. Achala Danait Member

Mr. Rajendra Mariwala Member (w.e.f. 07-05-2025)

STAKEHOLDERS RELATIONSHIP COMMITTEE

Mr. Udayan Choksi Chairman Mr. Abhiraj A. Choksey Member Mr. Ravishankar Sharma Member

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Mr. Atul C. Choksey Chairman Mr. Abhiraj A. Choksey Member Dr. Achala Danait Member

RISK MANAGEMENT COMMITTEE

Dr. Achala Danait Chairman
Mr. Abhiraj A. Choksey Member
Mr. Ravishankar Sharma Member
Mr. Dinanath Kholkar Member

REGISTRAR AND SHARE TRANSFER AGENT

MUFG INTIME INDIA PVT. LTD

(Formerly known as LINK INTIME INDIA PVT. LTD)

C 101, 247 Park, L B S Marg, Vikhroli (W), Mumbai - 400083.

Telephone: +91-22-4918 6000, 4918 6270

Fax: +91-22-49186060

Email: rnt.helpdesk@in.mpms.mufg.com Website: www.in.mpms.mufg.com

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Apcotex is one of India's leading producers of Synthetic Rubber (NBR & HSR) and Synthetic Latex (Nitrile, VP latex, XSB & Acrylic latex), offering one of the broadest ranges of Emulsion Polymers available today.

Strong Financial Performance

Over the past five years, Apcotex has demonstrated robust growth with revenue more than doubling from ₹54,060 lakhs in FY21 to ₹1,39,236 lakhs in FY25. Export sales surged from ₹9,263 lakhs to ₹44,896 lakhs, reflecting our expanding global footprint.

Despite global headwinds, we maintained stable profitability with PAT of ₹5,406 lakhs and PAT margin of 3.88% in FY25. Our Operating EBITDA margin remained resilient at 8.96%, while our conservative financial approach resulted in a Debt-to-Equity Ratio of just 0.12. Stable returns with ROCE of 10.3% and ROE of 9.8% underscore sustained value creation.

Products and Applications

Our products serve diverse applications: Synthetic Rubber grades are used in Automotive Components, Hoses, Gaskets, Rice Dehusking Rollers, Industrial Rollers, Friction Materials, Belting and Footwear, while our Latexes find use in Paper/Paperboard Coating, Carpet Backing, Tyre Cord Dipping, Construction, and Medical/Industrial Gloves.

Operations and Excellence

With state-of-the-art manufacturing plants strategically located on India's western coast, we implement best practices across all departments while adhering to high quality, safety and environmental standards. Our strong R&D base enables us to compete effectively with global players, while our technical service team and well-equipped application laboratory provide value-added services to help customers improve their product quality.

Global Recognition and Leadership

With business operations spanning all continents, Apcotex has earned prestigious recognition including the "TPM Excellence Award, Category A" and "TPM Consistency Award" from Japan's Institute of Plant Maintenance.

The company maintains comprehensive certifications including ISO 9001:2015, ISO 14001:2015 for Environmental Management, ISO 45001:2018 for Occupational Health and Safety, and Responsible Care certification. Apcotex Industries Limited is led by Mr. Atul C. Choksey, former Managing Director of Asian Paints Limited.

Award for Excellence onsistent TPM Commitment







Started as a division of Asian Paints. Pioneered the manufacturing of Vinyl Pyridine latex and Carboxylated Styrene Butadiene latex in India.

2016



Completed acquisition of Omnova Solutions India Pvt. Ltd. with NBR Nitrile Rubber of 16,000 MT p.a. (dry).

Started High Styrene Rubber production with 10,000 MT p.a. (dry) capacity.



1998

Entered into Nitrile Latex business for Gloves application.



2019

New Nitrile Latex capacity of 50,000 MT p.a. (wet) at Valia will be further expanded to 80,000 MT p.a. (wet) in the next phase. Taloja Latex plant swing capacity increased to 100,000 MT p.a. (wet).

2023



Taloja Latex plant capacity increased to 65,000 MT p.a. (wet) and Valia plant NBR capacity to 21,000 MT p.a. (dry)



2021



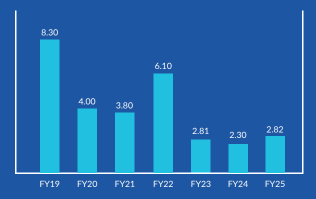
FINANCIAL HIGHLIGHTS

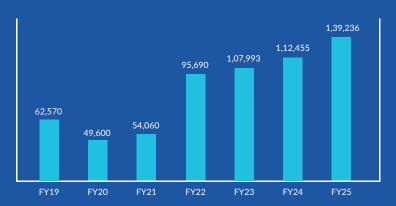
RETURN RATIOS



REVENUE (₹ IN LAKHS)

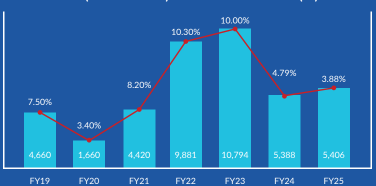
ASSET TURN OVER RATIO

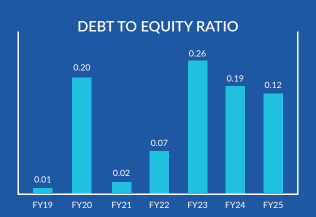




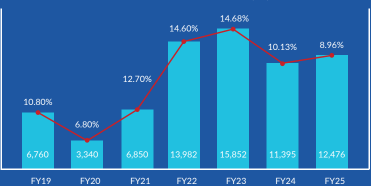


PAT (₹ IN LAKHS) AND PAT MARGIN (%)





OPERATING EBITDA (₹ IN LAKHS) AND EBITDA MARGIN (%)



BOARD OF DIRECTORS



Mr. Atul C. Choksey (Chairman)

He is a Chemical Engineer from the Illinois Institute of Technology, Chicago, USA. He joined Asian Paints (India) Limited as Junior Executive in 1973 and was subsequently appointed as Whole-time Director with effect from May 1979. He served as the Managing Director of Asian Paints Limited from April 1984 to August 1997. Over the years he has served on the Boards of Marico Limited, Finolex Cables Limited, Blue Star India Ltd. and the Asian Board of the Wharton Business School. He has served as the President of the Indian Paint Association and Bombay Chamber of Commerce and Industry (BCCI) as well as Deputy President of the Associated Chamber of Commerce and Industry of India. He is a member of Young Presidents Organization (YPO). He is currently a Trustee of Shree Mahalakshmi Temple Trust located in Mumbai and an Independent Director on the Board of Ceat Ltd.

Mr. Udayan D. Choksi (Independent Director)

Mr. Udayan Choksi is a chartered accountant and lawyer and has been in practice for nearly 25 years. He is a senior indirect tax professional and practising counsel, and his areas of specialization include GST, pre-GST taxes, and customs and international trade. He is also actively involved in tax policy initiatives and advocacy, and is a member of prominent business and professional chambers. He is a Partner at Veritas Legal.





Dr. Achala Danait (Independent Director)

Dr. Achala Danait has done M. Sc. Chemistry from IIT Bombay in 1987 and Ph. D. Polymers Chemistry from IIT Bombay in 1992 and she is a strategic visionary with 30+ years across industry and academia. She was the Managing Director of Clariant India Limited and Director of Sud Chemie India Pvt Ltd. She was also responsible for leading the Technology & Innovation function in Asia Pacific. She has joined Somaiya Vidyavihar University as Director, Strategy & Industry Partnerships and Dean, Research. Recently, she has joined Proklean Technologies India Private Limited as Director.

Ms. Priti Savla (Independent Director)

Ms. Priti Savla is a fellow member of the Institute of Chartered Accountants of India (ICAI) and partner in K P B & Associates. She's practising since more than 24 years in the areas of strategic planning, business advisory, corporate governance, ESG advisory, CSR & impact assessment, internal audit & risk mitigation. She is the Chairperson of Sustainability Reporting Standard Board, ICAI. She is also the Public Interest Director in NSE Clearing Limited and Independent Director in Sun Pharma Laboratories Limited, Aarti Drugs Limited, ITI Mutual Funds Trustees Pvt. Ltd; Sicreva Capital Services Pvt. Ltd.



BOARD OF DIRECTORS



Mr. Dinanath Kholkar (Independent Director)

Mr. Dinanath Kholkar brings 34 years of leadership experience from TCS, most recently as SVP and Global Head of Partner Ecosystems & Alliances. His diverse TCS career included leading Analytics & Insights, Business Process Services, and serving as CEO of TCS eServe (acquired from Citibank). A VJTI electrical engineering graduate, he's spent two decades contributing to Pune's ecosystem through IEEE, MCCIA, PIC, and PKC while championing diversity and sustainability initiatives.

Mr. Rajendra Mariwala (Independent Director)

Mr. Rajendra Mariwala, Managing Director of Eternis Fine Chemicals Limited, holds degrees from A.C. College of Technology and Cornell University. Since launching the company's aroma chemicals division in 1993, he's built a global manufacturing presence in India and the UK. He recently expanded into cosmetics ingredients through the acquisition of Israel/Italy-based Sharon Personal Care Limited. As President of the Indian Chemical Council with 30+ years in fragrances and 18 years leading specialty chemicals, he serves on the boards of Marico Limited, Kaya Limited, and Westlife Foodworld Limited.





Mr. Amit C. Choksey (Director)

He is a Commerce Graduate from Bombay University and currently Chairman & Managing Director of Mazda Colours Limited in Mumbai, India. Mazda Colours is one of the leading manufacturers of Phthalocyanine Pigments and leading exporters of its products all over the world. He has over four decades of rich experience in managing the Manufacturing Plants of Inorganic Pigments and Intermediates, Construction Chemicals, Specialty Water Proofing compounds. He hails from a family which promoted Asian Paints (I) Limited, the largest manufacturers of Paints in India. He is a member of the prestigious Young Presidents' Organisation (YPO is the Global Leadership Community of Extraordinary CEOs). He also holds the Diplomatic position as 'Honorary Consul of the Slovak Republic' in Mumbai.

Mr. Abhiraj A. Choksey (Vice-Chairman & Managing Director)

He graduated from the University of Pennsylvania with degrees in Engineering and Business from Wharton. He worked in strategy consulting and IT in the United States for a few years before joining Apcotex in 2005. He is associated with the Company since 2005 in various capacities and has been the Managing Director since May 2010. He is on the Executive Committee of the Indian Chemical Council (ICC), and an active member of Young Presidents' Organization (YPO) and Entrepreneurs' Organization (EO).





Mr. Ravishankar Sharma (Executive Director)

He is a Chemical Engineer from Laxminarayan Institute of Technology, Nagpur, passed out in 1988 and PGDBM from Goa Institute of Management, Goa (Executive MBA) in 2009 and has more than 30 years of rich experience in the field of Production, Projects, Specialty Chemicals, Operations and Manufacturing.





GLOBAL PRESENCE



We export to over **45 countries**, including the Indian Subcontinent, South East Asia, the Middle East, Turkey, Japan, Africa, Europe, USA and Latin America.

PRODUCT MIX

SYNTHETIC LATEX

Synthetic Latex is manufactured from downstream petrochemicals whereas natural latex comes from rubber plantations. There are usually several types of synthetic latex which are manufactured. Our latexes which include Styrene Butadiene latex, VP latex, Styrene Acrylic latex and Nitrile latex cater to various industries like Paper/ Paperboard, Carpet,

Tyre and Construction. The performance of each synthetic latex differs from industry to industry based on their characteristic, application, and polymer type. Some details are as follows:



PAPER

Provides excellent wet and dry binding strength; provides high gloss and strength to coated paper.



CARPET

Used in backing of various types of carpets to provide excellent binding strength; depending on application requirements our grades provide a range of soft to hard handles.



CONSTRUCTION

Provides excellent water impermeability; enhances bonding between new and old concrete.



TYRE CORD

High performance latex for dipping of tyre cords used in bias tyres.



GLOVES

For manufacturing of various range of gloves – examination, surgical and industrial.



SPECIALITY

Used in a range of specialty applications such as gaskets, non woven fabrics, abrasive paper, textile finishing, cork sheets, etc.





NITRILE RUBBER (NBR)

This is an unusual type of synthetic rubber which is resistant to oil, fuels and various chemicals. It is used in the automotive industry as well as several other industrial applications to make fuel and oil handling hoses, seals and various rubber products where ordinary rubbers cannot be used.



HIGH STYRENE RUBBER

Provides various degrees of hardness and excellent processibility for Hawaii slippers and Micro-cellular sheets.



NBR POLYBLEND

Cost effective medium ACN blend used for general purpose automotive and industrial moulded and extruded products, footwear products, etc. for general purpose automotive and industrial goods as well as Fire Hoses.



NBR POWDER

Used in joining sheets, PVC modification, brake pads, friction materials, adhesives and other rubber applications.

ApcoBuild Build Smarter

ApcoBuild is the brand name of the B2C Construction Chemical business of Apcotex. Under the ApcoBuild brand, we provide best-in-class Waterproofing & Tiling solutions in India, through a wide range of products for applications in waterproofing, repair and rehabilitation of existing structures. We also offer a host of other product solutions for exterior coatings and concrete admixtures to satisfy all construction & civil engineering related problems.

Over the last few years, we have grown exponentially in terms of value sales, widened our product portfolio and added new geographies.

Apcotex Industries Ltd. has 4 decades of experience in polymer manufacturing and have been supplying base materials to large players in the Construction Chemical industry for many years. Our R&D center is manned by an excellent pool of scientists and state-of-the-art manufacturing facilities help in delivering the best products to our customers.



WATERPROOFING RANGE

Sr. No.	Products	Product Description
1	Terracoat	Acrylic Uv Stable Transparent Waterproof Coating
2	Flex PU WB	Single Component Hybrid Pu Waterproof Coating
3	Topguard HI	Acrylic Heat Insulation & Waterproof Coating
4	Topguard	Acrylic Elastomeric Waterproof Coating
5	Dampshield	Acrylic Fibre Reinforced Waterproof Coating
6	Seal N Secure	Two Component UV Stable Elastomeric Cementitious Waterproofing Coating
7	Hydrocem Ultra	Two Component. High Elongation Cementitious Waterproofing Coating
8	Hydrocrete Plus	UV Stable Acrylic Polymer
9	Hydrocrete	Acrylic Polymer
10	Apcoguard	SBR Polymer
11	Bitukote EMB	Acrylic - Bitumen Modified Waterproof Coating
12	Beautyguard	Anti-Carbonation Waterproof Elastomeric Coating

BONDING AGENTS RANGE

Sr. No.	Products	Product Description
1	Antihack	High strength Bonding Agent for MIVAN & Concrete surface.
2	Gypbind	Specially Formulated Bonding Agent for Gypsum.

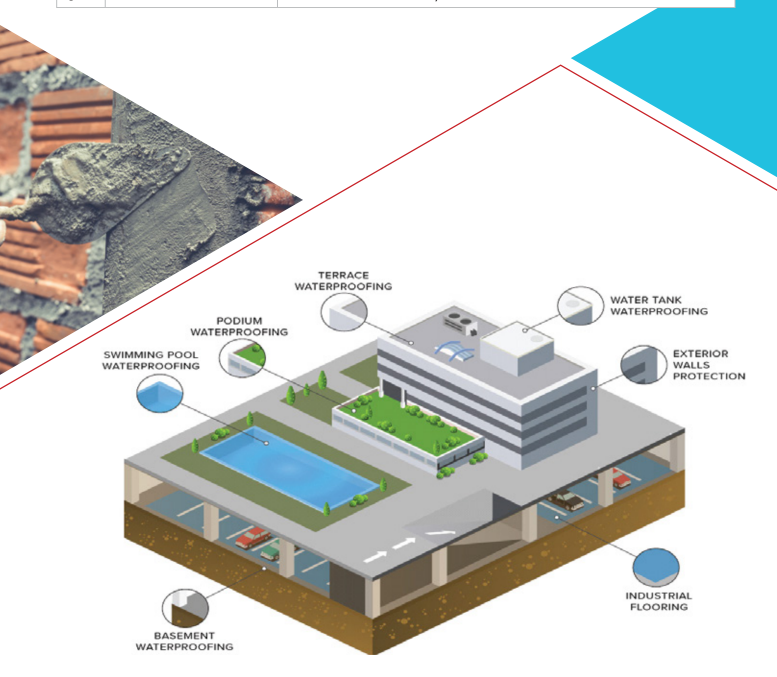


REPAIRS RANGE

Sr. No.	Products	Product Description
1	Apcoguard X	High Strength Carboxylated SBR Polymer
2	Micro Repairo	Microconcrete
3	Repairo 45	Polymer Modified Mortar

SPECIALIZED RANGE

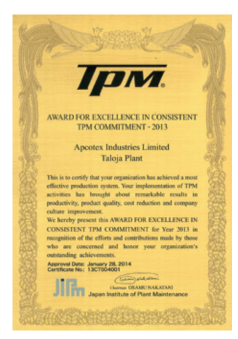
Sr. No.	Products	Product Description
1	Steelguard	Acrylic Anticorrosive Coating For TMT Bar
2	Metalguard	Acrylic Anticorrosive Coating For Metal
3	PeelProtekt	Peelable Grade SBR Polymer



R&D AND QUALITY CONTROL

The Company has been continuously upgrading their technology through in house research & development efforts to meet the changing needs of customers.

Currently around 50 employees are dedicated for R&D and technical support.













APCOTEX HIGHLIGHTS













MANAGEMENT DISCUSSION AND ANALYSIS REPORT

GLOBAL ECONOMIC OVERVIEW

The swift escalation of trade tensions and extremely high levels of policy uncertainty are expected to have a resaonable impact on global economic activity. The global economy is entering a phase of slower growth, influenced by protectionist trade policies and rising inflation. The projected global growth is expected to stabilize at 2.7% annually. While this marks a return to pre-pandemic growth rates, it remains insufficient to drive sustained development, particularly for emerging markets and developing economies (EMDEs), which contribute 60% of global growth. This stabilization is attributed to easing inflation and supportive monetary policies. However, growth is insufficient to offset the cumulative impact of previous economic shocks. EMDEs are experiencing slower per capita income growth, with many low-income countries unlikely to achieve middle-income status by mid-century without significant policy reforms. Key risks include heightened policy uncertainty, adverse trade policy shifts, geopolitical tensions, persistent inflation, and climate-related natural disasters. Regional growth in East Asia is projected to slow due to weak domestic demand in China. In South Asia, India is expected to drive regional growth, with a growth rate of 6.2% in 2025–26.

Managing downside risks dominate the outlook for most organizations. Ratcheting up a trade war, along with even more elevated trade policy uncertainty, could further reduce near and long-term growth, while eroded policy buffers could weaken resilience to future shocks. Divergent and rapidly shifting policy stances or deteriorating sentiment could trigger additional repricing of assets beyond what took place after the announcement of sweeping US tariffs on April 2, 2025 and sharp adjustments in foreign exchange rates and capital flows, especially for economies already facing debt distress. Broader financial instability may ensue, including damage to the international monetary system. On the upside, a deescalation from current tariff rates and new trade agreements providing clarity and stability in trade policies could lift global growth.

INDIAN ECONOMIC OVERVIEW

India is projected to remain the fastest-growing large economy for 2025-26, reaffirming its dominance in the global economic landscape. Our country's economy is expected to expand by 6.2% in 2025 and 6.3% in 2026, outpacing many of its global counterparts.

India's growth could be affected by trade tariffs from various channels including: 1) slowdown in global growth due to lower US and China growth; 2) a further delay in India's private corporate capex recovery due to the risk of China offloading excess capacity in the manufacturing sector; and 3) greater depreciation pressure on China's RMB having implications for India's net goods trade balance. However, we believe global policy shifts could offer new opportunities and strengthen the case for 'China + 1' supply chain shifts to India in the medium term.

Our Country will be able maintain potential real GDP growth of 6-6.5% YoY over the next two years, making it world's third

largest consumer market in 2026 and third-largest economy by 2027 (after US and China). We expect India's nominal GDP to increase from USD 4 trillion in FY25E to USD 6 trillion by FY30E. We believe India's potential growth could benefit from manufacturing and export push, increased services exports, and digitalization, leading to improvement in productivity and efficiency gains.

While the long-term growth prospects of India are fairly strong, the recent issues at our western border remain a threat to our economic growth for this year especailly if they escalate over the course of the next few weeks and months.

EMULSION POLYMER INDUSTRY AND CURRENT SCENARIO

Your Company is one of the leading producers of emulsion polymer products in India, namely Synthetic Latexes (various grades of Carboxylated Styrene Butadiene Latex, Styrene Acrylic Latex, Vinyl Pyridine Latex and Nitrile Latex) and Synthetic Rubber (Nitrile Butadiene Rubber, Nitrile Polyblends, NBR Powder and High Styrene Rubber). The Company has one of the broadest ranges of emulsion polymer products in India and caters to a wide range of industries. Your Company's Synthetic Latex products are used for paper and paperboard coating, carpet backing, construction, technical textiles, textile finishing, tyre cord dipping, coatings, gloves and a few other specialty applications. Various grades of Synthetic Rubber find application in products such as footwear, automotive components, rice rolls, moulded items, v-belts, conveyor belts, hoses, etc. The Company's major raw materials are petrochemical products, and its business could be vulnerable due to high volatility in the prices of crude oil as well as its downstream products.

The global synthetic rubber market is expected to grow at a CAGR of over 4.9% over the next 5 years. The market is mainly driven by the tyre segment, the largest end-use segment of synthetic rubber, followed by automotive. Some synthetic rubbers with significant strength are replacing metal parts in vehicles. This reduces the weight of the vehicle and increases fuel efficiency without compromising performance. This growth projection is largely dependent on the Chinese economy which has been facing sever headwinds over the last few quarters.

The trend of reducing greenhouse gas emissions in vehicles has also increased synthetic rubber demand in the automotive industry. In terms of volume and value, the Asia Pacific region is anticipated to experience the highest rise in synthetic rubber use. Indian consumption of synthetic rubber is expected to increase at a CAGR of 6% over the next five years and hence India needs additional capacity in the future. In addition, synthetic rubber demand comes from the manufacturing of footwear, sports goods, and other components.

Asia Pacific leads production of the global synthetic rubber industry with the automobile sector leading the growth. With the rise in population, large manufacturing base of the automobile industry and the availability of competitive labour,

India offers excellent opportunities for synthetic rubber product manufacturers. With increasing R&D investments backed by strong infrastructure, your Company is a leader in specialty rubber products (i.e. Nitrile Butadiene Rubber and High Styrene Rubber). The Chinese slowdown has impacted the supply-demand dynamics in the NBR industry and the margins have been under pressure for most of the year. The company is taking several steps including several cost reduction ideas. Your company has filed an application for Anti-dumping duty on NBR, the case has been initiated and outcome of the same in expected in next few months.

Similarly, synthetic latexes like Styrene-Butadiene latex, Styrene Acrylics, Pure Acrylics, VAM latexes, Nitrile latex, etc. are also expected to grow globally at an average CAGR of 5-7%. The major applications are paper coating, paints, carpet backing, construction, gloves, textiles and adhesives..

In India, growth in demand is expected to be extremely strong at 7.5-8% due to population growth, consumer trends, and an increase in per capita GDP.

Your Company, with its specialty grades of rubbers, latexes, powders and polyblends, is well-positioned to cater to the growing demand in India and the region. Nitrile latex for gloves is a new emulsion polymer that your company has developed through internal R&D. Towards the end of FY2022-23, your Company had commissioned a 50,000 MTPA facility at Valia Plant for manufacturing Nitrile Latex. Even though, in FY 2023-24 there was a deep post-pandemic downturn in the global glove industry due to high inventories and excess capacities, in FY 2024-25, with the corrections in inventory levels the performance of the industry has improved. Your company supplies majorily to South East Asian and South Asian Glove manufacturers. The glove sector is expected to experience a demand recovery this year, driven by inventory rebuilding, increased demand from the US due to higher tariffs on Chinese glove makers, and rising average selling prices. Given the double digit growth expected in Nitrile Latex, we expect that the capacity utilizations of the excess capacities post the pandemic to increase slowly. Your company had also commissioned a 35,000 MT Latex plant at its Taloja facility towards the end of FY 2022-23 and the utilization of that plant is around 60-65%, in FY 2024-25, led by growth in Paper and PaperboardConstruction, Textiles, and Tyre cord industries.

OPERATIONS DURING THE FINANCIAL YEAR 2023-24.

The Company has achieved total revenue of ₹ 1403cr during the financial year 2023-24, a 24% growth compared to ₹ 1132cr in the preceding financial year. The Company exported its products worth ₹ 449cr during the financial year, approximately 33% of the total revenue. The Company has registered an impressive volume growth of 16% over the previous financial year.

Profit before tax is up by 2% to ₹ 76.25cr as compared to ₹ 74.52cr during the previous financial year. Margins were subdued due to the market dynamics of Nitrile Latex and SBR latex in Carpet and Paper. Further, in the current year Depreciation charges have gone up by 32% due to new projects capitalised, Finance Cost has gone up by 11% due to the term

loan taken and increased working capital requirements.

During FY 2024-25, Operating EBITDA is up by 9.5% to ₹ 124.76cr from ₹ 113.95cr during the previous financial year. Profit after tax is ₹ 54,07cr, as compared to ₹ 53.88cr during the previous financial year.

The Balance Sheet of the Company is healthy with long-term debt of ₹ 93.61cr, reasonable working capital limits and cash/ liquid investments valued at ₹ 106.00cr based on NAV as on 31st March, 2025.

Apcotex believes that moving towards environmentally friendly processes and products, focusing on high levels on governance and growing equitably, are all imperative in today's context. We have embarked on our ESG journey. The ESG framework is based on three pillars; Product Stewardship, Stakeholders Delight and Responsible Business. Together all three pillars support our core purpose of using science responsibly for our planet, society and stakeholders. Over the next 10 years, your Company has set short, medium, and long-term targets on several KPIs such as increasing green energy consumption, reducing waste, reducing energy consumption/MT, reducing water consumption/MT, planting trees at our plant sites, etc. We will also work with our vendors and customers to reduce GHG emissions across the supply chain.

During the last year, your Company continued its Digital transformation journey and implemented tools to improve customer experience and R&D project management.

Under the current challenging market environment, your Directors consider Company's performance as satisfactory.

OUTLOOK

The Company expects financial year 2025-26 to be a year of opportunities and challenges. Towards the end of the financial year, there was an uptick in the demand of Gloves for our South East Asian customers compared to the previous year and the first half of FY2024-25, due to increased demand from US which was perhaps a result of high tariffs on Chinese glove manufacturers. We have seen improvement in price realisation in the last quarter as well asbetter capacity utilisation of the Nitrile Latex plant which has reached 75% in the last couple of months of the financial year. We expect this momentum to continue in the upcoming financial year. Due to high tariff on Chinese gloves, there is a possible risk of dumping latexes in other geographies, which may impact price realisations for Apcotex. In addition to this, for NBR we have filed an application for Anti-dumping duty in FY 2024-25. The outcome of this application is expected in FY 2025-26. Our other latexes i.e. SB latex, Styrene Acrylic and VP latex product grades have seen an impressive growth this year and it is expected that this momentum will continue going forward. Volumes from new capacities have reached around 60% during the year. Despite the short-term challenges, your company is optimistic about its prospects with all the steps taken over the last few years. Business volumes across most of its product groups have been strong through the year and this is expected to continue in the new financial year. The company is also welldiversified in terms of end applications as well as geographies

with one-third of our sales coming from exports.

The Company will continue to look for opportunities in new adjacent products as well as opportunities for inorganic growth.

There is a continuous thrust from the management to develop a strong R&D and technical service team to develop new products, explore new applications and understand better the changing customer needs. The Company has planed investments in a new R&D building, to add thurst to the development of newer value added products for our customers.

With the Company's continuous endeavour to introduce new products and improve efficiencies and performance, your Directors view the prospects for the financial year 2025-26 with cautious optimism.

RISKS AND CONCERNS

The Company has laid down a well-defined Risk Management Framework covering the risk, risk exposure, potential impact and risk mitigation process. Plant Risks are identified by all process owners which is discussed with the HOD and then taken to the Plant Risk Committee for their consideration. After evaluation of the risk by the Plant Risk Committee, same is placed before the Apex Risk Committee and thereafter before Risk Management Committee of Board. Major risks identified by the plants, functions and senior management are systematically addressed through a quantified risk assessment process and mitigating actions are discussed and reviewed twice a year. These are also discussed at the meetings of the Risk Management Apex Committee, Audit Committee, Risk Management Committee of Directors and the Board of Directors of the Company.

The Company's Apex Risk Management Committee, Plant Risk Committees, and Risk Management Committee of the Board, periodically review the risks in the organization, identify new risk areas, develop action plans and monitor and report the compliance and effectiveness of the policy and procedure to the Audit Committee and the Board.

The Audit Committee and the Board review the risks and suggest steps to be taken to control and mitigate the same through a properly defined framework.

The Company's Board of Directors perceives the following risks as current high risks areas:

1. New Plant Risk - Nitrile Latex:

The manufacturing processes have been standardised now and the focus will be on increasing the breadth of customer approvals as quickly as possible and to ensure the capacity utilization moves to 100% as soon as possible.

The major risk in this busines currently is margins which are largely market driven and at the current stage significantly lower than pre-pandemic levels. This was not anticipated earlier and in the medium-term is expected to normalize. In the meanwhile, all costs are being re-visited and all efforts are being made to make this business more competitive. Your company is also exploring repurposing some of the assets of the Nitrile Latex plant for other products, if required.

2. Procurement Risk:

Major risks arise from a few key raw materials like Styrene, Acrylonitrile and Butadiene, that are used in several of our products. Butadiene is used in most of your Company's products and your Company is the largest buyer of Butadiene in India. It is currently available from limited manufacturers in the country. If there is an issue with the supply of Butadiene on account of an unplanned shutdown taken by a supplier, production of most of our products may be affected adversely.

To mitigate this risk, we have business relationships with multiple suppliers and keep an adequate inventory and pipeline of Butadiene. The Company also has the option to import Butadiene with some lead time, if required.

3. Competition Risk:

Excess capacity and inventory of Nitrile Latex globally and excess capacity of Styrene Butadiane Latexes in the domestic market may impact volumes and margins in short term.

To mitigate this risk, in case of Nitrile Latex, focus will be on filling capacity with positive contribution. In case of Styerene Butadiane Latex, focus will be on filling capacity with high value-added products, maintaining domestic market share and increasing the footprint in export markets.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

Internal checks and controls covering operations of the Company are in place and are constantly being improved upon. Adequate systems exist to safeguard Company's assets through insurance on reinstatement basis and maintenance of proper records. The company has well-defined procedures to execute financial transactions.

Internal audit is being conducted by an independent firm of Chartered Accountants. The internal auditor monitors and evaluates the efficiency and adequacy of internal control systems in the organisation, its compliance and its effectiveness with operating systems, accounting procedures and policies of the Company. Based on the observations of the internal auditor, the process owners undertake the corrective actions and improvements in their respective areas. Significant audit observations and corrective actions thereupon are presented to the Audit Committee.

The Partners of both, Statutory Auditor and Internal Auditor attend all the Audit Committee meetings.

DEVELOPMENT OF HUMAN RESOURCE / INDUSTRIAL RELATIONS

Your Company believes that its employees are its core strength and accordingly development of people and providing a best-in-class work environment is a key priority for the organization to drive business objectives and goals. Robust HR processes and policies along with Digital HR tools are in place, which enables building a stronger performance culture and at the same time developing current and future leaders.

For the last few years we have had peaceful and healthy industrial relations at both our plants. We have successfully signed a 4 years agreement with the workmen of the Valia Plant. In Taloja, we have completed the process with 60% of the workmen and we hope to close the same for the remaining workmen in Taloja in FY 2025-26.

SIGNIFICANT CHANGE IN OF KEY FINANCIAL RATIOS

There is no significant change in the following key financial ratios during the financial year, as compared to that of previous financial year.

During the financial year under review, your Company has not availed any additional term loan. The Profit after tax has remained flat due to increase in depreciation by ₹ 10.04cr and finance cost by ₹ 1,71cr.

CHANGE IN RETURN ON NET WORTH

The return on net-worth for the financial year 2024-25 is 9.8% as compared to 10.3% for the preceding financial year.

CAUTIONARY STATEMENT

Statement in this Management Discussion and Analysis describing the Company's objectives, projections, estimates, expectations or predictions may be "forward-looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the company's operations include raw material availability and prices, cyclical demand, movements in company's principal markets, changes in Government regulations, tax regimes, economic developments within and outside India and other incidental factors.



DIRECTORS' REPORT

TO THE MEMBERS

Your Directors have pleasure in presenting to you the Thirty Ninth (39th) Annual Report of the Company and the Audited Financial Statements for the year ended 31st March 2025.

A. COMPANY PERFORMANCE:

FINANCIAL HIGHLIGHTS

(₹ in Lakhs)

Particulars	31 st March 2025	31st March 2024	Growth %
Income from operations			
(a) Revenue from operations	1,39,235.60	1,12,455.01	
(b) Other income	1,038.25	772.04	
Total income from operations	1,40,273.85	1,13,227.05	
Gross Profit Before Depreciation, Finance cost & Tax	13,514.67	12,166.82	11.08
(a) Finance costs	1,732.38	1,561.42	
(b) Depreciation & amortization expense	4,157.71	3,153.61	
Profit before tax	7,624.58	7,451.79	2.32
Tax expenses	2,218.12	2,063.92	
Profit after Tax	5,406.46	5,387.87	0.35
Other Comprehensive Income for the year	589.68	2,036.59	
Total Comprehensive Income for the	5,996.14	7,424.46	
year			
Earnings per Share (EPS)			
(a) Basic	10.43	10.39	
(b) Diluted	10.43	10.39	

INTERIM DIVIDEND

Pursuant to the approval of the Board of Directors on 28^{th} January 2025, the Company paid an interim dividend @ of ₹ 2.00/- (previous year - ₹ 2.00/-) per equity share of the face value of ₹ 2.00/- each to the Shareholders who were members of the Company as on 3^{rd} February 2025, being the record date fixed for this purpose.

Interim Dividend absorbed a sum of ₹ 1,036.90 lakhs out of the net profits after tax for the financial year 2024-25.

FINAL DIVIDEND

Based on Company's performance, your Directors are pleased to recommend for approval of members, a final dividend @ of ₹ 4.50/- (previous year - ₹ 3.50/-) per equity share of the face value of ₹ 2.00/- each for the financial year 2024-25. Dividend, if approved, will absorb a sum of ₹ 2,333.02 Lakhs out of net profit after tax and will be paid to those Shareholders whose name appears on the Register of Members on 13th day of June 2025.

The total dividend is ₹ 6.50 (325%) [Previous Year - ₹ 5.50 (275%)] for the financial year 2024-25, including the Interim dividend @ ₹ 2.00/- per Equity Share (100%) and Proposed Final Dividend @ ₹ 4.50/- per share (225%) per equity share of the face value of ₹ 2.00/- each. Total dividend payout for the financial year 2024-25 amounts

to ₹ 3,369.92 Lakhs (Previous Year - ₹ 2,851.47 Lakhs).

According to the Finance Act, 2020, dividend income will be taxable in the hands of the Members w.e.f. April 01, 2020 and the Company is required to deduct tax at source from the dividend paid to the Members at prescribed rates as per the Income Tax Act, 1961.

The Dividend Distribution policy of the Company may be accessed at the following weblink:

https://apcotex.com/investor-corporate-policy

TRANSFER TO RESERVE

There is no amount proposed to be transferred to reserves out of profit of the financial year 2024-25.

B. RENEWABLE ENERGY:

An income of ₹ 85.59 Lakhs (net) has been generated from renewable energy through wind turbine generator installed at Sadawaghapur, Taluka – Patan, District Satara and solar project at Taloja Plant during the financial year 2024-25 [Previous year – ₹ 84.82 Lakhs (net)] which was netted off against the power cost.

C. DISCLOSURES UNDER COMPANIES ACT, 2013:

I. ENERGY, TECHNOLOGY & FOREIGN EXCHANGE

The information under the provisions of Section 134 (3) (m) of the Companies Act, 2013, read with Rule 8 of the Companies (Accounts) Rules, 2014 regarding conservation of energy, technology absorption and foreign exchange earnings and outgo are given in the **Annexure I**, forming part of this report.

II. ANNUAL RETURN

The Annual Return has been placed on the website of the Company and can be accessed at https://apcotex.com/investor-annual-report. In terms of Rules 11 and 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return shall be filed with the Registrar of Companies within the prescribed timelines.

III. CHANGES IN THE SHARE CAPITAL

There is no change in the share capital of the Company during the financial year under review.

IV. FINANCIAL LIQUIDITY

The Company has Investments of ₹ 10,599.64 Lakhs (previous year ₹ 11,111.47 Lakhs) as at 31st March 2025.

The working capital management of the Company is robust and involves a well-organized process which facilitates continuous monitoring and control over receivables, inventories and other parameters affecting cash flow and liquidity.

V. NUMBER OF BOARD MEETINGS

The Board meets at regular intervals to discuss and decide on business policies and strategy apart from regular Board business. During the financial year under review, the Board of Directors met 7 times. The intervening gap between the meetings was within the period prescribed under the Companies Act, 2013 and SEBI Listing Regulations.

The details of the Board Meetings and the attendance of Directors are provided in the Corporate Governance Report.

VI. COMPOSITION OF AUDIT COMMITTEE

The Audit Committee comprises of Mr. Udayan Choksi who is the Chairman of the Committee, Mr. Abhiraj Choksey, Vice-Chairman and Managing Director, Ms. Priti Savla and Mr. Dinanath Kholkar (w.e.f 7th May 2025), Non-Executive Independent Directors, as the Members. Further details on the committee and changes in its composition are given in the Corporate Governance Report.

All the recommendations of the Audit committee are accepted by the Board.

VII. BOARD INDEPENDENCE

The definition of Independence of Directors is derived from Regulation 16 of SEBI (LODR) Regulations, 2015 and Section 149 (6) of the Companies Act, 2013. Based on the confirmations/ disclosures received from the Independent Directors and on the basis of the evaluation of the relationships disclosed, the following Non-Executive Directors are Independent in terms of Regulation 16 of SEBI Beyond Cher (LODR) Regulations, 2015 and Section 149(6) of the Companies Act, 2013;

- 1. Mr. Udayan Choksi
- 2. Dr. Achala Danait
- 3. Ms. Priti Savla
- 4. Mr. Dinanath Kholkar
- 5. Mr. Rajendra Mariwala

In compliance with Schedule IV of the Companies Act, 2013 and Rules thereunder, and SEBI (LODR) Regulations, 2015, the Independent Directors met on 27th March 2025 to discuss issues as prescribed under the said Act and Regulations.

The Board is of the opinion that the Independent Directors of the Company have fulfilled the conditions as specified in SEBI Listing Regulations, are independent of the management, possess requisite qualifications, experience, proficiency and expertise in the fields of finance, technical, research strategy, auditing, tax and risk advisory services, banking, financial services, investments and they hold highest standards of integrity.

VIII. ANNUAL EVALUATION BY THE BOARD

In compliance with the Companies Act, 2013 and Regulation 19 read with Schedule II of SEBI (LODR), Regulations, 2015, the Board of Directors has carried out the annual performance evaluation of its own performance, the Directors individually including the Chairman as well as the evaluation of Committees. A structured questionnaire was prepared covering various aspects of the Board's functioning such as adequacy of composition of Board and Committees, Board communication, timeliness and unbiased information of right length and quality of information, Board culture, execution and performance of specific duties, obligations and governance.

The results of evaluation of the Board and its Committees were shared with the Board and its respective Committees. The Chairperson of the Board had discussions with members of the Board to discuss performance feedback based on self-appraisal and peer review. The Chairperson of Nomination and Remuneration Committee discussed the performance review with the Chairperson of the Board.

A separate exercise was carried out to evaluate the performance of individual directors including the Chairman of the Board, who were evaluated on parameters such as attendance and participation in the discussion and deliberation at the meeting, understanding role and responsibilities as board member, demonstration of knowledge, skill and experience that make him/ her a valuable resource for the board.

The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman and the Non-Executive Directors was carried out by the Independent Directors. The Directors expressed their satisfaction with the evaluation process.

IX. NOMINATION AND REMUNERATION POLICY

The Nomination and Remuneration Policy of the Company is uploaded on the Company's website at the following web link: https://apcotex.com/investor-corporate-policy

The Company's Policy on Director's appointment and remuneration has been briefly discussed in the Corporate Governance Report. Disclosure pertaining to remuneration and other details as required under Section 197 (12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is enclosed as **Annexure II** to this Report.

X. STATUTORY AUDITOR AND AUDITORS REPORT

Based on the recommendation of the Audit Committee and the Board of Directors, Members of the Company at the 37th Annual General Meeting held on 19th June 2023, appointed M/s. Manubhai & Shah LLP, Chartered Accountants (ICAI Firm Registration No. 106041W/W100136) as the Statutory Auditors for a term of 5 (five) years commencing from the conclusion of the 37th Annual General Meeting until the conclusion of the General Meeting to be held in the year 2028.

There are no qualifications, reservations or adverse remarks or disclaimers made by M/s. Manubhai & Shah LLP, Chartered Accountants, Statutory Auditors, in their report.

During the year, the Statutory Auditors have not reported any incident of fraud to the Audit Committee of the Company.

XI. SECRETARIAL AUDITORS

Pursuant to the provisions of Section 204 of the Companies Act, 2013, your Directors had appointed M/s. D.S. Momaya & Co. LLP, to undertake the Secretarial Audit of your Company for the year ended 31st March 2025.

The Secretarial Auditors have issued audit report for the year ended 31st March 2025. The comments made by the Secretarial Auditors are self-explanatory. Their report is annexed herewith as **Annexure V** to this Report.

Further, as per the amended Regulation 24A of SEBI (LODR), Regulations, 2015, the Company is required to appoint a Secretarial Auditor who shall be a Peer Reviewed Company Secretary. Accordingly, your Board recommends the appointment of M/s. D. S. Momaya & Co. LLP, Company Secretaries (LLPIN: L2022MH012300) as the Secretarial Auditors of the Company for a term of Five (5) consecutive years from F.Y. 2025-26 to F.Y. 2029-30 at a remuneration as may be approved by the Board of Directors from time to time in consultation with the Secretarial Auditor of the Company.

XII. COST RECORDS AND COST AUDITORS

M/s. VJ Talati & Co, Cost Accountants, carried out the cost audit for the Company for the year under review. They have been re-appointed as cost auditors for the financial year ending 31st March 2026.

A remuneration of ₹ 65,000/- (Rupees Sixty-Five Thousand only) plus applicable taxes and out of pocket expenses has been fixed for the Cost Auditors subject to the ratification of such fees by the shareholders at ensuing AGM of the Company. The Company has maintained cost records as specified under sub-section (1) of section 148 of the

Companies Act, 2013 and the same shall be audited by the cost auditor i.e. M/s. VJ Talati & Co, Cost Accountants, for the financial year 2025-26.

XIII. RELATED PARTY TRANSACTIONS

All the related party transactions during the year are entered on arm's length basis and are in compliance with the applicable provisions of the Companies Act, 2013 and the SEBI (LODR) Regulations, 2015. There are no materially significant related party transactions entered into by the Company with Promoters, Directors or KMP etc., which may have potential conflict with the interest of the Company at large.

All related party transactions are first approved by the Audit Committee and thereafter placed before the Board for their consideration and approval. A statement of all related party transactions is presented before the Audit Committee meeting on quarterly basis, specifying the nature, value and terms and conditions of the transactions.

The particulars of Contracts or arrangements with related parties referred to in Section 188(1) of the Companies Act, 2013, read with Rule 15 of The Companies (Meetings of Board and its Powers) Rules 2014 is appended to this report in prescribed Form AOC 2 as **Annexure III**.

The Related Party Transaction Policy of the Company is uploaded on the Company's website at the following web link: https://apcotex.com/investor-corporate-policy

XIV. MATERIAL CHANGES AND COMMITMENTS CHARGE AFFECTING THE FINANCIAL POSITION OF THE COMPANY

There have been no 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.

XV. VIGIL MECHANISM

The Company has established a vigil mechanism for Directors and Employees to report their genuine concerns in compliance with provision of section 177 (10) of the Companies Act, 2013 and Regulation 22 of SEBI (LODR) Regulations, 2015.

The Audit Committee of the Board oversees the functioning of this policy. Protected disclosures can be made by a whistle blower through several channels to report actual or suspected frauds and violation of Company's Code of Conduct and/or Ethics Policy.

The Vigil Mechanism / Whistle Blower Policy of the Company is uploaded on the Company's website at the following web link: https://apcotex.com/investor-corporate-policy

XVI. CORPORATE GOVERNANCE

The Company has always strived to adopt appropriate standards for good Corporate Governance. Detailed report on Corporate Governance forms a part of this report. A certificate from M/s. D. S. Momaya & Co. LLP, Company Secretaries regarding compliance of conditions of Corporate Governance as stipulated under Regulation 34 read with Schedule V of SEBI (LODR) Regulations, 2015 is annexed to the said Report.

XVII.PARTICULARS OF LOANS AND INVESTMENTS MADE AND GUARANTEES GIVEN AND SECURITIES PROVIDED

Pursuant to Section 186 of the Companies Act, 2013 and Schedule V to the SEBI Listing Regulations, disclosure on particulars relating to Loans, Guarantees and Investments are provided as a part of the financial statements in Note No. 5 and 10.

XVIII.RISK MANAGEMENT POLICY

The Company has a Risk Management Policy and has constituted a Risk Management Committee as required under Listing Regulations. The Risk Management Policy articulates the Company's approach to address uncertainties in its endeavor to achieve its stated explicit and implicit objectives. It prescribes the roles and responsibilities of various stakeholders within the Company, the structure for managing risks and the framework for risk management. The risk identification, assessment and mitigation process actively involves people at all levels in the management.

All risk identification, assessment and mitigation exercise are carried out before the annual planning exercise and the specific risk mitigation tasks along with resources are made part of the annual budgets and functional objectives for the coming year(s). These are reviewed periodically by the respective functions and necessary course corrections are made if necessary.

The Risk Management Policy of the Company is uploaded on the Company's website at the following web link: https://apcotex.com/investor-corporate-policy

D. CORPORATE SOCIAL RESPONSIBILITY:

The Company has a Corporate Social Responsibility (CSR) Committee constituted in compliance with Section 135 of the Companies Act, 2013. The CSR policy of the Company is uploaded on the Company's website at the following web link: https://apcotex.com/investor-corporate-policy

CSR activities of the Company are carried out directly and through Non-Government Organizations (NGOs), who have track record of minimum of 3 years in carrying out the CSR activities and they also comply with other criteria as prescribed under Section 135 of the Companies Act, 2013 read with Schedule VII and Companies (Corporate Social Responsibility Policy) Rules, as amended from time to time.

The Company has undertaken projects in the areas of Healthcare and Education, around the area surrounding the factories and corporate office which are as per Schedule VII of the Companies Act, 2013, brief details of which are as under:

During the year under review, the Company was required to spend ₹ 256.00 Lakhs, being 2% of the average net profit of the previous three financial years, against which Company had spent ₹ 257.36 Lakhs during the financial year 2024-25.

Further, an amount of ₹ 22.22 Lakhs which was on account of the unutilised CSR Project Expenditure of Ongoing CSR Projects for Financial Year 2023-24, was utilised during the year under review.

The Company has carried out the various CSR activities through NGO Partners, some of the details are mentioned herein:

Uthaan/ EdelGive Foundation

The Company continued working with an NGO called Uthaan along with the Edelgive Foundation for the purpose of empowering women in six villages near our Valia plant in the Bharuch District of Gujarat by improving their right to access safe and sufficient drinking water, to free areas from open defecation, and to good hygiene through gender-neutral community practices.

During the year under review, a total of 123 community engagement activities were conducted, including meetings at the Faliya/Hamlet level with WASH Committees and household visits. Through the use of accessible tools such as posters, pamphlets, discussions, and participatory exercises, the meetings opened up a space where even those less familiar with formal platforms could engage meaningfully.

The Company has supported formation of new Water, Sanitation and Hygiene (WASH) committees in the targeted areas. During the year, 170 toilets (new and renovated) were completed, 209 soak pits (including those pending from last year), were constructed across Ghoda, Siludi and Dodwada villages and 18 WASH awareness programs were conducted with 525 children (396 girls and 129 boys). Two post-construction trainings were conducted for 65 WASH Committee members across six villages in Valia.

In the reporting period, 11 meetings were convened with the Apcotex team. These sessions primarily centred on reviewing ongoing activities, celebrating achievements, and strategizing for upcoming initiatives. The total contribution for the financial year to Uthaan was ₹ 85.59 Lakhs.



WASH Committee Meeting in Jholi



Toilet construction in Siludi



POSH Training at Apcotex



Mahila Mandal meeting in Dungri

Seva Sadan Society

The Company has been working with Seva Sadan Society, Mumbai from past 2 years to fully fund the operating expenses of the Secondary English Medium School (Standards 5 to 9) and partly fund the operating expenses of the Primary English Medium School (Standards 1 to 4). During the year, the Company has contributed total funds to the tune of ₹ 49 Lakhs.

Seva Sadan Society's English Medium School had supported 93 students in Secondary Section and 106 in Primary Section. Further, the School collaborated with Umeed and through its Umeed Fellowship Program, which has been highly successful, brought various positive changes in the behavior of students who previously faced challenges. Teachers gained valuable skills in managing and supporting these students, while counselling sessions for parents encouraged a collaborative approach to their development.

Besides the above, recreational activities on Inclusive Education were conducted during the year under review e.g - Founders' Day, Sports Day Celebration, Republic Day Celebration, visit to a Science Exhibition, Environment Week, International Literacy Day, etc.



Skit on Inclusive Education - Founders' Day



Sports Day Celebration



Visit to a Science Exhibition



Republic Day Celebration

Deepak Foundation

Your Company has been working with Deepak Foundation from past few years, for Skill Development for women and youths in Facility Management & Services around the Taloja Plant area. During the year under review, the Company has contributed ₹ 30.00 Lakhs.

The project aimed to empower more than 125 individuals, aged 18 to 50, by providing and enhancing their job prospects through quality skill training, in collaboration with the Healthcare and Domestic Sector Skill Councils.

It provided with classroom training and practical sessions practical sessions on various topics like training on cooking, housekeeping, dish presentation, bed making, fire safety, soft skills sessions, yoga activity, mock interviews, counselling sessions, etc. It also conducts examination and provides certificates to the successful candidates.



Cooking Practical at Training Centre



Housekeeping Practical



Dish Presentation



Placement Monitoring visit- Batch FMS-1 &2



Counselling of candidates



Certificate Distribution

Catalysts for Social Action

Your Company contributed to the 'ADOPT A HOME & LIVELIHOOD & AFTERCARE SUPPORT' program through the NGO Catalysts for Social Action, which currently supports 67 children and 48 Care Leavers (CL) who are in Skill Training. Out of these, 26 CLs are pursuing courses and 22 CLs have successfully completed their course. Out of the 22 CLs who completed courses, 14 CLs are placed in jobs, 1 CL is undergoing an internship, and 7 CLs are in the placement process.

During the year under review, your Company contributed ₹ 24 Lakhs which was utilised by CSA towards its various activities programs which can be classified into three broad categories of Health & Basic Necessities, Learning & Wellness Support and Aftercare activities. Besides the above, various recreational activities were conducted during the year e.g. Meet My Doctor session, Digital Literacy Program, Self Defense training, Non-Fire cooking session, etc.



A "Meet My Doctor" session was conducted in both CCIs during the health camp.



A digital literacy program conducted in SWL to provide basic computer literacy to middle school children.



WASH Session by children committee at SWL



Non-Fire Cooking



Self-Defense



Scientific Approach by Maharashtra Andhashraddha Nirmoolan Samiti, Panvel

The details as required under Section 135 of the Companies Act, 2013 are provided in CSR Report which is annexed herewith as **Annexure IV**. For the year 2024-25, the Chief Financial Officer of the Company has certified that the funds of CSR have been utilized for the purposes and in the manner as approved by the Board of Directors of the Company.

E. FAMILIARISATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The Company conducts the Familiarization program when new Director(s) is/ are appointed during the year. The Program aims to provide insights into the Company to enable the Independent Directors to understand its business in depth, to familiarize them with the process, business, and functionaries of the Company and to assist them in performing their role as Independent Directors of the Company.

Periodic presentations are made at the Board and the Committee meetings, on business and performance updates of the Company, global business environment, business strategy and risks involved.

The familiarisation programme along with details of the same imparted to the Independent Non-Executive Directors during the year are available on the website of the Company at https://apcotex.com/investor-corporate-policy

F. CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING:

In accordance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, the Company has, inter-alia, adopted a Code of Conduct for Prohibition of Insider Trading (Code) duly approved by the Board of Directors of the Company. The Company Secretary is the Compliance Officer for the purpose of this Code.

It lays down guidelines and procedures to be followed, and disclosures to be made while dealing with the shares of the Company. The policy has been formulated to regulate, monitor, and ensure reporting of deals by designated person/employees and maintain the highest ethical standards of dealing in Company securities.

G. INTERNAL FINANCIAL CONTROLS:

Your Company maintains an adequate and effective internal control system commensurate with its size and complexity. The Company has adopted policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the 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 disclosures. These are reviewed periodically and made part of work instructions or process in the Company.

The Company periodically conducts physical verification of inventory, fixed assets and cash on hand and matches them with the books of accounts. Explanations are sought for any variance noticed from the respective functional heads.

H. DIRECTORS RESPONSIBILITY STATEMENT:

The Directors confirm:

- That in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- II. That they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit and loss of the Company for that period;
- III. That they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- IV. That they have prepared the annual accounts on a going concern basis;
- V. That they, have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- VI. That they have devised proper system to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

I. DISCLOSURE IN TERMS OF THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

All women who are associated with the Company either as permanent employees or temporary employees or contractual persons including service providers at the Company sites are covered under the above policy.

The Company has constituted Internal Complaints Committee to ensure a harassment free working environment, to redress the complaints and to prevent sexual harassments, if any. No complaints relating to sexual harassment were received during the year.

J. FIXED DEPOSITS MATURED BUT NOT CLAIMED:

Company has no Fixed Deposits at the end of the financial year. The Central Bureau of Investigation (CBI) has instructed the Company, not to repay the proceeds of four fixed deposits amounting to ₹ 0.48 Lakhs and accrued interest of ₹ 0.22 Lakhs thereon. These deposits matured during the first week of December 2002 and continue to remain with the Company.

K. INSURANCE:

All insurable assets of the Company including inventories, buildings, plant and machinery etc., as well as the liability under legislative enactments, are insured on reinstatement basis after due valuation of assets by an external agency. The Company also holds a Loss of Profit Policy for the financial year 2024-25.

L. PERSONNEL:

The information required under Section 197 of the Companies Act, 2013 and read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are given in **Annexure II.**

The information required pursuant to Section 197 of the Companies Act, 2013 read with Rule 5(2) & (3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014, in respect of employees of your Company is available for inspection by the member. Please refer to note no. 17 of the Notice of AGM for inspection of the same.

M. DIRECTORS & KEY MANAGERIAL PERSONNEL:

Appointment

During the year under review, the Board of Directors had, based on the recommendations of Nomination and Remuneration Committee, at its meeting held on 28th January 2025, appointed Mr. Rajendra Mariwala (DIN: 00007246) as an Additional Non-Executive Independent Director of the Company, not liable to retire by rotation, for a tenure of five(5) years from 1st February 2025 to 31st January 2030, subject to approval of Members. Later, the said appointment was approved by the shareholders through special resolution passed by postal ballot on 11th March 2025.

Retirement by Rotation

In accordance with the provisions of Section 152(6) of the Companies Act, 2013 and Articles of Association of the Company, Mr. Atul Choksey (DIN: 00002102) will retire by rotation at the ensuing AGM of the Company and being eligible, offers himself for re-appointment. The Board recommended his re-appointment at its meeting held on 7th May 2025.

Brief details about his nature of expertise in specific functional areas, disclosure of relationships between directors inter-se, details of directorship held in other companies, membership of committees of the Board, shareholding in the Company held by the directors proposed to be appointed/ re-appointed at the 39th AGM, is provided in the Notice of the AGM.

N. AUDITORS:

Statutory Auditors

M/s. Manubhai & Shah LLP, Chartered Accountants (Firm Registration No 106041W/W100136) were appointed as Statutory Auditors of the Company for a period of five (5) consecutive years from the 37th AGM of the Company held on 19th June 2023 to hold office from the conclusion of the said Meeting till the conclusion of the 42nd AGM to be held in the year 2028.

Cost Auditors

M/s. V J Talati & Co., Cost Accountants have been appointed as Cost Auditors of the Company for the financial year 2025-26 under Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Amendment Rules 2014. M/s. V J Talati & Co. have confirmed that they are free from any disqualifications as specified under the Companies Act, 2013.

The remuneration payable to the Cost Auditors is required to be placed before the Members in a general meeting for their ratification. Accordingly, resolution seeking Members' ratification for the remuneration payable to M/s. V J Talati & Co., Cost Auditors is included at item No.8 of the Notice convening the AGM.

Secretarial Auditor

M/s. D.S. Momaya & Co. LLP, Company Secretaries, have been appointed to conduct the Secretarial Audit of the Company for the financial year 2024-25, pursuant to the provisions of Section 204 of the Companies Act, 2013 and the SEBI (LODR) Regulations, 2015 as amended. The Report of the Secretarial Auditor is appended to this Report as **Annexure V**.

O. MAINTENANCE OF COST RECORDS:

The maintenance of cost records as specified under Section 148 of the Companies Act, 2013 is applicable to the Company and accordingly all the cost records are made and maintained by the Company and audited by the cost auditors.

P. CEO & CFO CERTIFICATION:

Certificate from Vice-Chairman and Managing Director and Chief Financial Officer of the Company, pursuant to the Regulation 17 of SEBI (LODR) Regulations, 2015, for the financial year 2024-25 was placed before the Board of Directors of the Company at its meeting held on 7th May 2025.

Q. SECRETARIAL STANDARDS:

The Company complies with all applicable Secretarial Standards issued by The Institute of Company Secretaries of India and approved by the Central Government under Section 118(10) of the Companies Act, 2013 for the financial year ended 31st March 2025.

R. BUSINESS RESPONSIBILITY AND SUSTAINABILITY REPORT (BRSR):

Detailed Business Responsibility and Sustainability Report as required under Regulation 34 of SEBI (LODR) Regulations, 2015 is uploaded on the Company's website at the following web link:

https://apcotex.com/investor-annual-report

S. INVESTOR EDUCATION AND PROTECTION FUND (IEPF):

Pursuant to the applicable provisions of the Companies Act, 2013 read with the IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules), as amended from time to time, all unpaid or unclaimed dividends are required to be transferred by the Company to the IEPF established by the Government of India, after completion of seven year. Further, according to the Rules, the shares on which dividend had remained unpaid or unclaimed by the shareholders for seven consecutive years or more are also transferred to the demat account of the IEPF Authority.

Accordingly, the Company transferred the unclaimed dividend of ₹ 15,99,080/- for the year 2016-17 during August 2024. Considering 2016-17 as base year, the Company has transferred 48571 Equity shares of ₹ 2/each held by 201 number of shareholders, on which the dividend was unclaimed for 7 consecutive years, to demat account of IEPF's authority, in compliance with IEPF Rules during the financial year 2024-25.

The Company had sent individual notices and also advertised in the newspapers seeking action from the Members who have not claimed their dividends for seven consecutive years or more.

The Company will be transferring the final dividend and corresponding shares for the financial year ended 2017-18 within statutory timelines. Members are requested to ensure that they claim the dividends and shares referred to above, before they are transferred to the said Fund. The due dates for transfer of unclaimed dividend to IEPF are provided in the report on Corporate Governance.

The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website at www.apcotex.com. Shareholders are requested to refer to the web-link https://apcotex.com/investor-transfer-to-iepf to verify the details of unclaimed dividends and the shares liable to be transferred to IEPF Authority.

Shareholders/claimants whose shares or unclaimed dividend, have been transferred to the IEPF demat Account or the Fund, as the case may be, may claim the shares or apply for refund by approaching the Company for issue of Entitlement Letter along with all the required documents before making an application to the IEPF Authority in Form IEPF – 5 (available on https://www.mca.gov.in along with requisite fee as decided by the IEPF Authority from time to time.

T. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE COURT:

During the year no significant or material orders were passed by the Regulators or Courts or Tribunals, which impacts the going concern status and Company's operations.

U. ACKNOWLEDGEMENT:

Your Directors take this opportunity to express their deep sense of gratitude to the Bankers, various departments of State / Central Government and local authorities for their continued guidance and support.

We would also like to place on record our sincere appreciation for the commitment, dedication and hard work put in by every member of the Apcotex family. To all shareholders, we are deeply grateful for the confidence and faith that you have always reposed in us.

The accompanying **Annexures I to V** are an integral part of this Directors' Report.

FOR AND ON BEHALF OF THE BOARD

ATUL C CHOKSEY CHAIRMAN DIN: 00002102

Date: 7th May 2025 Place: Mumbai



ANNEXURE I TO DIRECTORS' REPORT

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNING AND OUTGO ETC

Information on Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo required to be disclosed under Section 134 of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014 are provided hereunder:

(A) Conservation of Energy:	At both plants we have installed Energy Monitoring software systems for Plant utilities using which we have consistently reduced specific energy consumption of products.			
(B) Technology Absorption:	No new technology has been acc	No new technology has been acquired during the year.		
	Upgradation of present technology is a continuous process, implemented and adapted by the Company through innovation. Efforts are made to reduce batch cycle time and improve operational efficiency.			
	No technology import has been n	nade in the recent past.		
Expenditure incurred on R & D during the financial year is as follows:				
	(₹ in Lakh			
Particulars	2024-25	2023-24		
Capital	241.11	135.18		
Recurring	899.84	847.46		
Total	1140.95	982.64		
Total R & D expenditure as a percentage of Total	0.82%	0.87%		
Revenue				

(₹ in Lakhs)

Particulars	apout	31st March 2025	31st March 2024
Total Outflow	Bonds Beyond Chem	21,179.66	14,793.72
Total Inflow (CIF Value of Exports)		44,896.31	34,053.41

ANNEXURE II TO DIRECTORS' REPORT

Α		s required under Section 197(12) of the Companies Act, 2013 read with and Remuneration of Managerial Personnel) Rules, 2014			
	Disclosure Requirement	Disclosure details			
1	The percentage increase in remuneration of each Director,	Directors / KMP	Title	Ratio	% increase in remuneration
	Company Secretary and Chief Financial	Atul Choksey	Non-Executive Chairman	20.22	0.24
	Officer during the financial year 2024-25, ratio of the remuneration of each	Abhiraj Choksey	Vice-Chairman and Managing Director	38.43	-1.21
	director to the median remuneration of the employees of the Company for the	Amit Choksey	Non-Executive Director	0.29	20.00
	financial year 2024-25.	Ravishankar Sharma	Executive Director	16.90	5.40
		Udayan Choksi	Non-Executive Director	2.16	27.88
		Dr. Achala Danait	Non-Executive Director	2.11	150.00
		Priti Savla	Non-Executive Director	2.07	452.17
		Dinanath Kholkar [^]	Non-Executive Director	NA	NA
		Rajendra Mariwala®	Non-Executive Director	NA	NA
		Sachin Karwa	Chief Financial Officer	14.23	1.19
		Jeevan Mondkar*	Company Secretary	NA	NA
		Drigesh Mittal#	Company Secretary	NA	NA
2	Percentage increase in the median remuneration of employees in the financial year.	, ,	nployees who were in emplo 25.	oyment for	the whole of FY
3	Number of permanent employees on the rolls of Company at the end of the year.	572			
4	Average percentile increase already		nan managerial personnel w		
	made in the salaries of employees other than the managerial personnel in the last				
	financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration.	remuneration is keeping in line with the Company's policy of rewarding performance.			
5	Affirmation that the remuneration is as per the remuneration policy of the Company.	The Company is in cor	npliance with the Remunera	tion Policy	

[^] Appointed as Non-Executive Independent Director w.e.f 17th June 2024.

^{*}Mr. Jeevan Mondkar was Company Secretary of the Company upto 24th October 2024.

[#] Mr. Drigesh Mittal was appointed as Company Secretary of the Company w.e.f 25th October 2024. Hence % increase in remuneration is not applicable.

[®] Appointed as Non-Executive Independent Director w.e.f 1st February 2025.

1	Name	Mr. Abhiraj Choksey		
	Age	47 years		
	Qualification	Bachelor of Science in Economics from Wharton Busines School and Bachelor of Science in Engineering from th Engineering School, University of Pennsylvania in U.S.A		
	Designation	Vice-Chairman and Managing Director		
	Date of Commencement of Employment	1st May 2005		
	Experience	25 years		
	Remuneration	₹ 236.25 Lakhs		
	Previous Employment	Apcosoft Pvt Ltd		
	Designation	Managing Director		
	Shares held	13.31% (Including HUF)		
2	Name	Mr. Ravishankar Sharma		
	Age	58 years		
	Qualification	Bachelor of Chemical Engineering		
	Designation	Executive Director		
	Date of Commencement of Employment	1st May 2020		
	Experience	36 years		
	Remuneration	₹ 103.88 Lakhs		
	Previous Employment	SRF Limited		
	Designation	Sr. VP – Manufacturing		
	Shares held	-		



ANNEXURE III TO DIRECTORS' REPORT

Form No. AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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

4	Details of contracts or arrangements or transactions not at arm's length basis:									
1	Α	В	С	D	E	F	G	н		
	the related party and	contracts/	the contracts/	Salient terms of the contracts or arrangements or transactions including the value, if any	for entering into such	approval by the	as advances,			
				Not Applicab	le					

2	Details of material contracts or arrangement or transactions at arm's length basis							
	Α	В	Ronds Revend C	D hemistry	E	F		
Sr. No.	Name(s) of the related party and nature of relationship	Nature of contracts / arrangements / transactions	Duration of the Contracts / arrangements / transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Date(s) of approval by the Board, if any	Amount paid as advance, if any (in ₹)		
	Not Applicable							

ANNEXURE IV TO DIRECTORS' REPORT

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES

1. Brief outline on CSR Policy of the Company: The Company has framed the CSR Policy in compliance with the provisions of the Companies Act, 2013 read with the Companies (Social Responsibilities) Rules 2014 / 2021.

2. Composition of CSR Committee:

Sr. No.	Name of Director	Designation / Nature of Directorship	Number of meetings of CSR Committee held during the year (03-05-2024)	Number of meetings of CSR Committee attended during the year
1	Mr. Atul Choksey	Chairman	1	1
2	Mr. Shailesh Vaidya*	Member (Independent Director)	1	1
3	Mr. Abhiraj Choksey	Member (Vice-Chairman and Managing Director)	1	1
4	Dr. Achala Danait#	Member (Independent Director)	1	1

^{*}Ceased to be the member of the Committee w.e.f 29th July 2024.

3. Provide 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 -

Composition of CSR Committee - https://apcotex.com/investor-committees

CSR Policy - https://apcotex.com/investor-corporate-policy

CSR Projects - https://apcotex.com/investor-corporate-policy

- 4. Provide the executive summary along with web-link(s) of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8, if applicable Not Applicable
- 5. (a) Average net profit of the company as per section 135(5) ₹ 11,689.00 Lakhs
 - (b) Two percent of average net profit of the company as per sub-section (5) of section 135 ₹ 256.00 Lakhs (Includes shortfall of last year of ₹ 22.22 Lakhs).
 - (c) Surplus arising out of the CSR projects or programmes or activities of the previous financial years Nil
 - (d) Amount required to be set off for the financial year, if any Nil
 - (e) Total CSR obligation for the financial year (b)+ (c)- (d) ₹ 256.00 Lakhs
- 6. (a) Amount spent on CSR Projects (both Ongoing Project and other than Ongoing Project) ₹ 252.12 Lakhs
 - (b) Amount spent in Administrative Overheads Nil
 - (c) Amount spent on Impact Assessment, if applicable ₹ 5.24 Lakhs
 - (d) Total amount spent for the Financial Year [(a)+(b)+(c)] ₹ 257.36 Lakhs
 - (e) CSR amount spent or unspent for the financial year:

Total Amount Spont	Amount Unspent (in ₹)						
Total Amount Spent for the Financial Year. (in ₹)		Amount transferred to any fund spec sper section 135(6). Schedule VII as per second proviso to s					
	Amount.	Date of transfer.	Name of the Fund	Amount.	Date of transfer.		
Nil							

^{*}Appointed as the member of the Committee w.e.f 29th July 2024.

(f) Excess amount for set off, if any

Sr.	Particular	Amount (in ₹ Lakhs)
No.		
(1)	(2)	(3)
(i)	Two percent of average net profit of the company as per section 135(5)	256.00
(ii)	Total amount spent for the Financial Year	257.36
(iii)	Excess amount spent for the financial year [(ii)-(i)]	1.36
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	-
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	1.36

7. Details of Unspent CSR amount for the preceding three financial years: Not Applicable

1	2	3	4	5	6		7	8
Sr. No.	Preceding Financial Year(s)	Amount transferred to Unspent CSR Account under section 135 (6) (in ₹)	Balance Amount in Unspent CSR Account under sub-section (6) 0f section 135 (in ₹)	Amount spent in the Financial Year (in ₹).	Amount transferred to a Fund as specified under Schedule VII as per second proviso to subsection (5) of section 135, if any Amount Date of Transfer		remaining to be spent in Succeeding	Deficiency, if any
1.			/		Nil	-		
2.					Nil	-		
3.				004	Nil	-		

	Furnish the details relating to such asset(s) so created or acquired through Corporate Social Responsibility amount spent in the Financial year:
.	Whether any capital assets have been created or acquired through Corporate Social Responsibility amount spent in the Financial Year: No If Yes, enter the number of Capital assets created/ acquired

Sr. No.	Short particulars of the property or asset(s) [including complete address and location of the property]	the property			Details of entity / of the registered of	,	beneficiary
(1)	(2)	(3)	(4)	(5)	(6)		
					CSR Registration Number, if applicable	Name	Registered address
	Not Applicable						

9.	Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5): No
	Applicable

Abhiraj A Choksey Vice-Chairman and Managing Director Atul C Choksey Chairman CSR Committee

ANNEXURE V TO DIRECTORS' REPORT

FORM NO. MR-3

SECRETARIAL AUDIT REPORT

For the Financial Year ended 31st March 2025

[Pursuant to section 204(1) of the Companies Act, 2013 and rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members **Apcotex Industries Limited** C-403/404, 4th Level, Wing C, Tower 1, Seawoods Grand Central, Sector 40, Navi Mumbai, Darave, Thane, Maharashtra, India, 400706

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Apcotex Industries Limited (CIN: L99999MH1986PLC039199)** (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Auditor's Responsibility:

Our responsibility is to express an opinion on the compliance of the applicable laws and maintenance of records based on audit. We have conducted the audit in accordance with the applicable Auditing Standards issued by The Institute of Company Secretaries of India. The Auditing Standards requires that the Auditor shall comply with statutory and regulatory requirements and plan and perform the audit to obtain reasonable assurance about compliance with applicable laws and maintenance of records.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and scanned copies of the documents, evidences of submissions provided 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, 2025 complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

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

- (i) The Companies Act, 2013 ('the Act') and the rules made thereunder; mistry
- (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;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowing; (Not Applicable during the year under review)
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 (Not Applicable during the year under review)
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; (Not Applicable during the year under review)
 - d. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not Applicable during the year under review)
 - e. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021; (Not Applicable during the year under review)
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act, 2013 and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021; (Not Applicable during the vear under review) and

- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018. (Not Applicable during the year under review)
- (vi) We further report that, having regard to the compliance system prevailing in the Company and on the examination of the relevant documents and records in pursuance thereof, on test-check basis, the Company has complied with the following laws applicable specifically to the Company:
 - a. The Petroleum Act, 1934 and Rules made thereunder.
 - b. The Indian Explosive Act, 1884 read with The Static & Mobile Pressure vessel (Unfired) Rules, 1981.
 - c. The Factories Act, 1948 and various Rules thereunder.
 - d. The Environment (Protection) Act, 1986 read with The Manufacture, storage and Import of Hazardous Chemicals Rules, 1989.
- (vii) We have also examined compliance with the applicable clauses of the following:
 - (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
 - (ii) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and amendments made thereunder;

We further report that,

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

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

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

We further report that, the compliance by the Company of applicable financial laws such as Direct and Indirect Tax Laws and maintenance of financial records and books of accounts have not been reviewed in this audit since the same have been subject to review by statutory financial auditors, tax auditors and designated professional.

We further report that, the company has complied with all the committee meeting compliances and all the committee meetings were duly held during the year as required under the law.

We further report that, the company has filed various forms and returns as applicable with Ministry of Corporate Affairs / Registrar of Companies under Companies Act 2013 or other authorities under other applicable laws.

We further report that, the company has filed various disclosures as applicable with Bombay Stock Exchange (BSE) and National Stock Exchange (NSE).

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.

We further report that during the audit period, there were no other instances of

- Major decisions taken by the members in pursuance to section 180 of the Companies Act, 2013.
- b. Merger / amalgamation / reconstruction, etc.
- c. Foreign technical collaborations.

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

For D. S. Momaya & Co. LLP Company Secretaries FRN: L2022MH012300

> CS Divya Momaya Designated Partner Membership No.: 7195 C. P. No.: 7885

Date: 7th May 2025 Place: Navi Mumbai

UDIN: F007195G000289235

Annexure- I to Secretarial Audit Report

To,
The Members,
Apcotex Industries Limited,
C-403/404, 4th Level, Wing C, Tower 1,
Seawoods Grand Central, Sector 40, Navi Mumbai,
Darave, Thane, Maharashtra, India, 400706.

Our Secretarial Audit Report for the Financial Year ended 31st March, 2025 of even date is to be read along with this letter.

Management's Responsibility

 It is the responsibility of the management of the Company to maintain secretarial records, devise proper systems to ensure compliance with the provisions of all applicable laws and regulations and to ensure that the systems are adequate and operate effectively.

Auditor's Responsibility

- 2. Our responsibility is to express an opinion on these secretarial records, standards and procedures followed by the Company with respect to secretarial compliances on a test basis.
- 3. We believe that audit evidence and information obtained from the Company's management is adequate and appropriate and the verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices that were followed by us provide a reasonable basis for our opinion.
- 4. Wherever required, we have obtained the management's representation about the compliance of laws, rules and regulations and happening of events etc.

Disclaimer

5. The Secretarial Audit Report 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 D. S. MOMAYA & CO. LLP Company Secretaries FRN No. L2022MH012300

> CS Divya Momaya Designated Partner Membership No.: 7195 C.P. No.: 7885

Date : 7th May 2025 Place : Navi Mumbai UDIN:F007195G000289235

CORPORATE GOVERNANCE REPORT

[As per Schedule V to the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR")]

1. Company's Philosophy on Code of Corporate Governance:

The Company is committed to best-in-class Corporate Governance practices with the objective of increasing benefits for all stakeholders of the Company viz. Shareholders, Customers, Suppliers, Employees and Society in general.

2. Board of Directors:

The composition of the Board of Directors of the Company is presently governed by the provisions of Companies Act, 2013, the Articles of Association of the Company and the SEBI (Listing Obligations and Disclosure Requirements) (LODR) Regulations, 2015. The Board is comprised of Nine Directors, both Executive and Non-Executive including Two Women Independent Directors. Mr. Atul Choksey is the Non-Executive Chairman. The day-to-day operations of the Company are managed by Mr. Abhiraj Choksey, the Vice-Chairman and Managing Director and Plant operations by Mr. Ravishankar Sharma – Executive Director, under the active guidance of the Chairman and the Vice-Chairman and Managing Director. Further, the Company has on Board Mr. Amit Choksey as Non-Executive – Non-Independent Director.

During the year under review, based on the recommendations of the Nomination and Remuneration Committee and the Board of Directors of the Company, Mr. Abhiraj Choksey has been appointed as Vice-Chairman and Managing Director of the Company, for a period of five (5) years, effective from 6th May 2024.

During the year under review, based on the recommendations of the Nomination and Remuneration Committee, Mr. Dinanath Kholkar had been appointed as a Non-Executive Additional Independent Director of the Company by the Board of Directors at their meeting held on 17th June, 2024, for a period of five years w.e.f 17th June, 2024 till 16th June, 2029. The said appointment was later approved by the shareholders at the 38th Annual General Meeting of the Company held on 29th July 2024 by way of special resolution.

During the year under review, Dr. S. Sivaram, Mr. Shailesh Vaidya, Mr. Kamlesh Vikamsey and Mrs. Priyamvada Bhumkar ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024 on completion of their second term of Independent Director.

Further, based on the recommendation of the Nomination and Remuneration Committee, Mr. Rajendra Mariwala was appointed as a Non-Executive Additional Independent Director of the Company by the Board of Directors at their meeting held on 28th January, 2025, for a period of five years w.e.f 1st February 2025 till 31st January 2030. The said appointment was approved by the shareholders through special resolution passed by postal ballot on 11th March 2025.

Accordingly, Mr. Udayan Choksi, Dr. Achala Danait, Ms. Priti Savla, Mr. Dinanath Kholkar and Mr. Rajendra Mariwala are the Non-Executive, Independent Directors of the Company, who constitute 55.56% of the total strength of the Board.

The Board of Directors of the Company consists of people of eminence, having enormous experience in business management, polymer technology, finance, legal, accountancy and law. The Board of Directors meets as often as required but not less than four times a year i.e. once in a calendar quarter. The Directors receive minutes of all the meetings of the Board and of the respective Committee meetings wherever they are members; namely Audit Committee, Nomination & Remuneration Committee, Corporate Social Responsibility Committee, Stakeholders Relationship Committee, Securities Committee and Risk Management Committee. During the financial year 2024-25, seven meetings of the Board of Directors were held on i) 6th May 2024, ii) 17th June 2024, iii) 26th July 2024, iv) 6th September 2024, v) 24th October 2024, vi) 28th January 2025, vii) 27th March 2025.

Independent Directors are expected not to serve on the Board of competing companies. No Director of the company is a member of more than ten Committees or is the Chairman of more than five committees across all public limited companies in which he/ she is a Director. Furthermore, none of the Executive Directors/Whole time Director of the Company serve as an Independent Director in any listed entities.

Further, every Director informs the Company about the Committee position he/ she occupies in other companies and notifies the changes as and when they take place. The details of directorships held by the Directors in public limited companies as on 31st March 2025 and attendance at the Board Meetings of the Company are given below:

Name of Director(s)	Designation / Category of Directorship	Board Meetings attended	Attendance at last AGM		No. of Committees of which Member*/ Chairman#
Mr. Atul Choksey	Non-Executive Chairman	6	Yes	-	-/-
Mr. Abhiraj Choksey^	Vice-Chairman and Managing Director	7	Yes	-	2/-
Mr. Amit Choksey	Non-Executive, Non- Independent	6	Yes	-	-/-
Dr. S. Sivaram ^{>}	Non-Executive, Independent	3	Yes	1	-/-
Mr. Shailesh Vaidya>	Non-Executive, Independent	3	Yes	1	2/1
Mr. Kamlesh Vikamsey	Non-Executive, Independent	3	Yes	3	1/5
Mrs. Priyamvada Bhumkar ^{>}	Non-Executive, Independent	2	Yes	-	1/-
Mr. Udayan Choksi	Non-Executive, Independent	6	Yes	1	3/2
Dr. Achala Danait	Non-Executive, Independent	6	Yes	-	-/-
Ms. Priti Savla	Non-Executive, Independent	7	Yes	3	5/2
Mr. Dinanath Kholkar [®]	Non-Executive, Independent	5	Yes	-	-/-
Mr. Rajendra Mariwala ^{\$}	Non-Executive, Independent	Ā	N.A.	3	-/-
Mr. Ravishankar Sharma	Executive Director	7 7 0	Yes	-	1/-

Mr. Atul Choksey, Mr. Abhiraj Choksey and Mr. Amit Choksey are related to each other.

The details of Directorship on the Board of listed entities, other than Apcotex Industries Limited, of above directors are given below:

Sr. No.	Name of person	Nar	mes of the equity listed entities where the person is a director	Category of directorship	
1	Mr. Atul Choksey		-	-	
2	Mr. Abhiraj Choksey^		-	-	
3	Mr. Amit Choksey		-	-	
4	Dr. S. Sivaram ^{>}	1	Supreme Petrochem Limited	Independent Director	
5	Mr. Kamlesh Vikamsey	1	Navneet Education Limited	Non-Executive Director	
		2	AU Small Finance Bank Limited	Indonordent Director	
		3	Nuvama Wealth Management Limited	Independent Director	
6	Mr. Shailesh Vaidya>	1	Excel Industries Limited	Independent Director	
7	Mrs. Priyamvada Bhumkar>		-	-	

^{*}Membership Includes Chairmanship

^{*}Only Audit Committee and Stakeholders' Relationship Committee of public limited companies are considered for reckoning the committee positions.

[^]Appointed as Vice-Chairman and Managing Director w.e.f 6th May 2024.

[®]Appointed as Non-Executive Independent Director w.e.f 17th June 2024.

Ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024.

^{\$}Appointed as Non-Executive Independent Director w.e.f 1st February 2025.

8	Mr. Udayan Choksi	1	Senores Pharmaceuticals Limited	Independent Director
9	Dr. Achala Danait		-	-
10	Ms. Priti Savla	1	IRB Infrastructure Developers Limited	
		2	Sun Pharma Laboratories Limited*	Independent Director
		3	Pitti Engineering Limited	
11	Mr. Dinanath Kholkar®			-
12	Mr. Rajendra Mariwala ^{\$}	1	Marico Limited	
		2	Westlife Foodworld Limited	Independent Director
		3	Kaya Limited	
13	Mr. Ravishankar Sharma		-	-

[^]Appointed as Vice-Chairman and Managing Director w.e.f 6th May 2024.

A Director of a listed entity shall not be a director on the Board of more than 7 listed entities, provided that he / she shall not serve as an Independent Director on the Board of more than 7 listed entities. However, a person on the Board of a listed entity serving as Managing Director / Whole-Time-Director shall not serve as an Independent Director on the Board of not more than 3 listed entities.

Board Skills Matrix identified by Board of Directors of the Company

The Board skills matrix provides a guide as to the skills, knowledge, experience, personal attributes and other criteria appropriate for the Board of the Company. The template is designed to capture the skills of the current Board, assist in the recruitment of future directors if necessary and provide guidance for the Board in its succession planning.

The Board is a skill-based Board comprising directors who collectively have the skills, knowledge and experience to effectively govern and direct the Company. The Board has identified the skills and attributes required by Company directors which can be broadly categorised as follows:

- Governance skills (skills directly relevant to performing the Board's key functions);
- Industry skills (skills relevant to the industry/section in which the organisation predominantly operates); and
- Personal attributes/qualities that are generally considered desirable to be an effective Director.
- **Risk Management Skills** that includes ability to understand and assess the key risks to the organisation and ensure appropriate policies and process are in place to effectively manage risks.

In addition, the Board as a whole should also encompass desirable diversity in aspects such as gender, age, or different perspectives relative to the skills and attributes noted above.

[®]Appointed as Non-Executive Independent Director w.e.f 17th June 2024.

Ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024.

^{\$}Appointed as Non-Executive Independent Director w.e.f 1st February 2025.

^{*}The said Company is a debt listed company.

Governance Skills

Skill area	Description	Importance of Skill (Essential, desirable, able to rely on external advice)
Strategy	Strategically assesses opportunities and threats to develop and implement effective corporate strategies.	Essential
Policy	Identifies key issues and opportunities in the polymer industry and formulates policies that guide the Company's strategic direction.	Essential
Finance	Qualifications and experience in accounting or finance and the ability to: o analyse key financial statements; o critically assess financial viability and performance; o contribute to strategic financial planning; o oversee budgets and the efficient use of resources; and o oversee funding arrangements and accountability.	Essential
Risk	Identifies key risks across legal and regulatory domains and oversees risk and compliance management frameworks and systems.	Essential
Technical	Possesses the technical expertise to understand the Company's products, manufacturing processes, and related technologies.	Desirable
Information technology	Applies strategic expertise in information management and technology governance, including personal data privacy and security risk management.	Desirable
Executive management	Brings executive-level governance experience in the selection and performance review of MD, KMPs, and senior leaders, along with oversight of human resources strategy and industrial relations.	Desirable
Board experience	Brings board-level experience, preferably with a listed company, and a strong understanding of compliance, reporting, and shareholder meeting obligations.	Desirable
Commercial experience	Wide-ranging experience in commercial and business environments.	Desirable

Industry Skills

Industry Skills	7
Skill area Bonds Beyond Chemis	Importance of Skill (essential, desirable, able to rely on external advice)
Specialized knowledge in key aspects of the Company's Business.	Desirable
Comprehensive knowledge gained through sustained experience at the Company.	Desirable

Personal Attributes/Qualities

Attribute	Description			
Integrity (ethics)	A steadfast commitment to:			
Influencer and negotiator	The capability to effectively negotiate outcomes and persuade stakeholders to endorse these outcomes, including securing extensive stakeholder support for the Board's resolutions.			
Critical and innovative thinker	The capacity to rigorously analyze complex and detailed information, accurately discern key issues, and devise innovative strategies and solutions to address challenges.			
Leader	Executive leadership competencies including the ability to:			

Risk management Skills

Attribute	Description	
Analytical skills	The capability to systematically collect and evaluate data, assess risks, and make informed decisions based on analysis. Additionally, the ability to identify vulnerabilities within systems, infrastructure, business processes, financial practices, and other operational areas.	
Problem-solving skills	The proficiency to diagnose the root causes of issues and implement appropriate corrective measures to resolve them effectively.	
Business understanding	The aptitude to comprehend, identify, and assess risks inherent to the Company's line of business and the external environment in which it operates.	
Ability to quantify risks	Following risk identification, the competence to measure and quantify risks is essential to prioritize mitigation efforts and guide the focus of the ongoing risk management program.	
Leadership and Collaboration	Risk professionals must engage collaboratively across various departments, including finance, compliance, and operations. Developing leadership capabilities—such as teamwork, problem-solving, and conflict resolution—cultivates a cooperative culture and enhances the effectiveness of risk management initiatives organization-wide.	

The skill areas within the matrix are periodically reviewed to ensure the Board's composition of expertise remains aligned with the Group's developmental phase and strategic objectives.

Name of directors with their skills / expertise / competence

Name of Directors	Strategy	Policy	Finance	Risk	Technical	Information technology	Executive management	Board experience	Commercial experience
Mr. Atul Choksey	✓	✓	✓	✓	√	√	✓	· 🗸	· 🗸
Mr. Abhiraj Choksey^	√	✓	√	✓	✓	✓	√	✓	√
Mr. Amit Choksey	✓	✓	✓	✓/	✓	✓	✓	✓	✓
Dr. S. Sivaram>	✓	✓		✓	✓	✓	✓	✓	✓
Mr. Shailesh Vaidya ^{>}	✓	✓	21	h	ent	à	√	√	√
Mr. Kamlesh Vikamsey ^{>}	√	✓	1	Bond	ls Beyond C	hemistry	√	✓	√
Mrs. Priyamvada Bhumkar ^{>}	✓	√	√	✓	✓	✓	✓	√	√
Mr. Udayan Choksi	√	✓	✓	✓		✓	√	✓	√
Dr. Achala Danait	✓	✓		✓	✓	✓	✓	✓	✓
Ms. Priti Savla	✓	✓	✓	✓		✓	✓	✓	✓
Mr. Dinanath Kholkar [®]	√				✓	✓	√		✓
Mr. Rajendra Mariwala ^{\$}	√	✓	√	✓			✓	✓	√
Mr. Ravishankar Sharma	√	✓		✓	✓	✓	√	✓	√

[^]Appointed as Vice-Chairman and Managing Director w.e.f 6th May 2024.

Confirmation

Based on the declaration received from the Independent Directors, the Board has confirmed that the Independent Directors fulfil the conditions specified in SEBI (LODR) Regulations, 2015 and are independent of the management. Each Independent Director have confirmed that they meet the criteria of independence as mentioned under Regulation 16 (1) (b) of the SEBI (LODR) Regulations, 2015 and Section 149 (6) of the Companies Act, 2013.

[®]Appointed as Non-Executive Independent Director w.e.f 17th June 2024.

Ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024.

^{\$}Appointed as Non-Executive Independent Director w.e.f 1st February 2025.

Familiarisation programmes

The web link of familiarisation programme imparted to independent directors is disclosed in the Directors' Report and is available at the following web link:

https://apcotex.com/investor-corporate-policy

Periodic presentations are made at the Board and the Committee meetings, on business and performance updates of the Company.

Meeting of Independent Directors

In compliance with Regulation 25(3) of the Listing Regulations and Schedule IV of the Act, a separate meeting of Independent Directors was convened on 27th March 2025 for financial year 2024-25. The meeting was held without the presence of Non-Independent Directors and members of the management. The objective of the meeting was to review the performance of Non-Independent Directors and the Board as a whole, assess the performance of the Chairman of the Company, and evaluate the quality, quantity, and timeliness of the flow of information between the Company's Management and the Board. The Independent Directors discussed matters pertaining to the Company's affairs and presented their collective views to the Board of Directors.

Details of shareholding of Directors as on 31st March 2025

The number of equity shares of face value of ₹ 2/- each of the Company held by the Directors as on 31st March 2025 are as under:

Name of Directors	Executive or Non-Executive Director	No. of Shares	% to paid up capital
Mr. Atul Choksey	Non-Executive Director	68,81,514	13.27
Mr. Abhiraj Choksey (including HUF)	Executive Director	68,99,570	13.31
Mr. Amit Choksey	Non-Executive Director	1,72,275	0.33
Mr. Udayan Choksi	Non-Executive Director Independent		
Dr. Achala Danait	Non-Executive Director Independent		
Ms. Priti Savla	Non-Executive Director Independent		
Mr. Dinanath Kholkar	Non-Executive Director Independent		
Mr. Rajendra Mariwala	Non-Executive Director Independent		
Mr. Ravishankar Sharma	Executive Director		

Responsibilities

Bonds Beyond Chemistry

The Board looks at strategic planning and policy formulation. The Board meets at least once in every quarter to review the Company's operations and the intervening gap between the meetings is within the period prescribed under the Companies Act, 2013. During the year under review, the Board met 7 times. The agenda of the Board meeting is circulated to all the Directors well in advance and contains all the relevant information. The Vice-Chairman and Managing Director is responsible for corporate strategy, planning, external contacts and Board matters. The Executive Director is responsible for Plant Operations. The Senior Management Personnel heading respective divisions are responsible for all day-to-day operations related issues, productivity, recruitment, and employee's retention for their divisions.

The Company has constituted various committee(s) in compliance with the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015.

The Company Secretary serves as Secretary to the Board and its Committees during their meetings. Each of these Committees have the authority to engage outside experts, advisors, and counsels to the extent it considers appropriate to assist in its functions. Minutes of the Committee meetings are circulated to the Members of the Committee and later placed before the Board meeting for its noting.

3. Audit Committee:

Pursuant to provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of SEBI (LODR) Regulations, 2015, the Audit Committee has been constituted by the Board of Directors of the Company. Further, it has been reconstituted by the Board of Directors at their meeting held on 26th July 2024. During the year under review, 4 meetings of the Committee were held on i) 6th May 2024, ii) 26th July 2024, iii) 24th October 2024, iv) 28th January 2025.

The Audit Committee comprises of three non-executive independent directors viz. Mr. Udayan Choksi as the Chairman, Mr. Abhiraj Choksey and Ms. Priti Savla, as members of the Committee.

Attendance at the Audit Committee meetings during the year under review are given below:

Name	Non-Executive / Independent	Number of Meetings held – 4
		Attended
Mr. Udayan Choksi	Non-Executive, Independent	4
Mr. Abhiraj Choksey	Executive	2
Ms. Priti Savla	Non-Executive, Independent	2
Mr. Kamlesh Vikamsey	Non-Executive, Independent	2
Mrs. Priyamvada Bhumkar>	Non-Executive, Independent	1

²Ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024.

The Audit Committee invites the executives of the Company, as it considers appropriate, representatives of the Statutory Auditor and representatives of the Internal Auditor to its meetings.

The broad terms of reference of the Audit Committee includes the following pursuant to Regulation 18 read with Part C of Schedule II of SEBI (LODR) Regulations, 2015 and Section 177 of the Companies Act, 2013:

- Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible;
- 2. Recommendation for terms of appointment and remuneration of Auditors of the Company;
- 3. Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors;
- 4. Reviewing with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval, with particular reference to:
 - a. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013;
 - b. Changes, if any, in accounting policies and practices and reasons for the same;
 - c. Major accounting entries involving estimates based on the exercise of judgment by management;
 - d. Significant adjustments made in financial statements arising out of audit findings;
 - e. Compliance with listing and other legal requirements relating to quarterly and yearly financial statements;
 - f. Disclosure of any related party transactions;
 - Modified opinion(s) in the draft audit report;
- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. 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 purposes other than those stated in the offer document / prospectus / notice and the report to be submitted by monitoring agency with regard to utilisation of proceeds of a public or rights issue, and making appropriate recommendations to Company's Board.
- 7. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the company, whenever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, reviewing Internal Control Systems in the organization;
- 13. Reviewing the adequacy of internal audit function, if any, including structure of internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discussion with internal auditors over significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;

- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as postaudit discussion to ascertain any area of concern:
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 18. To review the functioning of the Whistle Blower mechanism;
- 19. Approval of appointment of CFO;
- 20. Approval or any subsequent modification / changes of Related Party Transactions;
- 21. To investigate into any matter specified under Section 177(4) or any matter referred by the Board.
- 22. The Committee has power to obtain external professional help / advice and has right to ask for any information / explanation.
- 23. To review the utilization of loans and/ or advances from / investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower, if any.

4. Nomination and Remuneration Committee:

Pursuant to provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of SEBI (LODR) Regulations, 2015, the Remuneration Committee was renamed as "Nomination and Remuneration Committee" and reconstitued by the Board of Directors in their meeting held on 26th July 2024. The present Members of Committee are Mr. Dinanath Kholkar, as the Chairman, Mr. Atul Choksey and Dr. Achala Danait as the members. The Chairman of the Committee is a Non-executive Independent Director.

The Nomination and Remuneration committee met 5 times on i) 6th May 2024, ii) 17th June 2024, iii) 24th October 2024, iv) 28th January 2025, v) 27th March 2025. The Chairman of the Nomination & Remuneration Committee was present at the last Annual General Meeting.

Attendance at the Nomination and Remuneration Committee meetings during the year under review are given below:

Name	Non-Executive / Independent	Number of Meetings held - 5	
		Attended	
Mr. Dinanath Kholkar	Non-Executive, Independent	3	
Mr. Atul Choksey	Non-Executive	4	
Dr. Achala Danait	Non-Executive, Independent	2	
Dr. S. Sivaram ^{>}	Non-Executive, Independent emistry	2	
Mr. Kamlesh Vikamsey	Non-Executive, Independent	2	
Mrs. Priyamvada Bhumkar>	Non-Executive, Independent	1	

Ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024.

The broad terms of reference of the Nomination and Remuneration Committee are as under:

- formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- to evaluate balance of skills, knowledge, experience on the Board, time committed to the company and on the basis of such evaluation prepare a description of the role and capabilities required while recommending the appointment of an independent director. For this purpose, the committee may avail the services of external agencies, if required.
- formulation of criteria for evaluation of performance of independent directors and the board of directors;
- · devising a policy on diversity of board of directors;
- identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and recommend to the board of directors their appointment and removal.
- whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- recommend to the board all remuneration, in whatever form, payable to senior management.

The Nomination and Remuneration Policy is devised in accordance with Section 178 of the Companies Act, 2013 and Regulation 19 of SEBI (LODR) Regulations, 2015 and has been uploaded on the website i.e. https://apcotex.com/investor-corporate-policy of the Company. The performance evaluation criteria for independent directors are provided in the Directors Report. Further, the details of remuneration paid to all the Directors' and other disclosures as required to be made under SEBI (LODR) Regulations, 2015 have been provided in this Report.

5. Remuneration of Directors / Nomination and Remuneration Policy:

Non-executive Directors are paid sitting fees for each meeting of the Board, or its committees attended by them and are also eligible for commission. The shareholders of the Company at the meeting held on 4th June 2019 had authorized the payment of commission to the Non-Executive Directors upto 3% of net profit of the Company, calculated in accordance with provisions of Section 197 and 198 of the Companies Act, 2013. The allocation of commission to Non-Executive Directors is determined by the Board based on various criteria's like time spent, involvement in various decision-making process and the individual contribution etc., apart from attending the meeting of Board of Directors and Committee(s) thereof.

The payment of Commission, in the excess of 50% of the total Commission as computed under provisions of Section 198 of the Companies Act, 2013, and its rules as updated from time to time, available for Non-Executive Directors of the Company, to any one Director, needs to be approved by the shareholders by way of special resolution, under Regulation 17(6) ca of SEBI (LODR) Regulations, 2015.

The Sitting fees paid and the commission payable to the Directors are as under:

Name of Director	Sitting Fees(₹)	Commission(₹)	Total(₹)
Mr. Atul Choksey	3,30,000	1,21,00,000	1,24,30,000
Mr. Amit Choksey	1,80,000	Nil	1,80,000
Dr. S. Sivaram ^{>}	1,50,000	Nil	1,50,000
Mr. Shailesh Vaidya>	1,20,000	Nil	1,20,000
Mr. Kamlesh Vikamsey	2,10,000	Nil	2,10,000
Mrs. Priyamvada Bhumkar>	1,20,000	Nil	1,20,000
Mr. Udayan Choksi	3,30,000	10,00,000	13,30,000
Dr. Achala Danait	3,00,000	10,00,000	13,00,000
Ms. Priti Savla	2,70,000	10,00,000	12,70,000
Mr. Dinanath Kholkar®	3,00,000	10,00,000	13,00,000
Mr. Rajendra Mariwala ^{\$}	Nil	Nil	Nil

The Board approved the payment of commission of ₹ 161 lakhs, calculated in accordance with provisions of Section 197 and 198 of the Companies Act, 2013.

Remuneration paid to Executive / Whole time Directors for the FY 2024-25 is as under:

(₹ in Lakhs)

Name	Mr. Abhiraj Choksey	Mr. Ravishankar Sharma
Salary (Includes variable pay)	184.38	99.54
Provident Fund	9.89	4.34
Perquisites	41.98	NA
Notice Period	As per Company policy	As per Company policy

6. Stakeholders Relationship Committee:

Pursuant to provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of SEBI (LODR) Regulations, 2015, the Stakeholders Relationship Committee was reconstituted by the Board of Directors at their meeting held on 26th July 2024. The present Members of Committee are Mr. Udayan Choksi as the Chairman, Mr. Abhiraj Choksey and Mr. Ravishankar Sharma as the members.

The Stakeholders Relationship Committee met once on **20**th **September 2024**. The necessary quorum was present for the meeting. The composition of the Committee during the financial year and the detail of the meeting held and attended by the members is as under:

Name	Non-Executive / Independent	Numbers of Meetings held - 1 Attended
Mr. Udayan Choksi	Non-Executive, Independent	1
Mr. Abhiraj Choksey	Vice-Chairman and Managing Director	1
Mr. Ravishankar Sharma	Executive	1

[®]Appointed as Non-Executive Independent Director w.e.f 17th June 2024.

Ceased to be the Non-Executive Independent Directors of the Company w.e.f 29th July 2024.

^{\$}Appointed as Non-Executive Independent Director w.e.f 1st February 2025.

The broad terms of reference of Stakeholders Relationship Committee as set out in Regulation 20 read with Part D of Schedule II of SEBI (LODR) Regulations, 2015 and Section 178 of the Companies Act, 2013 includes the following:

- Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission
 of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general
 meetings etc.
- Review of measures taken for effective exercise of voting rights by shareholders.
- Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

The details of correspondences / grievances / complaints received and redressed during the financial year 2024-25 by the Company through the Registrar, MUFG Intime India Pvt Ltd (Formerly known as Link Intime India Pvt Ltd), are as under:

Sr. No.	Particulars	No. of correspondence / Complaints
1	Investor Correspondences / grievances pending at the beginning of the year	Nil
2	Investor Correspondences / grievances received during the year	1192
3	Investor Correspondences / grievances disposed of during the year	1191
4	Investor Correspondences / grievances remaining unresolved at the end of the year	01

With reference to Regulation 46 of SEBI (LODR) Regulations, 2015 the Company has designated exclusive e-mail ID as redressal@apcotex.com for investors to register their grievances, if any. This has been initiated by the company to resolve investors' grievances immediately. The Company has displayed the said e-mail ID on its website for the knowledge of investors.

7. Corporate Social Responsibility Committee:

Pursuant to the provisions of Section 135 of the Companies Act, 2013, the Board of Directors of the Company had constituted a "Corporate Social Responsibility Committee" which was reconstituted in their meeting held on 26th July 2024, comprising of three Directors including an Independent Director. The present members of the Corporate Social Responsibility Committee are Mr. Atul Choksey as the Chairman, Mr. Abhiraj Choksey and Dr. Achala Danait, as the members.

The broad terms of reference of the Corporate Social Responsibility (CSR) Committee are as under:

- 1. Formulate and approve revisions to the CSR Policy and recommend the same to the Board for its approval;
- 2. Formulate and recommend an annual action plan along with Budgeted CSR Expenditure (including any revisions thereto) to the Board for its approval;
- 3. Identify projects of the Company as 'Ongoing Projects';
- 4. Recommend the annual CSR expenditure budget to the Board for approval;
- Approve unbudgeted CSR projects where the annual outlay is more than ₹1 Crore but not exceeding 10% of the total CSR budget for the financial year;
- 6. Review implementation of CSR activities of the Company within the applicable framework;
- 7. Nominate a CSR Internal Monitoring Group and advise the team for effective implementation of the CSR Programs;
- 8. Set monitoring mechanisms in place to track the progress of each project and track these projects at such intervals as may be required;

The CSR Committee met once on 3rd May 2024. The necessary quorum was present for the meeting. The composition of the Committee during the financial year 2024-25 and details of meeting held and attended by the Directors is as under:

Name	Non-Executive / Independent	Numbers of Meetings held - 1
		Attended
Mr. Atul Choksey	Non-Executive	1
Dr. Achala Danait	Non-Executive, Independent	1
Mr. Abhiraj Choksey	Vice-Chairman and Managing Director	1

The CSR Report giving details of the CSR activities undertaken by the Company during the year along with the amount spent on CSR activities forms part of the Board's Report.

8. Risk Management Committee:

Pursuant to Regulation 21 of SEBI (LODR) Regulations, 2015, the Risk Management Committee was reconstituted by the Board of Directors in their meeting held on 26th July 2024. The present members of Risk Management Committee are Dr. Achala Danait as the Chairman, Mr. Abhiraj Choksey, Mr. Ravishankar Sharma, and Mr. Dinanath Kholkar, as the members.

The Risk Management Committee met two times, on **20**th **September 2024** and on **26**th **March 2025**. The necessary quorum was present during the meeting. The composition of the Committee during the financial year 2024-25 and details of meeting held and attended by the members are as under:

Name	Non-Executive / Independent	Numbers of Meetings held - 2
		Attended
Dr. Achala Danait	Non-Executive, Independent	2
Mr. Abhiraj Choksey	Vice-Chairman and Managing Director	2
Mr. Ravishankar Sharma	Executive Director	2
Mr. Dinanath Kholkar	Non-Executive, Independent	2

The broad terms of reference of Risk Management Committee as set out in Regulation 21 read Part D of Schedule II of SEBI (LODR) Regulations, 2015 includes the following:

- 1. to formulate a detailed risk management policy including a framework for identification of internal and external risks faced by the company viz. operational, ESG related risks, financial, sustainability, information, cyber security.
- 2. business continuity plan.
- 3. monitor and evaluate risks associated with the business of company using appropriate methodology, processes and systems.
- to monitor and oversee implementation of the risk management policy and evaluate adequacy of risk management systems.
- 5. review the risk management policy.
- 6. appointment, removal and terms of remuneration of the Chief Risk Officer, if any, shall be subject to review by the Risk Management Committee.
- 7. to keep the board of directors informed about the nature and content of its discussions, recommendations and actions to be taken.

9. Changes in the senior management since the close of the previous financial year:

There are no changes in the senior management since the close of the previous financial year.

10. General Body Meetings:

During the preceding three years, the details of Company's Annual General Meeting held are as follows:

Year	Date	Time	Special resolution/s	Venue
			passed*	
2023-24	29 th July 2024	11.00 am	Yes (Four)	Through Video Conferencing / Other Audio Visual Means
2022-23	19 th June 2023	11.00 am	Yes (Three)	Through Video Conferencing / Other Audio Visual Means
2021-22	14 th June 2022	11.00 am	Yes (Two)	Through Video Conferencing / Other Audio Visual Means

*Special Resolution/s passed:

2023-24:

- Appointment of Mr. Abhiraj Choksey as Vice-Chairman and Managing Director for a period of 5 years, effective from 6th May 2025.
- 2. Approval of annual remuneration payable to single Non-Executive Director.
- 3. Re-appointment of Mr. Udayan Choksi as an Independent Director for the second term of 5 years w.e.f 29th July 2024.
- Appointment of Mr. Dinanath Kholkar as an Independent Director of the Company for a period of 5 years w.e.f 17th
 June 2024.

2022-23:

- 1. Re-Appointment of Mr. Ravishankar Sharma as an Executive Director.
- 2. Approval of annual remuneration payable to single Non-Executive Director.
- Authorization for Borrowing power of the Company and creation of charge/providing of security.

2021-22:

- 1. Reappointment of Mr. Abhiraj Choksey as Managing Director for a further period of 3 years.
- 2. Approval of annual remuneration payable to single Non-Executive Director.

Details of special resolution passed through postal ballot, the persons who conducted the postal ballot exercise and details of the voting pattern:

Pursuant to Section 108, 110 and other applicable provisions of the Act read with Rules made thereunder, Regulation 44 of the Listing Regulations and Secretarial Standard on General Meetings ('SS-2) issued by the Institute of Company Secretaries of India and other applicable laws, rules and regulations, approval of the members of the Company was sought for the resolutions as set out in the Postal Ballot Notice dated 28th January 2025 for the proposal as mentioned below by means of Postal Ballot, only by way of voting through electronic means facility being provided to the members to cast their votes, through the electronic platform by National Securities Depository Limited.

Details of resolution passed on 11th March 2025 under the Postal Ballot is as follows:

Sr. No	Purpose	Type of Resolution	Total No. of Votes Polled	Votes in Fa		_	ainst the ution
		Bo		nistry No.	%	No.	%
1	To appoint Mr. Rajendra Mariwala (DIN: 00007246) as an Independent Director of the company for a period of 5 (five) consecutive years with effect from 1st February 2025 till 31st January 2030.	Resolution	3,04,32,786	3,04,30,011	99.99	2,775	0.01

The Company had appointed D.S. Momaya & Co, LLP, Company Secretaries (LLPIN: L2022MH012300), as the Scrutinizer in accordance with the provisions of the Act and the Rules for conducting the Postal Ballot process in a fair and transparent manner.

The voting period commenced on Saturday, 8th February 2025 at 9:00 a.m. IST and ended on Sunday, 9th March 2025 at 5:00 p.m. IST. The cut-off date, for the purpose of determining the number of shareholders was Monday, 3rd February 2025.

No Special Resolution is proposed to be transacted through postal ballot as on the date of this report.

11. Means of Communication:

- a. The quarterly, half yearly and annual results of the Company's financial performances were published in two newspapers viz. 'Business Standard' and 'Mumbai Lakshadeep' and displayed on Company's website https://apcotex.com/investor-quarterly-report.
- b. The Company's results and presentations/announcements are available on the Company's website under the Investors section and on the websites of BSE Limited and National Stock Exchange of India Limited.
- c. The Annual Report is available on the Company's website and being sent through e-mails to all those Members whose e-mail IDs have been registered with the Company/Depository Participants.

 d. Quarterly/event wise presentations made to institutional investors/analysts is uploaded on website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited and displayed on Company's website, https://apcotex.com/investor-quarterly-report.

12. General Shareholders Information:

a. Thirty Ninth (39th) Annual General Meeting (AGM) of the Company will be held on **Thursday**, 26th **June 2025 at 11.00** am, through Video Conferencing (VC) / Other Audio Visual Means (OAVM), the company will conduct the meeting from Registered Office i.e. C-403/404, 4th Level, Wing C, Tower 1, Seawoods Grand Central, Sector 40, Navi Mumbai – 400706, which shall be deemed to be venue of AGM to transact the business mentioned in the Notice of AGM dated 7th May 2025.

As required under Regulation 36(3) of the SEBI (LODR) Regulations, 2015 and SS 2-Secretarial Standards on General Meetings issued by Institute of Company Secretaries of India (ICSI), particulars of the Directors seeking appointment at this AGM are given in the Annexure to the Notice of this AGM.

- b. The Company's financial Year is 1st April to 31st March.
- c. Dividend payment:

Interim Dividend - Interim Dividend was declared by the Board of Directors of the Company at its meeting held on January 28, 2025, at the rate of ₹ 2.00 (100%) per equity share of ₹ 2.00 each and accordingly, it was paid in compliance with the Companies Act, 2013 and Rules made thereunder.

Final Dividend – Subject to approval by the shareholders at the upcoming AGM, the Board has recommended a final dividend of ₹ 4.50 (225%) per equity share of ₹ 2.00 each, to be paid after 26th June 2025 but not later than 25th July 2025. Any applicable income tax will be deducted at the source before the dividend is paid out.

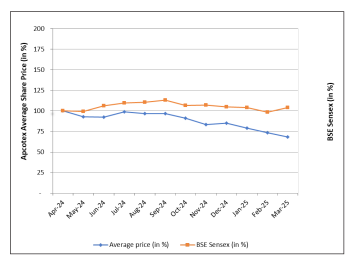
- d. Stock Exchanges: The Company's equity shares are listed on BSE Limited (BSE), Mumbai and National Stock Exchange of India Limited (NSE), Mumbai. The Annual Listing fees have been paid and there is no outstanding payment towards the stock exchanges, as on date.
- e. Stock Code: BSE 523694 Symbol: NSE - APCOTEXIND
- f. Market Price Data:

Monthly high and low prices of equity shares of the company quoted at BSE and NSE during the financial year 2024-25

(Amount in ₹)

Month	Bonds	BSE Chemistry		NSE
	High	Low	High	Low
April – 2024	482.35	435.00	484.00	433.30
May - 2024	454.65	398.15	455.70	395.70
June – 2024	465.70	383.00	467.00	383.00
July – 2024	489.00	419.25	490.00	421.00
August – 2024	469.50	416.85	473.70	416.95
September - 2024	467.60	419.00	468.95	418.15
October – 2024	453.95	380.90	456.00	381.05
November - 2024	406.65	360.00	407.05	358.15
December - 2024	416.00	364.05	417.00	363.95
January – 2025	389.95	335.00	384.00	333.95
February – 2025	361.70	311.30	365.00	311.00
March - 2025	338.15	286.65	338.50	286.95

g. Stock Performance Index



- h. In case the securities are suspended from trading, the Director's report shall explain the reason thereof **Not** applicable.
- i. The Company has fixed **Friday, 13**th **June, 2025** as the 'Record Date' for determining entitlement of shareholders to receive final dividend for the FY 2024- 25, if approved at the AGM. Those shareholders whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Record Date shall be entitled for the dividend which will be paid on or after 26th June 2025, subject to applicable TDS.
- j. Registrar and Share Transfer Agent:

The Company has appointed MUFG Intime Private Limited (Formerly known as Link Intime India Pvt Ltd) as its Registrar and Share Transfer Agent w.e.f 1st August 2006. Share Transfers, dematerialisation of shares, and all other investors related activities are attended and processed at the office of the Registrar and Share Transfer Agent at the following address:

MUFG Intime Private Limited (Formerly known as Link Intime India Private Limited)

C-101, 247 Park, L.B.S. Marg, Vikhroli (W), Bonds Beyond Chemistry

Mumbai- 400 083

Tel. No.- +91-22-49186270

Email: rnt.helpdesk@in.mpms.mufg.com

k. Share Transfer System:

The Securities and Exchange Board of India (SEBI) has mandated transfer of securities only in dematerialised form. Pursuant to circular dated 25th January 2022, SEBI has mandated that certain service requests including transmission or transposition of securities held in physical form shall be processed by issuing securities in dematerialised form only and physical share certificates shall not be issued by the Company to the Securities holder/ claimant. Members who are still holding share certificate(s) in physical form are advised to dematerialise their shareholding.

The Securities Committee approves cases of transmission, issue of shares in exchange for sub-divided, consolidated, defaced shares etc., as approved by the authorised persons and issue of duplicate share certificates / Letter of Confirmations.

Shareholders are advice to refer the latest SEBI guidelines/circular issued for all the holder holding securities in listed companies in physical form from time to time and keep their KYC detail updated all the time to avoid freezing their folio as prescribed by SEBI.

I. Distribution of Shareholding as on 31st March 2025:

No. of	Shares h	neld	No. of Shareholders	% of Total	Shares	% of Total
1	-	500	29,834	86.31	3,600,823	6.95
501	-	1,000	2,095	6.06	1,728,559	3.33
1,001	-	2,000	1,175	3.41	1,791,507	3.46
2,001	-	3,000	439	1.27	1,115,921	2.15
3,001	-	4,000	232	0.68	825,129	1.59
4,001	-	5,000	185	0.53	859,617	1.66
5,001	-	10,000	296	0.85	2,210,793	4.26
10,001	-	above	308	0.89	39,712,611	76.60
	Total		34,564	100.00	51,844,960	100.00

	DISTRIBUTION OF SHAREHOLDING (RUPEES)						
Nominal value of Shares held		No. of Shareholders	% of Total	Share amount in ₹	% of Total		
1		1000	29,834	86.31	7,201,646	6.95	
1001		2000	2,095	6.06	3,457,118	3.33	
2001		4000	1,175	3.39	3,583,014	3.46	
4001		6000	439	1.27	2,231,842	2.15	
6001		8000	232	0.68	1,650,258	1.59	
8001		10000	185	0.54	1,719,234	1.66	
10001		20000	296	0.86	4,421,586	4.26	
20001		above	308	0.89	79,425,222	76.60	
	Total		34,564	100	103,689,920	100.00	

m. Dematerialisation of Shares and liquidity:

The shares of the Company are available for dematerialisation (holding of shares in electronic form) on both the depositories viz. NSDL and CDSL.

Equity Shares of the company are to be compulsorily traded in the dematerialised form. As on 31st March 2025, 5,07,49,323 equity shares comprising of 97.89 % of paid up capital of the company, have been dematerialised by the investors and bulk of transfers take place in the demat segment.

n. Outstanding Stock:

The Company does not have any outstanding GDRs/ ADRs/ Warrants/Convertible Instruments as on 31st March 2025.

o. Commodity Price Risk or Foreign Exchange Risk and Hedging Activities:

The Company is not dealing / trading in any commodities / exchanges, hence does not have any exposure to commodity price risk.

Company imports couple of bulk materials for which Options / Forward covers are taken immediately on crystallisation of the liability.

The Company has a dynamic risk management framework to identify, monitor, mitigate and minimize foreign currency risk.

p. Plant Locations:

Taloja Plant:	<u>Valia Plant:</u>
Plot No.3/1, MIDC Industrial Area	Village – Dungri,
Taloja – 410 208,	Tal- Valia, Ankleshwar – 393135.
Dist – Raigad, Maharashtra	Dist – Bharuch, Gujarat

q. Address for correspondence:

Investor correspondence may be addressed to any of the following:

Registered Office	Registrar & Share Transfer Agent
C-403/404, 4th Level, Wing C, Tower 1,	MUFG Intime Private Limited
Seawoods Grand Central, Sector 40,	(Formerly known as Link Intime India Private Limited)
Navi Mumbai – 400706	C-101, 247 Park, L.B.S. Marg, Vikhroli (W),
Tel. No: +91-22-62060800	Mumbai - 400 083
	Tel. No +91-22-49186000, 49186270
Website: www.apcotex.com	Website: www.in.mpms.mufg.com
E-mail: redressal@apcotex.com	E-mail. rnt.helpdesk@in.mpms.mufg.com

r. Credit Rating:

ICRA has affirmed the credit rating of ICRA AA- (stable) for the long term and ICRA A1 + for short term for working capital limits availed by the Company from the banks. This reaffirms the high reputation and trust the Company has earned for its sound financial management and its ability to meet financial obligations.

s. Categories of Shareholding as on 31st March 2025:

Sr. No.	Category	No. of Shares	% of shareholding
1	Promoters' Holding		
	Indian Promoters	3,01,88,720	58.23
2	Non promoters' Holding		
	Mutual Funds	6,650	0.01
	Alternate Investment Funds	3,01,372	0.57
	Banks	2,600	0.01
	NBFCs Registered with RBI	48,310	0.09
	Institutions (Foreign)	2,67,375	0.51
	Director	0	0.00
	Key Managerial Personnel	2,010	0.04
	Individuals/ Hindu Undivided Family	1,82,36,884	35.17
	Non Resident Indians Bonds Beyond Chemis	stry 8,06,854	1.56
	Foreign National	0	0
	Body Corporate	14,00,578	2.7
	IEPF Authority	3,56,101	0.68
	Clearing Member	20,040	0.03
	Trust	3,750	0.01
	Body Corporate - LLP	2,03,716	0.39
	Total	5,18,44,960	100.00

- t. Electronic Clearing Service (ECS): The Company has extended the ECS facility to shareholders to enable them to receive dividend through electronic mode in their bank account. The Company encourages members to avail of this facility as ECS provides adequate protection against fraudulent interception and encashment of dividend warrants, apart from eliminating loss/damage of dividend warrants in transit and correspondence with the Company on revalidation/issuance of duplicate dividend warrants.
- u. Bank Details for electronic shareholding: Members are requested to notify their depository participant (DP) about the changes in bank details. Members are requested to furnish complete details of their bank accounts, including the MICR codes of their banks, to their DPs.
- Furnish copies of Permanent Account Number (PAN): The members are requested to furnish their PAN which will help
 us to strengthen the compliance with KYC norms and provisions of prevention of Money Laundering Act, 2002.
- w. ISIN allotted to Equity Shares is INE116A01032
- x. Corporate Identification Number (CIN No.): L99999MH1986PLC039199

13. Other Disclosures:

A. Related Party Transactions:

During the year, there were no material related party transactions i.e. transactions of the Company of a material nature with its promoters, the Directors or the management, their subsidiaries or relatives, etc. that may have a potential conflict with the interests of the Company at large. The details of Related Party Transactions are given in Annexure to the Directors Report.

B. Compliances:

The Company believes that it has complied with all the regulations of Stock Exchanges, SEBI or other statutory authority/ties on matters related to capital markets. No fines/penalty has been imposed or strictures passed during the year against the Company by SEBI, Stock Exchange(s), or any other statutory authority.

C. Vigil Mechanism or Whistle-Blower Policy:

Pursuant to Section 177 of the Companies Act, 2013 and the Regulation 22 of SEBI (LODR) Regulations, 2015, the Company has a Whistle-Blower Policy for establishing a vigil mechanism for Directors and employees to report genuine concerns regarding unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct and Ethics policy. The said mechanism also provides for adequate safeguards against victimization of persons who use such mechanism and makes provision for direct access to the chairperson of the Audit Committee in appropriate or exceptional cases. We affirm that no employee of the Company was denied access to the Audit Committee. The said Whistle-Blower Policy has been hosted on the website of the Company: https://apcotex.com/investor-corporate-policy

D. Details of compliance with mandatory requirements and adoption of the non-mandatory requirements:

The Company has complied with all the mandatory requirements of the SEBI (LODR) Regulations, 2015 relating to Corporate Governance.

E. Non-Mandatory Requirements:

a. The Board:

The Non-Executive Chairman of the Company has been provided with a Chairman's Office at the Corporate Office of the Company.

b. Shareholder Rights:

The quarterly results are uploaded on the website of the Company. The Company discusses with the Institutional Investors and Equity Analysts on the Company's performance on a periodic basis and earning presentations / investor presentations / audio recordings / transcripts are also available on the website of the Company.

c. Modified opinion(s) in audit report: Bonds Beyond Che

During the year under review, there is no audit qualification on the Company's financial statements. The Company continues to adopt best practices to ensure regime of unmodified audit opinion.

d. Reporting of internal auditor:

The Internal Auditors report to the Audit Committee of the Company. They participate in the meetings of the Audit Committee of the Board of Directors of the Company and present their internal audit observations to the Audit Committee.

e. Web link where policy for determining 'material' subsidiaries is disclosed: https://apcotex.com/investor-corporate-policy

f. Web link of policy on dealing with related party transactions:

The web link of policy on dealing with related party transactions is provided in Directors Report.

g. Details of preferential allotment or qualified institutions placement as specified under Regulation 32 (7A):

The Company has not raised funds through preferential allotment or Qualified Institutional Placement.

h. Certificate from company secretary in practice regarding Non-disqualification of Directors:

The Company has obtained a certificate from M/s. D. S. Momaya & Co. LLP, Company Secretaries that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority.

i. Recommendation of Committee:

All the recommendations of the committees are accepted by the Board.

Total fees paid to Statutory Auditors of the Company:
 The details of total fees, for all services paid to the statutory auditors for financial year 2024-25.

Particulars	Amount in ₹ (Lakhs)
Auditor's remuneration and expenses:	
Statutory audit fees	18.00
Fees for other audit related services:	
Fees for certification and other services	0.55
Reimbursement of out-of-pocket expenses	2.16
Total	20.71

M/s. Manubhai & Shah LLP, Chartered Accountants, Statutory Auditor is not part of any network firm.

k. Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 are provided in Directors' Report.

I. Disclosure on loans or advances:

There have been no loans or advances extended by the Company to any firms or companies where the Directors of the Company are interested.

i. Risk Management

The Company has since 2004-05, undertaken the exercise of identifying risks being faced by the company and ways for mitigating such risks. Risk minimisation is being built up in the operating systems. Risks are periodically reviewed at both Audit committee level and Board of Directors of the company. The company had constituted the Risk Management Committee of the Board comprising of Dr. Achala Danait, Mr. Abhiraj Choksey, Mr. Ravishankar Sharma and Mr. Dinanath Kholkar.

ii. Meeting of Independent Directors

The company's Independent Directors met on 27th March 2025 without the presence of the Vice-Chairman & Managing Director, Non-Executive Non-Independent Directors, and the Management representatives. The meeting was attended by all the Independent Directors and was conducted to enable the Independent Directors to review the performance of Non-Independent Directors and the Board as a whole, assess the performance of the Chairman of the Company and discuss matters pertaining to the Company's affairs and put forth their combined views to the Board of Directors of the Company.

iii. Code of Conduct

The Company has adopted a Code of Conduct for Directors and members of Senior Management which was revised and approved by Board at the their Meeting held on 28th March 2019 in compliance with amended SEBI (Prohibition of Insider Trading) Regulations. The Code is available on the Company's Website at https://apcotex.com/investor-corporate-policy. All Board members and senior management personnel have affirmed compliance with the code. A declaration to that effect signed by Mr. Abhiraj A. Choksey, Vice-Chairman and Managing Director of the Company, is appearing in the Annual Report.

iv. Prohibition of Insider Trading

In compliance with the provisions of SEBI (Prohibition of Insider Trading Regulations) 2015, as amended from time to time, to preserve the confidentiality and prevent misuse of unpublished price sensitive information (UPSI)/leak of UPSI, the Company has adopted a Code of Conduct for Insider Trading for prohibition of Insider trading which was revised and approved by Board at their meeting held on 28th March 2019, for Promoters, Member of Promoter group, Directors, Designated Person/ Employees, their immediate relatives, designated persons of material subsidiary Company and substantial shareholders in the listed Companies. This policy also provides for periodical disclosures from the designated person as well as pre-clearances of transactions by such persons. The Code is available on the Company's Website at https://apcotex.com/investor-corporate-policy

v. MD and CFO Certification

Certificate from Mr. Abhiraj Choksey, Vice-Chairman and Managing Director and Mr. Sachin Karwa, Chief Financial Officer, in terms of Regulation 17 of SEBI (LODR) Regulations, 2015, was placed before the Board of Directors of the Company at its meeting held on 7th May 2025.

- vi. Management Discussion and Analysis forms part of the Directors Report.
- vii. Certification of Corporate Governance Report

Certificate from M/s. D. S. Momaya & Co. LLP, Company Secretaries on Corporate Governance, as required under Regulation 34 of SEBI (LODR) Regulations, 2015, is incorporated in this Annual Report.

viii. Disclosures on the compliance with Corporate Governance requirements

The Company has complied with the requirements specified in Regulation 17 to 27 and Clauses (b) to (i) of Regulation 46 (2) of the SEBI (LODR) Regulations, 2015.

ix. Disclosure of certain types of agreements binding listed entities

There are no agreements that require disclosure under clause 5A of paragraph A of Part A of Schedule III of the SEBI Listing Regulations.

14. Unclaimed Dividend:

Under the Companies Act, 2013, dividends that are unclaimed for a period of seven years are to be transferred to the Investors Education and Protection Fund, administered by the Central Government. The table given below gives the dates of dividend declaration or payment and the corresponding date when unclaimed dividends will be due to be transferred to IEPF.

Year	Dividend Account No.	Bank Name	Date of Declaration	Date due for transfer to IEPF
2017-18	37799003587	State Bank of	27/07/2018	26/07/2025
2018-19	38459644556	India	04/06/2019	03/06/2026
2019-20 (Interim Dividend)	39138426434	F037	12/02/2020	11/02/2027
2020-21 (Interim Dividend)	39966916006	LEX	28/01/2021	27/01/2028
2020-21(Final Dividend)	40218355450 evor	d Chemistry	09/07/2021	08/07/2028
2021-22 (Interim Dividend)	40746228601		27/01/2022	26/01/2029
2021-22 (Final Dividend)	50200069005747	HDFC Bank	14/06/2022	13/06/2029
2022-23 (Interim Dividend)	50200077561188		25/01/2023	24/01/2030
2022-23 (Final Dividend)	50200082334662		19/06/2023	18/06/2030
2023-24 (Interim Dividend)	50200091496800		23/01/2024	22/01/2031
2023-24 (Final Dividend)	50200099620381		29/07/2024	28/07/2031
2024-25 (Interim Dividend)	50200106363552		28/01/2025	27/01/2032

The concerned shareholders are requested to claim their uclaimed dividend amount at the earliest.

Transfer of the 'Shares' into Investor Education and Protection Fund (IEPF) (in cases where dividend has not been claimed for seven consecutive years)

In terms of Section 124(6) of the Companies Act, 2013 read with Investor Education & Protection Fund (IEPF) Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended, and Notifications issued by the Ministry of Corporate Affairs from time to time, the Company is required to transfer the shares in respect of which dividends have remained unclaimed for a period of seven consecutive years to the IEPF Account established by the Central Government. As required under the said Rules, the Company has transferred 48,571 equity shares to the IEPF Authority account during the financial year.

Guidelines for Investors to file claim in respect of the Unclaimed Dividend or Shares transferred to the IEPF

With effect from 7th September 2016, Investors / Depositors whose unpaid dividends, matured deposits or debentures, etc. have been transferred to IEPF under Companies Act, 1956 and/or the Companies Act, 2013 can claim the amounts. In addition, claims can also be made in respect of shares which have been transferred into the IEPF, as per the procedures/guidelines stated below:

First Step – Register yourself on MCA website: www.mca.gov.in

Second Step – Fill the new web form IEPF-5 online.

Third Step – Attach scan copy of requisite documents with form.

Fourth Step – Take printout of auto generated advance receipt, indemnity bond, etc.

Fifth Step – Send all original documents to the Company.

Sixth Step – Company to e-verify the claim in 30 days.

Seventh Step - On the basis of verification report, refund of shares and amount by IEPF Authority to the claimant.

The Nodal Officer of the Company for IEPF refund process is Mr. Drigesh Mittal, whose e-mail id is drigesh.mittal@apcotex.com.

A separate communication in this regard has already been sent to the Shareholders of the Company who have not encashed their dividend warrants, providing them details of the unencashed warrants and requesting them to comply with the procedure for seeking payment of the same.

Dealing with securities returned undelivered which have remained unclaimed.

Under Regulation 39(4) of SEBI (LODR) Regulations, 2015 read with Schedule VI "Manner of dealing with Unclaimed Shares", Companies are required to dematerialize such physical shares which have been returned as "Undelivered" by the postal authorities and hold these shares in an "Unclaimed Suspense Account" to be opened with either one of the Depositories viz. NSDL or CDSL and for the shares in demat form, the unclaimed shares shall be credited to "Unclaimed Suspense Account" opened with either one of the Depositories viz. NSDL or CDSL.

All corporate benefits on such shares viz. bonus, dividends, etc. will be credited to the unclaimed suspense account as applicable for a period of seven years and thereafter the same will be transferred to Investor Education and Protection Fund in accordance with the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer, and Refund) Rules, 2016 (IEPF Rules) read with Section 124(6) of the Companies Act, 2013.

In compliance with Regulation 39(4) of SEBI (LODR) Regulations, 2015, the Company had opened a demat account titled "Apcotex Industries Limited Unclaimed Securities Suspense Account" and has transferred in it all the shares which were returned undelivered to the shareholders.

Apcotex Industries Limited Unclaimed Securities Suspense Account is held by the company on behalf of the shareholders who are entitled to the shares and such shares shall not be transferred in any manner except for the purpose of crediting the shares to the shareholder in dematerialized form, as and when shareholder approaches the company.

When the shareholder approaches the company, the company shall, after proper verification of the identity following the request letter from the shareholder, credit the shares lying in the Apcotex Industries Limited Unclaimed Securities Suspense Account, to the demat account of the shareholder to the extent of their entitlement.

The voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.

The concerned shareholders are requested to contact the Company/ MUFG Intime Pvt Ltd (Formerly known as 'Link Intime India Pvt Ltd'), Registrar and Share Transfer agent of the Company, to claim the shares back which are already transferred to Apcotex Industries Limited Unclaimed Securities Suspense Account.

Number of	Outstanding	Number of shareholders	Number of	Number of	Outstanding
shareholders at	shares at the	who approached	shareholders to	shareholders at	shares at the
the beginning of	beginning of the	Company for transfer of	whom shares were	the end of the	end of the year
the year	year	shares during the year	transferred during	year	
	·		the year		
1811	262610	28	28	1783	247739

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
Apcotex Industries Ltd
C-403/404, 4th Level, Wing C, Tower 1,
Seawoods Grand Central, Sector 40, Navi Mumbai,
Darave, Thane, Maharashtra, India, 400706.

We have examined the relevant registers, records, forms, returns and disclosures received from Apcotex Industries Limited, (CIN L99999MH1986PLC039199) having registered office at C -403/404, 4th Level, Wing C, Tower 1, Seawoods Grand Central, Sector 40, Navi Mumbai, Darave, Thane, Maharashtra, India, 400706 (hereinafter referred to as 'the Company') produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10 (i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications /information available on the websites of Ministry of Corporate Affairs/SEBI/Stock Exchanges/ other regulatory authorities. We hereby certify that none of the Directors on the Board of the Company as stated below for the financial year ended on 31st March 2025, have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of Appointment in Company
1	Abhiraj Atul Choksey	00002120	26/11/2002
2	Ravishankar Lakshmanan Sharma	08739672	21/05/2020
3	Dinanath Narcinva Prabhukholkar	03089626	17/06/2024
4	Rajendra Kishore Mariwala	00007246	01/02/2025
5	Udayan Dileep Choksi	02222020	27/07/2018
6	Atul Champaklal Choksey	00002102	23/01/1991
7	Amit Choksey Champaklal	00001470	21/11/1997
8	Priti Paras Savla	00662996	23/01/2024
9	Achala Vasudev Danait	08730270	26/07/2023

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. 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. This certificate is not an assurance to the future qualification/ disqualification of Directors of the Company.

For D.S. MOMAYA & Co. LLP Company Secretaries FRN No. L2022MH012300

Date : 7th May 2025 Place : Navi Mumbai

UDIN: F007195G000289378

CS Divya Momaya Designated Partner Membership No.: 7195 C. P. No.:7885

Declaration - Code of Conduct

The Board has laid down the code of conduct for the all the Board Members and Senior Management of the company, which is posted on the Company's Website. All the Board Members and Senior Management personnel of the company, for the financial year ended 31st March 2025, have affirmed compliance with code of conduct.

For Apcotex Industries Limited

Sd/-Abhiraj A. Choksey Vice-Chairman and Managing Director DIN: 00002120

Date: 7th May 2025 Place: Mumbai

COMPLIANCE CERTIFICATE ON COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE

To
The Members
Apcotex Industries Limited
C-403/404, 4th Level, Wing C, Tower 1,
Seawoods Grand Central, Sector 40, Navi Mumbai,
Darave, Thane, Maharashtra, India, 400706.

We have examined all the relevant records of Apcotex Industries Limited (CIN: L99999MH1986PLC039199) for the purpose of certifying compliance of conditions of the Corporate Governance under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the financial year ended 31st March 2025. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of certification.

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.

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.

In our opinion and to the best of our information and according to the explanations and information furnished to us, we certify that the Company has complied with all the requirements of Corporate Governance as stipulated in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for the financial year ended 31st March 2025.

For D.S. MOMAYA & Co. LLP, Company Secretaries FRN No.: L2022MH012300

Place : Navi Mumbai Date : 7th May 2025

UDIN: F007195G000289391

CS Divya Momaya Designated Partner Membership No.: 7195 C. P. No.: 7885

Vice-Chairman and Managing Director and Chief Financial Officer (CFO) Certification

We the undersigned, in our respective capacities as Vice-Chairman and Managing Director and CFO of Apcotex Industries Ltd to the best of our knowledge and belief certify that:

- A. We have reviewed the Financial Statements for the financial year ended 31st March 2025 and that to the best of our knowledge and belief:
 - 1. These Statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - 2. These Statements together present a true and fair view of the Company and are in compliance with existing Indian Accounting Standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the financial year which are fraudulent, illegal or violative of the Company'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 Company pertaining to financial reporting and we 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
 - 1. significant changes in internal control over financial reporting during the financial year;
 - 2. significant changes in accounting policies during the financial year and that the same have been disclosed in the notes to the accounts; and
 - 3. instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Abhiraj A. Choskey Vice-Chairman and Managing Director

Date: 7th May 2025 Place: Mumbai apcotex
Bonds Beyond Chemistry

Sachin J. Karwa Chief Financial Officer

INDEPENDENT AUDITOR'S REPORT ON FINANCIAL STATEMENTS

To
The Members of
Apcotex Industries Limited
Report on the Audit of Financial Statements

Opinion

We have audited the accompanying financial statements of **Apcotex Industries Limited** ('the Company'), which comprise the Balance Sheet as at March 31, 2025, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended and notes to the financial statements, including a summary of material accounting policies and other explanatory information (herein after referred to as 'the financial statements').

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditors 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 Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAl's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Sr No.	Key Audit Matter	How our audit addressed the key audit matter
1.	Revenue from Sales of Goods and Services: The Company recognizes revenues when control of the goods is transferred to the customer at an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods. In determining the transaction price, the Company considers the effects of rebates and discounts (variable consideration). The terms of arrangements in case of domestic and exports sales, including the timing of transfer of control, the nature of discount and rebates arrangements, delivery specifications including incoterms, create complexity and judgment in determining sales revenues.	effectiveness of such controls for a sample of transactions for revenue recognised throughout the year and at the year end. ✓ Tested sample revenue transactions by using sampling in order to examine whether revenue has been recognised in the correct period taking into account the relevant underlying documentation and records. ✓ Verified Accounting
		Treatment and disclosure in

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

accordance with Ind AS 115

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Annual Report, the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Corporate Governance, Business Responsibility and Sustainability Report and Shareholder's Information, but does not include the financial statements and our auditor's report thereon. The Annual Report is expected to be made available to us after the date of this auditor's report. 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 identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements, or our knowledge obtained during our audit or otherwise appears to be materially misstated.

When we read the Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Responsibilities of management and those charged with governance for the Financial Statements

The Company's Management and Board of Directors is responsible for the matters stated in section 134(5) of the Act, with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Indian Accounting Standards and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making 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, the Management and Board of Director are responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

Auditor's Responsibility for the Audit of the Financials 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 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 Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's and Board of Director'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 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 the 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

- As required by Section 143(3) of the Act, based on our audit 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 including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account;
- (d) In our opinion, the aforesaid financial statements comply with the Indian 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 March 31, 2025 taken on record by the Board of Directors, none of the director is disqualified as on March 31, 2025 from being appointed as a director in terms of Section 164(2) of the Act;
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls refer to our separate report in "Annexure A"; Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, we report that in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (h) With respect to the other matters to be included in the 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 in its financial statements – Refer Note 41(a) to the financial statements.
 - (ii) The Company has made provision, as required under the applicable law or Indian Accounting Standard, for material foreseeable losses, if any on long-term contracts including derivative contracts – Refer Note 44 to the financial statements.
 - (iii) There has been no delay in transferring amounts, required to be transferred to the Investor Education and Protection Fund by the Company.
 - (iv) (a) TheManagement has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary

- shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries:
- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- (v) The Dividend declared or paid by the Company during the year is in compliance with Section 123 of the Act, as applicable.
- (vi) Based on our examination which included test checks, the Company has used accounting software for maintaining its books of account, which have a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the respective software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with. The audit trail has been preserved by the Company as per the statutory requirements for record retention.
- As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on matters specified in paragraphs 3 and 4 of the order.

For Manubhai & Shah LLP Chartered Accountants

Firm's Registration No: 106041W / W100136

K C Patel Partner

Membership No: 030083 UDIN: 25030083BMHTJN5464

Place : Mumbai Date: May 7, 2025

ANNEXURE - A TO THE INDEPENDENT AUDITOR'S REPORT

The Annexure referred to in paragraph 1(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")

In conjunction with our audit of the financial statements of **Apcotex Industries Limited** ('the Company") as of and for the year ended March 31, 2025, we have also audited the internal financial controls over financial reporting of the Company.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by ICAI (the "Guidance Note") and the Standards on Auditing prescribed under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls. 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 with reference to the financial statements.

Meaning of Internal Financial Controls with reference to the financial statements

A Company's internal financial control with reference to the financial statements 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:

- 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 with reference to the financial statements

Because of the inherent limitations of internal financial controls with reference to the financial statements, 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 with reference to the financial statements and such internal financial controls over financial reporting were operating effectively as at March 31, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Manubhai & Shah LLP Chartered Accountants

Firm's Registration No: 106041W / W100136

K C Patel Partner

Membership No: 030083 UDIN: 25030083BMHTJN5464

Place : Mumbai Date: May 7, 2025

ANNEXURE - B TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

Report on the Companies (Auditor's Report) Order 2020, issued in terms of Section 143 (11) of the Companies Act, 2013 ('the Act') of Apcotex Industries Limited, ('the Company')

To the best of our knowledge and according to the explanations provided to us by the Company and the books of accounts and records examined by us in the normal course of audit, we state that

- (i) (a) i. The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment, capital work in progress and relevant details of right of use assets;
 - The Company has maintained proper records showing full particulars of Intangible Asset
 - (b) The Property, Plant and Equipment have been physically verified by the Management according to a phased programme designed to cover all the items, which in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain property, plant and equipment have been physically verified by the Management during the year and no material discrepancies have been noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, we report that, the title in respect of deeds of all immovable properties and/or lease agreements where immovable properties are taken on lease are held in the name of the Company, except:

Sr No	Description of property	Gross carrying value as at March 31, 2025	Held in name of	Whether promoter, director or their relative or employee	Period held since	Reason for not being held in name of Company (dispute if any)
1	Lease Hold Land	Rs. 484.55 Lakhs	Gujrat Industrial Development Corporation (GIDC) Bonds Beyond Che	NA mistry	06-Feb- 2016	Company has received the allotment letter from Gujrat Industrial Development Corporation (GIDC). GIDC is in the process of transferring the title deeds in the name of the Company.

- (d) The Company has not revalued its Property, Plant and Equipment (including right of use assets) or intangible assets during the year.
- (e) No proceedings have been initiated during the year or are pending against the Company as at March 31, 2025, for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- (ii) (a) The inventories have been physically verified by the Management at reasonable intervals. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the coverage and procedure of such verification by the Management is appropriate having regard to the size of the Company and the nature of its operations. No discrepancies of 10% or more in the aggregate for each class of inventory were noticed during such verifications.
 - (b) The Company has been sanctioned working capital limits in excess of Rs Five crores in aggregate from a bank on the basis of security of the current assets. Quarterly returns or statements filed by the Company with such bank are in agreement with the books of accounts of the Company.
- (iii) The Company has made investments in shares of various companies and units of mutual funds and granted interest free unsecured loans to employees during the year, in respect of which:
 - (a) During the year, aggregate amount of loan provided to employees is Rs 48.11 Lakhs and balance outstanding at the balance sheet date is Rs. 50.44 Lakhs.
 - (b) In our opinion and according to the information and explanations given to us, the investments made and the terms and conditions of the grant of loans, during the year are, prima facie, not prejudicial to the interest of the Company. The Company has not provided any guarantee or given security.

- (c) In respect of loans granted by the Company, the schedule of repayment of principal and payment of interest has been stipulated, and the repayments are regular as per the stipulation.
- (d) In respect of loans granted by the Company, there are no overdue amount remaining outstanding as at the balance sheet date.
- (e) No loan granted by the Company which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdue of existing loans given to the same parties.
- (f) The Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment during the year. Hence reporting under clause 3(iii)(f) is not applicable.
- (iv) In our opinion and according to the information and explanations given to us, the Company has not advanced any loans to the parties covered under section 185 of the Act. The Company has not given any loans and guarantees but has made investments in the securities of other body corporate in respect of which provisions of section 186 of the Act have been complied with.
- (v) The Company has not accepted deposits or amounts which are deemed to be deposits during the year and does not have any unclaimed deposits as at March 31, 2025. Therefore, the reporting requirement under clause 3(v) of the Order is not applicable.
- (vi) We have broadly reviewed the books of account maintained by the Company in respect of the products manufactured by it, pursuant to the rules made by the Central Government of India, the maintenance of cost records has been prescribed under sub-section (1) of section 148 of the Act and are of the opinion that, prima facie, the prescribed accounts and records have been made and maintained. We have not, however, made a detailed examination of the records with a view to determine whether they are accurate or complete.
- (vii) (a) According to the information and explanations given to us and based on the records of the Company examined by us, in our opinion, the Company is generally regular in depositing the undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Excise Duty, Custom Duty, Goods and Service Tax, Cess and other material statutory dues, as applicable, with the appropriate authorities.
 - (b) According to the information and explanations given to us and based on the records of the Company examined by us, in our opinion, no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Incometax, Excise Duty, Custom Duty, Goods and Service Tax, Cess and other material statutory dues, as applicable were in arrears as at March 31, 2025 for a period of more than six months from the date they became payable.
 - (c) According to the information and explanations given to us and based on the records of the Company examined by us, the particulars of dues of Income Tax, Service Tax, Sales Tax, Excise Duty, Custom Duty, Value Added Tax, Goods and Service Tax, Cess and other statutory dues as at March 31, 2024 which have not been deposited on accounts of any disputes are as follows:

Name of the Statue	Nature of Dues	Amount (Rs. in Lakhs)	Financial Year to which amount relates	Forum where the dispute is pending
Income Tax Act, 1961	Income Tax	947.79	2010-11, 2011-12, 2012- 13, 13-14, 2016-17 & 2017-18	Commissioner of Income Tax (Appeals)
Income Tax Act, 1961	Income Tax	105.55	2009-10	Bombay High Court
Customs Act	Custom Duty	142.09	2000-01 to 2004-05	Supreme Court
Central Excise Act	Service Tax	140.38	2005-06 to 2017-18	Customs Excise and Service Tax Appellate Tribunal
Central Excise Act	Service Tax	11.62	2017-18	Commissioner (Appeals)
Goods and Services Tax Act	Goods and Service Tax	12.78	2017-18	Joint Commissioner (Investigation)
	Goods and Service Tax	88.29	2019-20	Commissioner (Appeals)
Maharashtra Municipal Corporation Act 1949	Local Body Tax	152.26	2016-17	Bombay High Court

- (viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- (ix) (a) The Company has not defaulted in repayment of loans or borrowings to the bank. The Company does not have dues to financial institution, government or debenture holders as at the balance sheet date.
 - (b) The Company has not been declared wilful defaulter by any bank or financial institution or other lender.
 - (c) The Company has not availed any term loan during the year. Hence the reporting requirements of paragraph 3(ix)(c) of the Order are not applicable.
 - (d) On an overall examination of the financial statements of the Company, funds raised on short-term basis have, prima facie, not been used during the year for long-term purposes by the Company.
 - (e) The Company does not have subsidiaries, associates or joint ventures. Hence the reporting requirements of paragraph 3(ix)(e) of the Order are not applicable.
 - (f) The Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies and hence the reporting requirements of paragraph 3(ix)(f) of the Order are not applicable.
- (x) (a) The Company has not raise any moneys by way of initial public offer or further public offer (including debt instruments) during the year.
 - (b) During the year the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures. Hence, reporting under clause (x) (b) of the Order is not applicable.
- (xi) (a) To the best of our knowledge no fraud by the Company or on the Company, is noticed or reported during the year nor have we been informed of any such case by the Management.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and up to the date of this report
 - (c) As represented by the Management, there were no whistle blower complaints received by the company during the year.
- (xii) The Company is not a Nidhi Company and hence reporting under clause 3(xii) of the Order is not applicable to the Company.
- (xiii) In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, transactions with related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable Indian Accounting Standards.
- (xiv) (a) In our opinion the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports issued to the Company in determining nature, timing and extent of our audit procedure during the year and covering the period up to month of March 2025.
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into any non-cash transactions with its directors or persons connected with them. Accordingly, reporting as per paragraph 3(xv) of the Order is not required.
- (xvi) (a) In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934, hence reporting requirement of paragraph 3(xvi) (a), (b) and (c) of the Order are not applicable to the Company.
 - (b) The Company does not have any Core Investment Companies which are part of the group and accordingly reporting under clause (xvi)(d) of the Order is not applicable.

(xvii) The Company has not incurred cash losses in the financial year and in the immediately preceding financial year.

(xviii)There has been no resignation of the statutory auditors of the Company during the year.

(xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not 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. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our

reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

(xx) There are no unspent amounts towards Corporate Social Responsibility (CSR) requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to Sub-Section (5) of Section 135 of the said Act. Further the Company has not undertaken any ongoing project as a part of CSR Accordingly, reporting under clause 3(xx) (a) and (b) of the Order are not applicable for the year.

For Manubhai & Shah LLP Chartered Accountants

Firm's Registration No: 106041W / W100136

K C Patel Partner

Membership No: 030083 UDIN: 25030083BMHTJN5464

Place : Mumbai Date: May 7, 2025



BALANCE SHEET AS AT MARCH 31, 2025

(₹ in Lakhs)

_				(₹ in Lakns)
	Particulars	Notes	As at March 31, 2025	As at March 31, 2024
ı	ASSETS		Maron on, 2020	Widion on, 2024
	NON CURRENT ASSETS			
a)	Property, Plant and Equipment	2	38,421.93	38,378.69
b)	Capital Work in Progress	2	1,194.27	788.43
;)	Investment Properties	3	144.68	147.95
	Intangible Assets	4	38.20	48.86
)	Financial Assets:			
	i) Investments	5	8,339.80	8,865.36
	ii)Other Financial Assets	6	0.56	0.56
)	Non Current tax Assets (Net)	7	-1	675.86
)	Other Non-Current Assets	8	908.31	672.73
'			49,047.75	49,578.44
	CURRENT ASSETS		· i	,
)	Inventories	9	13,777.54	12,502.75
	Financial Assets:		,	,
′	i) Investment	10	2,259.84	2,246.1
	ii) Trade Receivables	1 11 1	25.403.52	20.303.19
	iii) Cash and Cash Equivalents	12	2,654.19	1,519.40
	iv) Other Bank Balances	13	1,249.77	904.04
	v) Loans	14	50.44	49.42
	vi) Others	15	1,770.17	1,618.7
	Current Tax Assets-(Net)	16	281.37	1,010.73
)				0.400.00
'	Other Current Assets	17	3,387.26	3,482.9
	ACCETO HELD FOR CALE	I 40 -	50,834.10	42,626.50
	ASSETS HELD FOR SALE TOTAL ASSETS	18	3.44 99,885.29	92.205.00
			99,003.29	92,203.00
l	EQUITY AND LIABILITIES EQUITY			
)	Equity Share Capital	19	1,036.90	1,036.90
)	Other Equity	20	54,281.47	51,137.42
			55,318.37	52,174.32
	LIABILITIES NON CURRENT LIABILITIES			
)		21	C 225 82	0.056.40
	(i) Term Loan	22	6,235.82	9,356.10
	(ii) Lease Liabilities (iii) Other Financial Liabilities Bonds Beyond Che		343.26	454.90
	(/ - 1		484.42	698.46
)	Provisions	24	365.08	310.4
	Deferred Tax Liabilities (Net)	25	2,057.22	1,990.3
	OURDENT LIABILITIES	l ⊢	9,485.80	12,810.26
	CURRENT LIABILITIES			
)	Financial Liabilities:			
	i) Borrowings	26	12,243.09	8,920.46
	ii) Lease Liabilities	27	111.64	103.09
	iii) Trade Payables			
	Total outstanding dues of Micro Enterprises and	28	1,477.09	461.92
	Small Enterprises			
ĺ	Total outstanding dues of creditors other than Micro Enterprises and Small	28	17,287.35	13,016.5
	Entreprises		, = 33	-,
	iv) Other Financial Liabilities	29	2,331.53	3,409.40
N	Provisions	30	243.35	151.6
٠.	Other Current Liabilities	31	1.387.07	1.157.3
	Other Outlent Flabilities	" -	35,081.12	27,220.42
	TOTAL EQUITY AND LIABILITIES	-	99.885.29	92.205.00
		₁ ⊢	39,883.29	92,205.00
	Material Accounting policies	1 1 1		

As per our report on even date attached

For MANUBHAI & SHAH LLP **CHARTERED ACCOUNTANTS**

Firm Registration Number: 106041W / W100136

For and on behalf of Board of Directors

ATUL C. CHOKSEY Chairman (DIN00002102)

ABHIRAJ A. CHOKSEY Vice Chairman & MD (DIN00002120)

UDAYAN D.CHOKSI Director (DIN 02222020)

K C PATEL SACHIN J. KARWA Chief Financial Officer DRIGESH MITTAL Partner Company Secretary Membership Number: 030083

Place: Mumbai Date: May 7, 2025

Mumbai, Date: May 7, 2025

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2025

(₹ in Lakhs)

		1		(t III Lakiis)
	Particulars	Notes	For the Year Ended March 31, 2025	For the Year Ended March 31, 2024
ı	Revenue from Operations	32	1,39,235.60	1,12,455.01
П	Other Income	33	1,038.25	772.04
Ш	Total Income (I + II)		1,40,273.85	1,13,227.05
IV	EXPENSES			
	a) Cost of Material Consumed	34A	1,02,209.96	78,935.90
	b) Changes in Inventories of Finished Goods, Stock-in-Trade and Work-in-Progress.	34B	803.98	(1,183.80)
	c) Employee benefits expense	35	7,450.48	6,531.59
	d) Finance Costs	36	1,732.38	1,561.42
	e) Depreciation and amortisation expense	37	4,157.71	3,153.61
	f) Other expenses	38	16,294.76	16,776.54
	Total Expenses (IV)		1,32,649.27	1,05,775.26
٧	Profit before Tax (III - IV)		7,624.58	7,451.79
VI	Tax Expense			
	a) Current Tax	39	2,113.59	1,466.00
	b) Deferred Tax		104.53	594.34
	c) (Short)/Excess Tax provision of earlier years		-	3.58
	Total Tax Expense (VI)		2,218.12	2,063.92
VII	Profit for the year from Continuing Operations		5,406.46	5,387.87
VIII	Other Comprehensive Income - Items that will not be reclassified to profit and loss Bonds Beyond Chi	emistry		
	Actuarial gains/(losses) on defined benefit plans	EIIIISTIY	(55.76)	9.49
	Gain / (Loss) on fair valuation of investments		607.77	2,198.21
	Deferred tax relating to Other Comprehensive Income		37.67	(171.11)
	Total Other Comprehensive Income for the year		589.68	2,036.59
IX	Total Comprehensive Income for the year		5,996.14	7,424.46
X	Earnings per Equity share of Face Value Rs 2/- each (from continuing operation)			
	- Basic & Diluted	40	10.43	10.39
	Material Accounting policies	1		
	The accompanying notes 1 to 54 are an integral part of these final	ncial state	ements	

As per our report on even date attached

For MANUBHAI & SHAH LLP CHARTERED ACCOUNTANTS

Firm Registration Number: 106041W / W100136

For and on behalf of Board of Directors

ATUL C. CHOKSEY Ch ABHIRAJ A. CHOKSEY Vid

UDAYAN D.CHOKSI

Chairman (DIN00002102)

Vice Chairman & MD (DIN00002120)

Director (DIN 02222020)

K C PATEL
Partner

Membership Number: 030083

Place : Mumbai Date : May 7, 2025 SACHIN J. KARWA DRIGESH MITTAL Chief Financial Officer Company Secretary

Mumbai, Date: May 7, 2025

STATEMENT OF CASH FLOWS THE YEAR ENDED MARCH 31, 2025

			1	(< In Lakns)
	Particulars		For the Year Ended March 31, 2025	For the Year Ended March 31, 2024
Α.	CASH FLOW FROM OPERATING ACTIVITIES:		,	,
	Profit Before Tax		7,624.58	7,451.79
	Adjustments for :		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
	Depreciation and Amortization Expense		4,157.71	3,153.61
	Finance Cost		1,732.38	1,561.42
	Foreign Exchange Fluctuation Difference		127.72	(9.51)
	Loss / (Profit) on Sale of Assets/Written off		(17.61)	(0.66)
	Provision for Bad and Doubtful Debts / Expected Credit Loss		135.34	45.89
	Net gain on financial assets measured at fair value through Profit		(145.06)	(118.09)
	and Loss		(1.000)	(1.0.00)
	Loss / (Surplus) on Sale of Investment		(14.54)	(3.94)
	Dividend Income		(24.68)	(20.13)
	Interest received		(65.29)	(51.79)
	Income from Rent		(40.26)	(34.68)
	Excess Provision written back		(10.03)	(3.42)
	Operating Profit Before Working Capital Changes		13,460.26	11,970.49
	Adjustments for :			
	(Increase) / Decrease in Inventories		(1,274.79)	(1,993.78)
	(Increase) / Decrease in Trade Receivable and Other Current Assets		(5,776.27)	(7,668.48)
	(Increase) / Decrease in Non Current Assets		(27.25)	(132.95)
	Increase / (Decrease) in Trade Payable and Current Liabilities		4,176.92	3,531.15
	Increase / (Decrease) in Non Current Liabilities		(159.41)	(35.58)
	Cash Flow Generated from Operations		10,399.46	5,670.85
	Direct taxes paid		(1,927.43)	(1,649.66)
	Net Cash generated from Operating Activities Bonds Beyond Ch	em (a) y	8,472.03	4,021.19
B.	CASH FLOW FROM INVESTING ACTIVITIES			-
	Purchase of Property, Plant and Equipment and Intangible Assets		(4,995.20)	(2,777.30)
	Proceeds on sale of Property, Plant and Equipment and Intangible assets		862.87	4.42
	Purchase of Investments		(3,000.86)	(1,847.00)
	Sale of Investments		4,134.19	2,548.61
	Dividend Income		24.68	20.13
	Interest received		59.20	52.91
	Income from Rent		40.26	34.68
	Net Cash (Used in) Investing Activities	(b)	(2,874.86)	(1,963.54)
C.	CASH FLOW FROM FINANCING ACTIVITIES			
	Proceeds / (Repayment) of Short Term Borrowings (Net)		3,322.63	3,092.78
	Proceeds / (Repayment) of Long Term Borrowings		(3,125.00)	-
	(Repayment) of lease liabilities		(103.09)	(41.64)
	Finance Cost paid		(1,728.20)	(1,533.70)
	Dividends paid		(2,815.00)	(2,816.32)
	Net Cash (Used in) Financing Activities	(c)	(4,448.66)	(1,298.89)
	Net Increase/ (Decrease) in Cash and Cash Equivalents	(a+b+c)	1,148.51	758.76
	Cash and Cash Equivalents as at April 1		3,765.52	3,006.76
	Cash and Cash Equivalents as at March 31		4,914.03	3,765.52

STATEMENT OF CASH FLOWS THE YEAR ENDED MARCH 31, 2025 (CONTD.)

Notes:

- The Cash Flow Statement has been prepared under the 'Indirect Method' as set out in the Indian Accounting Standard (Ind AS) 7 - Cash Flow Statement and presents cash flows by operating, investing and financing activities.
- 2 Cash and cash equivalents comprises of:

(₹ in Lakhs)

Particulars	As at March 31, 2025	As at March 31, 2024
Cash and Cash Equivalents	2,654.19	1,519.41
Current Investment	2,259.84	2,246.11
Cash and cash equivalent in cash flow statement	4,914.03	3,765.52

3 Reconciliation between the opening and closing balances in the Balance Sheet for liabilities arising from financing activities are as below:

(₹ in Lakhs)

			Non-Ca	ash Changes	Pagagnition		
Particulars	As at March 31, 2024		Fair Value changes	Current / Non Current classification	Recognition of Lease Liability	As at March 31, 2025	
Borrowing- Non Current	9,811.00	(3,228.09)	4.72	(3,236.64)	-	3,350.99	
Borrowing- Current	9,023.55	3,322.63	-	3,236.64	-	15,582.82	

Reconciliation between the opening and closing balances in the Balance Sheet for liabilities arising from financing activities for previous year are as below:

(₹ in Lakhs)

	As at		Non-C	ash Changes	Recognition of Lease Liability	As at
Particulars	March 31, 2023		Fair Value changes	Current / Non Current classification		March 31, 2024
Borrowing- Non Current	12,476.46	(42.97)	5.97	(3,228.09)	599.63	9,811.00
Borrowing- Current	2,702.68	3,092.78	-	3,228.09		9,023.55

As per our report on even date attached

For MANUBHAI & SHAH LLP **CHARTERED ACCOUNTANTS**

Firm Registration Number: 106041W / W100136

For and on behalf of Board of Directors

ATUL C. CHOKSEY Chairman (DIN00002102)

ABHIRAJ A. CHOKSEY Vice Chairman & MD (DIN00002120)

UDAYAN D.CHOKSI Director (DIN 02222020)

Partner Membership Number: 030083

Place : Mumbai Date: May 7, 2025

K C PATEL

Chief Financial Officer SACHIN J. KARWA DRIGESH MITTAL Company Secretary

Mumbai, Date: May 7, 2025

STATEMENT OF CHANGES IN EQUITY FOR YEAR ENDED MARCH 31, 2025

A) EQUITY SHARE CAPITAL

(₹ in Lakhs)

•	•	,
Particulars	Note	Balance
Balance as at 1st April, 2023		1,036.90
Changes in Equity Share Capital during the Year	19	-
Balance as at March 31, 2024		1,036.90
Changes in Equity Share Capital during the Year	19	-
Balance as at March 31, 2025		1,036.90

B) OTHER EQUITY		Reserves and Surplus						
Particulars	Note	Capital Reserve	Capital Redemption Reserve	Securities Premium	General Reserve	Retained Earning	Equity instruments through Other Comprehensive Income	Total
Balance as at 1st April, 2023	20	4,370.20	0.32	2,599.95	-	37,969.74	1,624.20	46,564.41
Profit for the period ended March 31, 2024		-	-	-	-	5,387.87	-	5,387.87
Other Comprehensive Income - Remeasurement of net defined benefits plan		-	-	-	-	9.49		9.49
Deferred tax relating to Other Comprehensive Income		-	-	_	-	(2.39)	(168.72)	(171.11)
Gain / (Loss) on fair valuation of investments		-	-	-	-	, ,	2,198.22	2,198.22
Realised Profit & Loss on Sale of Investments		-	-	-	-	713.82	(713.82)	-
Total Comprehensive Income for the year		-	-	-	-	6,108.80	1,315.68	7,424.48
Final Dividend on Equity Shares for FY 2022-23		-	-	-	-	(1,814.57)	-	(1,814.57)
Interim Dividend on Equity Shares for FY 2023-24		-	-	-	-	(1,036.90)	-	(1,036.90)
Balance as at March 31, 2024	20	4,370.20	0.32	2,599.95	-	41,227.07	2,939.88	51,137.42
Profit for the period ended March 31, 2025		-	-	-	-	5,406.46	-	5,406.46
Other Comprehensive Income - Remeasurement of net defined benefits plan		-		-	-	(55.76)		(55.76)
Deferred tax relating to Other Comprehensive Income		-	7-	-	-	(14.59)	51.64	37.05
Gain / (Loss) on fair valuation of investments		104			-		607.77	607.77
Realised Profit & Loss on Sale of Investments					-	1,720.41	(1,720.41)	-
Total Comprehensive Income for the year		Bon	ds Beyond - 0	Chemistr y	-	7,056.52	(1,061.00)	5,995.52
Final Dividend on Equity Shares for FY 2023-24		-	-	-	-	(1,814.57)	-	(1,814.57)
Interim Dividend on Equity Shares for FY 2024-25		-	-	-	-	(1,036.90)	-	(1,036.90)
Balance as at March 31, 2025	20	4,370.20	0.32	2,599.95	-	45,432.12	1,878.88	54,281.47

"Notes:

iii. The Board of Directors have recommended a Final Dividend of Rs 4.5/- per share (on fully paid up share of Rs 2/- each) for FY 2024-25 in compliance with Section 123 of the Companies Act, 2013 and is subject to approval of shareholders in the ensuing Annual General Meeting."

The accompanying notes 1 to 54 are an integral part of these financial statements

As per our report on even date attached

For and on behalf of Board of Directors

For MANUBHAI & SHAH LLP CHARTERED ACCOUNTANTS

ATUL C. CHOKSEY Chairman (DIN00002102)

ABHIRAJ A. CHOKSEY Vice Chairman & MD (DIN00002120)

Firm Registration Number: 106041W / W100136

UDAYAN D.CHOKSI Director (DIN 02222020)

K C PATEL
Partner

SACHIN J. KARWA

Chief Financial Officer

Membership Number: 030083

DRIGESH MITTAL Company Secretary

Place : Mumbai Date : May 7, 2025

Mumbai, Date: May 7, 2025

i. The Company paid Final Dividend of Rs 3.50/- per share (on fully paid up share of Rs 2/- each) for FY 2023-24 in compliance with Section 123 of the Companies Act,2013 approved by the shareholders in the Annual General Meeting.

ii. Pursuant to the approval of the Board of Directors on 28th January, 2025, the Company paid an interim dividend @ Rs.2.00/- (previous year interim dividend @ Rs.2.00/-) per equity share of the face value of Rs.2.00/- each in compliance with Section 123 of the Companies Act,2013 to the Shareholders who were on the register of members as on 3rd February 2025, being the record date fixed for this purpose.Interim Dividend absorbed a sum of Rs.1036.90 lakhs out of the net profits after tax for the financial year 2024-25.

NOTE: 1

1.1 COMPANY INFORMATION:

Apcotex Industries Limited is one of the leading producers of Synthetic Lattices (VP Latex, SBR and Acrylic Latex, Nitrile Latex) and Synthetic Rubber (HSR, NBR) in India. The Company has one of the broadest ranges of products based on Styrene – Butadiene Chemistry and Acrylonitrile-Butadiene chemistry available in the market today. Company's product range is used, among other applications, for Tyre cord dipping, Paper/Paper Board Coating, Concrete Modification/Water proofing,textile finishing,hand gloves etc. The various grades of synthetic rubber find application in products such as Footwear, Automotive components, V-belts, Conveyor belts and Hoses. The Registered office of the company is situated at C-403/404, 4th Level, Wing C, Tower 1, Seawoods Grand Central, Sector 40, Navi Mumbai – 400706, Maharashtra, India.

1.2 BASIS OF PREPARATION

These financial statements have been prepared in accordance with the Indian Accounting Standards (herein referred to as 'IND AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of Companies Act 2013, read with Companies (Indian Accounting Standards) Rules 2015 (as amended).

The financial statements have been prepared and presented under historical cost convention, on accrual and going concern basis of accounting except certain financial asset and liabilities that are measured at fair value at the end of each accounting period as stated in the accounting policies below. The Accounting policies are applied consistently in presenting these financial statements.

The classification of assets and liabilities of the Company into current or non-current is based on the criterion specified in the Schedule III to the Companies Act, 2013. The Company has ascertained its operating cycle as 12 months for the purpose of current and non-current classification of assets and liabilities.

The Board of Directors of the Company has authorized to issue the financial statements as per decision taken in the meeting held on 7th May, 2025.

(a) Functional and Presentation currency:

The financial statements are prepared in Indian Rupees, which is the Functional and Presentation currency for the Company. The figures are rounded up in Lakhs up to two decimal points.

(b) Use of Estimates::

The preparation of Financial Statement in accordance with IND AS requires use of estimates and assumptions for some items, which might have effect on their recognition and measurement in the Balance Sheet and Statement of Profit and Loss. The actual amounts realized may differ from these estimates. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as Management becomes aware of changes in circumstances surrounding the estimates. Differences between the actual results and estimates are recognized in the period in which the results are known / materialized, and if material, their effects are disclosed in the notes to financial statements.

Estimates and assumptions are required for:

i. Useful life of Property Plant and Equipment:

Determination of estimated useful life of Property Plant and Equipment and the assessments as to which components of cost may be capitalized. Useful life of Property Plant and Equipment is based on life prescribed in Schedule II of the Companies Act, 2013. Assumptions also need to be made, when the Company assesses, whether an asset may be capitalized and which components of the cost of the asset may be capitalized.

ii. Recognition and measurement of defined benefit obligations:

The obligation arising from the defined benefit plan is determined on basis of actuarial assumptions. Key actuarial assumptions include discount rate, salary escalation rate, attrition rate, and life expectancy. The discount rate is determined with reference to market yields at the end of reporting period on the government bonds.

iii. Recognition of deferred tax assets:

A deferred tax asset is recognized for all the deductible temporary differences to the extent that is probable that taxable profits will be available against which the deductible temporary difference can be utilized. The management assumes that taxable profits will be available while recognizing deferred tax assets.

iv. Recognition and measurement of other provisions:

The recognition and measurement of other provisions are based on the assessment of the probability of an outflow of resources, and on past experience and circumstances known at the Balance Sheet date. The actual outflow of resources at future date may vary from the figure included in other provisions.

v. Discounting of long-term financial liabilities:

All financial liabilities are required to be measured at fair value on initial recognition. In case of financial liabilities, which are subsequently measured at amortized cost, interest is accrued using the effective interest method.

vi. Determining whether an arrangement contains a lease:

At the inception of an arrangement, the Company determines whether the arrangement is or contains a lease. At the inception or on reassessment of an arrangement that contains a lease, the Company separates payments and other consideration required by the arrangement into those for the lease and those for the other elements on the basis of their relative fair values. If the company concludes for a finance lease that it is impracticable to separate the payments reliably then an asset and a liability are recognized at an amount equal to the fair value of the underlying asset; subsequently the liability is reduced as payments are made and an imputed finance cost on the liability is recognized using the Company's incremental borrowing rate.

vii. Fair value of financial instruments:

Derivatives are carried at fair value. Derivatives include Foreign Currency Forward Contracts and options. Fair value of Foreign Currency Forward Contracts is determined using the rates published by Reserve Bank of India / State Bank of India.

viii. Current Vs. Non-Current classification:

- I. An asset is classified as current when it is:
 - 1. Expected to be realized or intended to be sold or consumed in normal operating cycle
 - 2. Held primarily for purpose of trading
 - 3. Expected to be realized within twelve months after the reporting period or
 - 4. Cash or cash equivalents unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non - current

- II A liability is classified as current when it is:
 - Expected to be settled in normal operating cycle
 - 2. Held primarily for purpose of trading
 - 3. Due to be settled within twelve months after the reporting period or
 - There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are treated as non-current.

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

1.3 Material accounting policies:

I. Property Plant and Equipment

a) Initial and subsequent recognition and CWIP:

Property Plant & Equipment are carried at the cost of acquisition or construction, less accumulated depreciation and accumulated impairment, if any. The cost of items of Property Plant & Equipment includes taxes (other than those subsequently recoverable from tax authorities), duties, freight and other directly attributable costs related to the acquisition or construction of the respective assets. Know-how related to plans, designs and drawings of buildings or plant and machinery is capitalized under relevant asset heads.

Subsequent costs are included in the assets carrying amount or recognized as separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs & maintenance are charged to profit and loss during the reporting period in which they are incurred.

Capital work-in-progress comprises of the cost of Property Plant and Equipment that are not ready for their intended use at the reporting date. Any gain or loss on de-recognition (calculated as difference between the net disposal proceeds and the carrying amount of the asset) is recognized in the Statement of Profit and Loss when the asset is derecognized.

b) Depreciation & Amortization:

Depreciation is provided on a pro-rata basis on the straight-line method based on estimated useful life prescribed under Schedule II to the Companies Act, 2013.

c) Impairment:

The carrying amounts of the Company's tangible assets are reviewed at each balance sheet date to determine whether there is any indication of impairment. If any such indication exists, the assets' recoverable amounts are estimated in order to determine the extent of impairment loss, if any. An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The impairment loss, if any, is recognized in the Statement of Profit and Loss in the period in which impairment takes place.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, however subject to the increased carrying amount not exceeding the carrying amount that would have been determined (net of amortization or depreciation) had no impairment loss been recognized for the asset in prior accounting periods.

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

d) Non Current Assets Held for Sale:

Non-Current Assets are classified as Held for Sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use and sale is considered highly probable. Also, such assets are classified as held for sale only if the management expects to complete the sale within one year from the date of classification.

Non-current assets classified as held for sale are measured at the lower of their carrying amount and the fair value less cost to sell. Noncurrent assets are not depreciated or amortized.

II. Intangible Assets:

a) Initial and subsequent recognition:

Intangible assets are recorded at the consideration paid for acquisition of such assets and are carried at cost less accumulated amortization and impairment, if any.

Separately purchased intangibles are initially measured at cost. Intangible assets acquired in a business combination are recognized at fair value at the acquisition date. Subsequently intangible assets are carried at cost less accumulated amortization and accumulated impairment loss, if any.

The useful lives of intangible assets is assessed as either finite or infinite. Finite-life intangible assets are amortized on a straight-line basis over the period of their expected useful lives. Estimated useful lives of finite-life intangible assets is as follows:

Computer Software - 3 years

b) Amortization:

The amortization period and the amortization method for finite-life intangible assets is reviewed at each financial year end and adjusted prospectively, if appropriate.

III. Investments property

a) Initial and subsequent recognition:

Investment properties are properties that are held to earn rentals and /or for capital appreciation (including property under construction for such purposes) and not occupied by the Company for its own use.

Investment properties are measured initially at cost, including transaction costs and net of recoverable taxes. The cost includes the cost of replacing parts and borrowing costs if recognition criteria are met. When significant parts of the

investment property are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. All other repair and maintenance costs are recognized in profit or loss as incurred.

Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and accumulated impairment loss, if any.

b) Depreciation:

Depreciation on Investment property, wherever applicable, is provided on straight line basis as per useful lives prescribed in Schedule II to Companies Act, 2013.

c) De-recognition:

Investment properties are derecognized either when they have been disposed of or when they are being occupied by the Company for its own use 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 asset is recognized in profit or loss in the period of de-recognition.

IV. Inventories:

Inventories are valued at lower of Cost and Net Realizable Value.

The cost is determined as follows:

- a) Raw and Packing Materials are valued at cost or market value, whichever is lower, computed on weighted average basis. The cost includes the cost of purchase and other expenses directly attributable to their acquisition but excludes duties and taxes, which are subsequently recoverable.
- b) The finished goods inventory is valued at cost or net realizable value whichever is lower. Cost includes material cost, conversion, appropriate factory overheads, any tax or duties (as applicable) and other costs incurred in bringing the inventories to their present location and condition.
- c) Work-in-Process is valued at material cost and cost of conversion appropriate to their location in the manufacturing cycle.
- d) Stores, Spares and consumables are valued at cost, computed on First in First Out (FIFO) basis. The cost includes the cost of purchase and other expenses directly attributable to their acquisition but excludes duties and taxes that are subsequently recoverable, if any.

Slow-moving and damaged, unserviceable stocks are adequately provided wherever considered necessary.

V. Cash and Cash Equivalents:

Cash and cash equivalents for the purposes of Cash Flow Statements includes cash in hand, deposits with banks and short term highly liquid investments, which are readily convertible into cash and have original maturities of three months or less and which are subject to an insignificant risk of changes in value.

VI. Non-current Assets held for sale:

Non-current assets or disposal groups comprising of assets and liabilities are classified as 'held for sale' when all the following criteria are met:

- (i) decision has been made to sell
- (ii) the assets are available for immediate sale in its present condition
- (iii the assets are being actively marketed
- (iv) sale has been agreed or expected to be concluded within 12 months of the Balance Sheet date

Subsequently, such non-current assets and disposal groups classified as held for sale are measured at the lower of its carrying value and fair value less cost to sell. Non-current assets held for sale are not depreciated or amortized.

VII. Borrowing costs:

Borrowing costs, if any, directly attributable to the acquisition, construction or production of an qualifying asset (net of income earned on temporary deployment of funds) that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized. All other borrowing costs are charged to statement of profit and loss. Borrowing cost includes interest, amortization of ancillary costs incurred in connection with the arrangement of borrowings and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the borrowing cost.

General Borrowing cost incurred in connection with qualifying assets is capitalized by applying the capitalization rate on the quantum of such borrowings utilized for such assets.

VIII. Revenue recognition:

Revenue from contracts with customers is recognized when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods or services.

Revenue is measured based on the transaction price, which is the consideration, adjusted for discounts and other incentives, if any, as specified in the contract with the customer. Revenue also excludes taxes or other amounts collected from customers in its capacity as an agent. If the consideration in a contract includes a variable amount, the company estimates the amount of consideration to which it will be entitled in exchange for transferring the goods to the customer. The variable consideration is estimated at contract inception and constrained until it is highly probable that a significant revenue reversal in the amount of cumulative revenue recognized will not occur when the associated uncertainty with the variable consideration is subsequently resolved.

Dividend income is recognized in statement of profit and loss only when the right to receive payment is established, which is generally when shareholders approve dividend.

Export incentives receivable under Duty Drawback Scheme and MEIS are accounted on accrual basis.

Interest income is recognized using the effective interest rate (EIR) method.

Insurance claims are recognized post filing of the claim with the insurer.

IX. Foreign Currency Transactions:

Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing on the date of transaction. Monetary items denominated in foreign currencies at the year end are re-measured at the exchange rate prevailing on the balance sheet date. Non-monetary foreign currency items are carried at cost. Any income or expense on account of exchange difference either on settlement or on restatement is recognized in the Statement of Profit and Loss.

The Exchange Rate Difference and the forward premium on the loan taken for capital assets are being capitalized along with Interest till the date of commissioning of the said capital assets.

X. Employee Benefits:

Bonds Beyond Chemistry

a) Short term employee benefits:

All employee benefits payable wholly within twelve months of rendering the service are classified as short term employee benefits and they are recognized in the period in which the employee renders the related service. The Company recognizes the undiscounted amount of short-term employee benefits expected to be paid in exchange for services rendered as a liability (accrued expense) after deducting any amount already paid.

b) Long term employee benefits:

i) Defined contribution plans:

Contributions to defined contribution schemes such as employees state insurance, labour welfare fund, superannuation scheme, employee pension scheme etc. are charged as an expense based on the amount of contribution required to be made as and when services are rendered by the employees. Company's provident fund contribution is made to a government administered fund and is charges as an expense in the Statement of Profit and Loss. The above benefits are classified as Defined Contribution Schemes as the Company has no further obligations beyond the monthly contributions.

ii) Defined benefit plans:

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

Re-measurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability) are recognized immediately, in the balance sheet with a corresponding debit or credit to retained earnings through Other Comprehensive Income in the period

in which they occur. Re-measurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognized in profit or loss on the earlier of:

- the date of the plan amendment or curtailment or
- the date that the Company recognizes related restructuring costs
- Net interest is calculated by applying the discount rate to the net defined liability or asset. The Company recognizes the following changes in the net defined benefit obligation as an expense in the statement of Profit and Loss:
- service costs comprising current service costs, pasts service costs, gains and losses on curtailments and non-routine settlements.
- Net Interest expense or income.

c) Termination benefits:

Termination benefits in the nature of voluntary retirement benefits or termination benefits arising from restructuring are recognized in the Statement of Profit or Loss. The Company recognizes termination benefits at the earlier of the following dates:

- when the Company can no longer withdraw the offer of these benefits
- when the company recognizes costs for restructuring that is within the scope of IND AS 37 and involves the payment of termination benefits.

XI. Fair Value Measurement:

The Company measures financial instruments at fair value on each Balance Sheet date. Fair value is the price that would be received to sell an asset or settle a liability in an ordinary transaction between market participants at the measurement date. The fair value measurement is based on presumption that the transaction to sell the asset or transfer the liability takes place either:

- in the principal market for the asset or liability or
- in absence of principal market, in the most advantageous market for asset or liability. The principal or the most advantageous market should be accessible to the Company.

The fair value of an asset or a liability is measured using the assumption that market participants would use when pricing an asset or liability acting in their best economic interest. The Company uses valuation techniques, that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

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

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

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

External valuers are involved for valuation of significant assets, such as properties, unquoted financial assets etc. Involvement of independent external valuers is decided upon annually by the Company. Further such valuation is done annually at the end of the financial year and the impact if any on account of such fair valuation is taken in the annual financial statements.

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

XII. Leases:

The Company's lease asset classes primarily consist of leases for land and buildings. The Company, at the inception of a contract, assesses whether the contract is a lease or not lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a time in exchange for a consideration.

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the Company's incremental borrowing rate. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, or if the Company changes its assessment of whether it will exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

The Company has elected not to recognise right-of-use assets and lease liabilities for short-term leases that have a lease term of 12 months or less and leases of low-value assets (assets of less than Rs. 1,00,000 in value). The Company recognises the lease payments associated with these leases as an expense over the lease term.

In the comparative period, leases under which the Company assumes substantially all the risks and rewards of ownership are classified as finance leases. When acquired, such assets are capitalized at fair value or present value of the minimum lease payments at the inception of the lease, whichever is lower. Lease payments and receipts under operating leases are recognised as an expense and income respectively, on a straight line basis in the statement of profit and loss over the lease term except where the lease payments are structured to increase in line with expected general inflation.

XIII. 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.

a) Financial Assets:

i) Initial recognition and measurement:

Financial assets are recognized when the Company becomes a party to the contractual provisions of the instrument.

On initial recognition, all financial assets are recognized at fair value. In case of financial assets which are recognized at Fair Value through Profit and Loss (FVTPL), its transaction costs are recognized in the statement of profit and loss. In other cases, transaction costs are attributable to the acquisition value of the financial asset are added to the value of financial asset.

Financial assets are not reclassified subsequent to their recognition, except and if and in the period the Company changes its business model for managing financial assets.

ii) Subsequent measurement:

Financial assets are subsequently classified and measured at:

- Amortized cost
- Fair value through profit and loss (FVTPL)
- Fair value through other comprehensive income (FVTOCL)

Investments in Debt Instruments:

A debt instrument is measured at amortized cost or at FVTPL. 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.

a) Financial Assets measured at amortized cost:

Financial assets are measured at amortized cost when the asset is held within a business model, whose objective is to hold assets for collecting contractual cash flows and contractual terms of the assets are such that they give rise on specified dates to cash flows that are solely payments of principal and interest. Such financial assets are subsequently measured at amortized cost using the effective interest rate method (EIR). The EIR is the rate that discounts estimated future cash income through the expected life of financial instrument. The losses from impairment are recognized in the statement of profit and loss.

b) Financial Assets measured at fair value through OCI (FVTOCI):

Financial assets under this category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income.

c) Financial Assets measured at fair value through profit and loss:

Financial Assets under this category are measured initially as well as at each reporting date at fair value, with all changes recognized in statement of profit and loss.

Investments in Equity Instruments:

All investments in equity instruments classified under financial assets are initially measured at fair value. The Company may, on initial recognition, chooses to measure the same either at FVTOCI or FVTPL, which is done on an instrument-by-instrument basis.

Fair value changes on an equity instrument is recognized as other income in the Statement of Profit and Loss unless the Company has elected to measure irrevocably such instrument at FVTOCI. Fair value changes excluding dividends, on an equity instrument measured at FVTOCI are recognized in OCI. Amounts recognized in OCI are not subsequently reclassified to the Statement of Profit and Loss even on the sale of investment. Dividend income on the investments in equity instruments are recognized as 'other income' in the Statement of Profit and Loss.

Investment in Subsidiary, Joint Venture and Associate

Investments in equity instruments of Subsidiaries are measured at costs. Provision for impairment loss on such investment is made only when there is a diminution in the value of investment which is other than temporary.

iii) Derecognition of Financial Assets: Bonds Beyond Chemistry

A financial asset is derecognized only when the contractual rights to receive cash flows from the asset have expired or the Company has transferred the financial asset and substantially all the risks and rewards of ownership of the asset.

iv) Impairment of Financial Assets:

Expected credit losses are recognized for all financial assets subsequent to initial recognition other than financials assets in FVTPL category.

Expected credit losses are measured through a loss allowance at an amount equal to:

- The 12-months expected credit losses (expected credit losses that result from those default events on the financial instrument that are possible within 12 months after the reporting date); or
- Full lifetime expected credit losses (expected credit losses that result from all possible default events over the life of the financial instrument).

For trade receivables Company applies simplified approach which requires lifetime ECL allowances to be recognized from initial recognition of the receivables. The Company uses historical default rates to determine impairment loss on the portfolio of trade receivables. At every reporting date these historical default rates are reviewed and changes in the forward looking estimates are analyzed.

For other assets, the Company uses 12 month ECL to provide for impairment loss where there is no significant increase in credit risk. If there is significant increase in credit risk lifetime ECL is used.

The impairment losses and reversals are recognized in Statement of Profit and Loss.

b) Financial Liabilities:

i) Initial recognition and measurement:

Financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument.

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

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

ii) Subsequent measurement:

Financial liabilities are subsequently measured at amortized cost using the EIR method. Financial liabilities carried at fair value through profit or losses are measured at fair value with all changes in fair value recognized in the Statement of Profit and Loss.

Loans and borrowings:

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortized cost using the EIR method. Gains and losses are recognized in profit and loss when the liabilities are derecognized.

Amortized 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 as finance costs in the statement of profit and loss.

iii) Derecognition:

A financial liability is derecognized when the obligation specified in the contract is discharged, cancelled or expires.

XIV. Derivatives:

The Company enters into various derivative financial instruments to manage its exposure to interest and foreign exchange rate risks, like foreign exchange forward contracts and interest rate swaps.

Derivatives are initially recognized at fair value on the date the derivative contracts are entered into and are subsequently re-measured to their fair value (Mark to Market) at the end of each reporting period. The resulting gain or loss is recognized in the Statement of profit and loss. Company does not designate any of its derivative instruments as hedge instruments. Derivatives are carried as financial assets when fair value is positive and as financial liabilities when the fair value is negative.

XV. 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. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the Balance Sheet date.

Contingent liabilities are disclosed when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount cannot be made.

If the effect of the time value of money is material, provisions are discounted using a current pretax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as finance cost.

Contingent Assets are not recognized but disclosed in the Financial Statements when economic inflow is probable.

XVI. Segment Information:

The Managing Director (MD) is designated as company's Chief Operating Decision Maker (CODM). The MD reviews the company's internal financial information for the purpose of evaluating performance and assigning resources to segments. The Company has determined the operating segment based on structure of reports reviewed by MD. The Company operates in a single primary business segment, i.e. Synthetic Lattices & Rubber.

XVII.Income taxes:

Income tax expense for the year comprises of current tax and deferred tax, recognized in the Statement of Profit and Loss, except to the extent it is relates to a business combination, or items recognized directly in equity or in other Comprehensive Income. Current tax is the expected tax payable/receivable on the taxable income/loss for the year using applicable tax rates at the Balance Sheet date, and any adjustment to taxes in respect of previous years. Interest income/expenses and penalties, if any, related to income tax are included in current tax expense.

Deferred tax is recognized in respect of temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and the corresponding amounts used for taxation purposes. A deferred tax liability is recognized based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted, or substantively enacted, by the end of the reporting period.

Deferred tax assets are recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized. Deferred tax assets are reviewed at each reporting date and reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Deferred tax assets deriving from carry forward of unused tax credits (including MAT) and unused tax losses are recognized to the extent that it is probable that future taxable profit will be available in future against which the deductible temporary differences, unused tax losses and credits can be utilized. Deferred tax relating to items recognized in other comprehensive income and directly in equity is recognized in correlation to the underlying transaction.

Current tax assets and current tax liabilities are offset when there is a legally enforceable right to set off the recognized amounts and there is an intention to settle the asset and the liability on a net basis. Deferred tax assets and deferred tax liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities; and the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority.

XVIII.Research and Development:

Expenditure on research and development is charged to statement of profit and loss in the year in which it is incurred, with the exception of:

 expenditure incurred in respect of major new products where the outcome of these projects is assessed as being reasonably certain as regards viability and technical feasibility. Such expenditure is capitalized and depreciated over useful life. Capital expenditure in respect of assets used for conducting research activities are capitalized under respective heads of Property Plant and Equipment. These assets are depreciated over their useful life.

XIX. Earnings per Share:

Basic earnings per share is computed by dividing the net profit for the period attributable to the equity shareholders of the Company by the weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for events, such as bonus shares, other than the conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources. For the purpose of calculating diluted earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period is adjusted for the effects of all dilutive potential equity shares.

1.4 Recent Accounting Pronouncements

Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. For the year ended March 31, 2025, MCA has notified Ind AS – 117 Insurance Contracts and amendments to Ind AS 116 – Leases, relating to sale and leaseback transactions, applicable to the Company w.e.f. April 1, 2024. The Company has reviewed the new pronouncements and based on its evaluation has determined that it does not have any significant impact in its financial statements.

NOTE 2: PROPERTY, PLANT AND EQUIPMENT

Particular

(₹ in Lakhs)

progress (Refer Note 788.43 1,232.80 1,194.27 work in Capital $\widehat{\Xi}$ (80.24)8,178.72 46,515.12 3,166.71 49,601.59 5,047.06 (1,798.18)52,850.47 3,120.54 (76.37)11,222.90 4,125.72 (920.07)14,428.54 Total 430.29 430.29 430.29 185.60 26.52 212.12 26.51 238.63 **Generator** Turbine 1,346.19 486.35 (23.73) 405.72 308.68 425.52 2,234.33 & Pipe Fittings 5,613.55 6,019.27 (33.01) 1,771.71 6,294.94 Electric Scientific Equipments 412.04 114.29 152.95 (7.41)557.58 241.11 683.72 138.37 37.95 (7.34)168.98 51.94 (106.63)(114.97) 176.93 360.17 8.90 (4.41) 364.66 222.64 (123.82)463.48 48.04 (4.37)220.60 50.87 (111.46)160.01 Vehicles 348.62 400.89 63.69 429.89 207.02 73.96 86.30 (34.03)(34.69) 73.54 (32.34)248.22 (31.57) 290.61 Equipments Office (33.31) 48.22 13.16 159.34 10.94 170.28 5.34 142.31 13.27 61.49 (18.69)55.96 Furniture Fixtures 1,546.58 (34.39)(864.43) 7,031.47 (502.34)9,486.34 30,836.72 1,870.82 33,355.30 4,962.68 2,101:11 (32.32)2,957.21 32,348.91 Equipment Plant & 7,435.85 2,334.78 1,035.06 312.25 7,791.54 Buildings 355.69 (593.95) 9,532.37 1,347.31 333.38 (125.65)1,555.04 599.63 189.89 599.63 599.63 96.69 96.69 119.93 Assets ROU Lease 918.54 78.66 91.05 Leasehold 918.54 918.54 12.39 12.39 103.44 Land-Transfer to Investment Property Transfer to Investment Property Balance as at March 31, 2025 Balance as at March 31, 2025 Balance as at March 31, 2023 Balance as at March 31, 2024 Balance as at March 31, 2023 Balance as at March 31, 2024 Accumulated Depreciation Gross carrying amount: Deductions Deductions Deductions Deductions Additions Additions Additions

Notes:

(i) The Company does not hold any benami property under the Benami Transactions (Prohibitions) Act, 1988 (45 of 1988) and the rules made there under. ii) Deductions in Building during the year Rs.593.95 Lakhs includes assets classified as held for sale (Refer Note No. 18).

788.43 1,194.27

38,378.69 38,421.93

218.17

4,247.56

388.60

144.06 303.47

152.67

108.79 86.35

25,317.44 23,868.96

6,444.23 7,977.33

529.68

827.49

409.74

815.10

Balance as at March 31, 2025

Balance as at March 31, 2024

Net carrying amount:

Additions

191.66

4,060.61

569.43

139.28

- (iii) Refer Note no 21 for details regarding PPE offered as security against borrowings.
- (iv) Details of immovable property whose title deed are not held in the name of the Company:

Description of Property	Gross Carrying Value as at March 31,2025 (₹ in Lakhs)	Gross Carrying Value as at March 31,2024 (₹ in Lakhs)	Title Deeds held in the name of	Whether title deed holder is a Promoter,director or relative of promoter*/ director or employee of promoter/director	Property held since which date	Reason for not being held in the name of the company,(*also indicate if in dispute)
Lease Hold Land (At Valia)	484.55	484.55	GIDC	N.A	06-Feb-16	Company has received the allotment letter from GIDC. GIDC is in the process of transferring the title deeds in the name of the company

(v) Capital Work-in-progress - Ageing

(₹ in Lakhs)

CWIP	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in progress					
As at March 31, 2024	446.97	170.56	37.01	133.89	788.43
As at March 31, 2025	1,023.13	-	84.50	86.64	1,194.27

Note: There are no projects whose completion is overdue or has exceeded the cost compared to its original budget



NOTE 3: INVESTMENT PROPERTY

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Buildings given on Operating Lease:		
Opening Gross Carrying Amount	204.75	204.75
Closing Gross Carrying Amount	204.75	204.75
Less:		
Opening Accumulated Depreciation	56.80	53.53
Add: Depreciation for the year	3.27	3.27
Closing Accumulated Depreciation	60.07	56.80
Net Carrying Amount	144.68	147.95

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Information regarding income and expenditure of Investment property:		
Rental income derived from Investment Properties during the year	17.26	12.75
Less: Direct operating expenses (including repairs and maintenance) generating rental income	3.80	3.16
Profit arising from Investment Properties before depreciation and indirect expenses	13.46	9.59

Note:

- (i) The Company's Investment properties consist of residential property given on rentals.
- (ii) As at 31st March, 2025, the fair value of all properties is Rs 589 Lakhs. These valuations are performed by Chartered Surveyors AH Pandit & Associates, an accredited independent government registered valuer.
- (iii) The fair value was derived using the market comparable approach based on recent market price without any significant adjustments beings made to the market observable data in the neighbourhood. Observed by the valuers for similar properties in the locality and adjusted basis on the valuer's knowledge of the factors specification to the respective properties. Fair valuation is based on market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. In estimating the fair value of properties, the highest and best use of the properties is their current use.

NOTE 4: INTANGIBLE ASSETS

Particulars	Computer Software	Total
Gross carrying amount:		
Balance as at March 31, 2023	314.70	314.70
Additions	34.24	34.24
Deductions	(7.23)	(7.23)
Balance as at March 31, 2024	341.71	341.71
Additions	23.38	23.38
Deductions	(24.42)	(24.42)
Balance as at March 31, 2025	340.67	340.67
Accumulated Amortisation:		
Balance as at March 31, 2023	271.03	271.03
Additions	28.97	28.97
Deductions	(7.15)	(7.15)
Balance as at March 31, 2024	292.85	292.85
Additions	32.00	32.00
Deductions	(22.38)	(22.38)
Balance as at March 31, 2025	302.47	302.47
Net carrying amount:		
Balance as at March 31, 2024 Bonds Beyond Chemistry	48.86	48.86
Balance as at March 31, 2025	38.20	38.20

NOTE 5: FINANCIAL ASSETS - INVESTMENTS

(₹ in Lakhs)

	Particulars	As at March 31, 2025	As at March 31, 2024
Α	QUOTED INVESTMENTS		
i)	INVESTMENTS IN EQUITY INSTRUMENTS (at Fair Value Through Other Comprehensive Income)	2046.48	3057.71
ii)	INVESTMENTS IN MUTUAL FUNDS (at Fair Value Through Other Comprehensive Income)	6293.32	5579.56
iiI)	INVESTMENTS IN BONDS OR DEBENTURES (at Fair Value Through Other Comprehensive Income)	-	228.09
В	UNQUOTED INVESTMENTS		
i)	INVESTMENTS IN EQUITY INSTRUMENTS (at Fair Value Through Other Comprehensive Income)	16.00	16.00
	Less: Provision for Diminishing Value of Investment	(16.00)	(16.00)
	TOTAL INVESTMENTS	8339.80	8865.36
	Aggregate amount of quoted investments	8339.80	8865.36
	Aggregate amount of unquoted investments	-	-

Note:

- (i) All investments classified under financial assets are initially measured at fair value.
- (ii) The Company, on initial recognition, chooses to measure the same either at FVTOCI or FVTPL, which is done on an instrument-by-instrument basis.
- (iii) Fair value changes on an equity instrument are recognized as other income in the Statement of Profit and Loss unless the Company has elected to measure irrevocably such instrument at FVTOCI. Fair value changes excluding dividends, on an equity instrument measured at FVTOCI are recognized in OCI. Amounts recognized in OCI are not subsequently reclassified to the Statement of Profit and Loss even on the sale of investment.
- (iv) Dividend income on the investments in equity instruments are recognized as 'other income' in the Statement of Profit and Loss.

NOTE 6: FINANCIAL ASSETS-OTHER FINANCIAL ASSETS

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Security Deposits	0.56	0.56
Total	0.56	0.56

NOTE 7: NON CURRENT TAX ASSETS (NET)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Advance payments of Income Tax (Net of Provisions)	-	675.86
Total	-	675.86

NOTE 8: OTHER NON-CURRENT ASSETS

(₹ in Lakhs)

Part	iculars	As at	As at
		March 31, 2025	March 31, 2024
(i)	Capital Advances	77.12	185.91
(ii)	Advances other than capital advances		
	a.Security Deposits	376.66	369.34
	b.Other Advances		
	i. Balance with Excise & Service Tax	-	4.64
	ii. Pre Deposits under Appeal-Excise Duty, Sales Tax, GST	246.20	112.84
	iii. Income Tax paid against disputed liability	208.33	
Tota	ıl	908.31	672.73

NOTE 9: INVENTORIES

(₹ in Lakhs)

Particulars		As at	As at
		March 31, 2025	March 31, 2024
i. Raw Materials		8,613.06	6,568.05
ii. Packing Materials		160.19	147.24
iii. Stores and Spares		710.11	689.30
iv. Work in Progress		220.46	542.54
v. Finished Goods	angotox	4,073.72	4,555.62
Total	aptouta	13,777.54	12,502.75
Inventory includes:	Bonds Beyond Chemistry		
In Transit			
- Raw Materials		1,715.43	1,341.79
- Finished Goods		1,396.78	582.80
Notes :			

- (i) Inventory is valued at cost or net realisable value whichever is lower
- (ii) Inventories are hypothecated as security for cash credit facility given by Bank. (refer note 26)

NOTE 10: FINANCIAL ASSETS - INVESTMENTS

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Investment in Liquid Mutual Funds	2,259.84	2,246.11
Total	2,259.84	2,246.11

NOTE 11: FINANCIAL ASSETS - TRADE RECEIVABLES

(₹ in Lakhs)

		-
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Secured, Considered Good		
Trade Receivable-Considered Good, Unsecured	25,953.41	20,725.31
Less : Provision for expected credit loss*	(549.89)	(422.12)
Trade Receivable-Credit Impaired	385.47	377.90
Less : Provision for Doubtful Debt / Credit Impaired	(385.47)	(377.90)
Total	25,403.52	20,303.19

Note:

^{*} The company has used a practical expedient by computing the expected credit loss allowance for trade receivables based on provision matrix, which takes into account historical credit loss experience. The expected credit loss (ECL) allowance is based on total receivables that are due and the rate given in provisional matrix. Movement in ECL allowance at the end of the reporting period is as follows:

Movement in ECL allowance (Rs lakhs)		
Balance at beginning of year	422.12	400.96
Movement	127.77	21.16
Balance at end of the year	549.89	422.12

Ageing schedule from due date of payment

Particulars	March 31, 2025						
	Not Due	Less than 6 months	6 months -1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade Receivables - considered Good	20,789.52	5,147.53	7.77	8.59	-	-	25,953.41
(ii) Undisputed Trade Receivables - which have significant increase in credit risk		LDG Bonds	Beyond Che	nistry	-	-	-
(iii) Undisputed Trade Receivables - Credit impaired	-	-	-	-	-	-	-
(iv) Disputed Trade Receivables - considered Good	-	-	-	-	-	-	-
(v) Disputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-	-
(vi) Disputed Trade Receivables - Credit impaired	-	-	7.57	-	-	377.90	385.47
	20,789.52	5,147.53	15.34	8.59	-	377.90	26,338.88
Less : Provision for expected credit loss	-	-	-	-	-	-	-549.89
Less : Allowance for doubtful debts	-	-	-	-	-	-	-385.47
Total							25,403.52

Particulars	March 31, 2024						
	Not Due	Less than 6	6 months -1	1-2 years	2-3 years	More than 3	Total
		months	year			years	
(i) Undisputed Trade Receivables - considered Good	17,648.40	3,068.32	8.59	-	-	-	20,725.31
(ii) Undisputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-	-
(iii) Undisputed Trade Receivables - Credit impaired	-	-	-	-	-	-	-
(iv) Disputed Trade Receivables - considered Good	-	-	-	-	-	-	-
(v) Disputed Trade Receivables - which have significant increase in credit risk	-	-	-	-	-	-	-
(vi) Disputed Trade Receivables - Credit impaired	-	-	-	-	-	377.90	377.90
	17,648.40	3,068.32	8.59	-	-	377.90	21,103.21
Less : Provision for expected credit loss	-	-	-	-	-	-	-422.12
Less : Allowance for doubtful debts	-	-	-	-	-	-	-377.90
Total							20,303.19

NOTE 12: FINANCIAL ASSETS - CASH AND CASH EQUIVALENTS

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Cash on hand	3.20	6.51
A. Balances with Banks:		
i. In current accounts Bonds Beyond Chemistry	608.90	372.91
ii. Exchange Earners Foreign Currency Account	2,042.09	1,139.98
Total	2,654.19	1,519.40
Note:		
The above cash and bank balances have not been pledged		

NOTE 13: FINANCIAL ASSETS - OTHER BANK BALANCES

		(\ III Eakiis)
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Other Bank Balances		
Earmarked balances with banks:		
Margin money deposits	995.52	696.70
Unpaid dividend*	254.25	207.34
Total	1,249.77	904.04
Note:		
* No amounts due to Investor Education & Protection Fund		

NOTE 14: FINANCIAL ASSETS - LOANS

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Loans to Employees	50.44	49.42
Total	50.44	49.42

NOTE 15: FINANCIAL ASSETS - OTHERS

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Interest Receivable	10.66	4.57
Discount Receviable	1,753.47	1,606.95
Others	6.04	7.23
Total	1,770.17	1,618.75

NOTE 16: CURRENT TAX ASSETS- (NET)

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Advance payments of Income Tax (Net of Provisions)	281.37	-
Total	281.37	-

NOTE 17: OTHER CURRENT ASSETS

NOTE 17 : OTHER CURRENT ASSETS			
	ancotey		(₹ in Lakhs)
Particulars	CL DOUGZA	As at	As at
	Bonds Beyond Chemistry	March 31, 2025	March 31, 2024
Advances to Vendors		1,163.60	1,055.15
GST Receivable (Net)		1,818.14	2,051.15
Export benefits receivable		233.44	365.66
Other Receivable		172.08	10.94
Total		3,387.26	3,482.90

NOTE 18: ASSETS CLASSIFIED AS HELD FOR SALE

(₹ in Lakhs)

		(\ III Lakiis)
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Assets held for disposal	3.44	-
Total	3.44	-

Note: The company intends to dispose off few fixed assets in the next 12 months. The company expects fair value less cost to sell to be higher than carrying amount.

NOTE 19: EQUITY- EQUITY SHARE CAPITAL

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Authorised		
15,79,00,000 Equity Shares of Rs 2/- each (15,79,00,000 Equity Shares of Rs 2/- each)	3,158.00	3,158.00
500 Preference Shares of Rs 100/- each (500 Preference Shares of Rs 100/- each)	0.50	0.50
1,25,000 Unclassified Shares of Rs 2/- each (1,25,000 Unclassified Shares of Rs 2/- each)	2.50	2.50
	3,161.00	3,161.00
Issued, Subscribed and Paid up capital		
5,18,44,960 Equity Shares of Rs 2/- each fully paid (5,18,44,960 Equity Shares of Rs 2/- each-Refer Note 19(a))	1,036.90	1,036.90
	1,036.90	1,036.90

Notes:

i.Pursuant to the sub-division of the Equity Shares of the Company, the 6,31,60,000 Authorised Equity Shares of the nominal value of Rs 5/- each have been sub-divided into 15,79,00,000 Equity Shares of the nominal value of Rs 2/- each.

ii.50,000 Unclassified shares of nominal value Rs 5/- each of have been subdivided into 1,25,000 Unclassified shares of Rs 2/- each.

a) Reconciliation of the number of shares

Equity Shares :	As at March 31, 2025		As at N	/larch 31, 2024
	Number of	Amount	Number of	Amount
	Shares	(₹ in Lakhs)	Shares	(₹ in Lakhs)
Balance as at the beginning of the year	5,18,44,960	1,036.90	5,18,44,960	1,036.90
Balance as at the end of the year	5,18,44,960	1,036.90	5,18,44,960	1,036.90
Bonds B	eyond Chemistr	y		

b) Shareholders holding more than 5% shares in the company

Shares held by:	As at M	arch 31, 2025	As at M	/larch 31, 2024
	Number of	% Holding	Number of	% Holding
	Shares		Shares	
Parul Atul Choksey	73,97,566	14.27	73,97,566	14.27
Atul Choksey	68,81,514	13.27	68,81,514	13.27
Abhiraj Choksey (including Abhiraj Choksey HUF)	68,99,570	13.31	68,99,570	13.31
Devanshi Anant Veer Jalan	59,67,924	11.51	59,67,924	11.51

c) Shareholding of Promoters at the end of the year

Promoter Name:	As at March	31, 2025			% change	
	No of shares	% of total shares	No of shares	% of total shares	during the year	
Promoters:						
Atul Choksey	68,81,514	13.27	68,81,514	13.27	-	
Parul Atul Choksey	73,97,566	14.27	73,97,566	14.27	-	
Abhiraj Choksey (including Abhiraj Choksey HUF)	68,99,570	13.31	68,99,570	13.31	-	
Devanshi Anant Veer Jalan	59,67,924	11.51	59,67,924	11.51	-	
Biyash A Choksey	3,49,000	0.67	3,49,000	0.67	-	
Alekha Abhiraj Choksey	2,59,000	0.50	2,59,000	0.50	-	
Tarika Abhiraj Choksey	2,59,000	0.50	2,59,000	0.50	-	
Atul Choksey Trust	100	-	100	-	-	
Parul Atul Choksey Trust	100	-	100	-	-	
Promoter Group:		-	-	-		
Rita Ashok Parekh	3,19,250	0.64	3,19,250	0.64	-	
Abhiraj Trading And Investment Private Limited	2,91,170	0.56	2,91,170	0.56	-	
Aquamarine Investments & Trading Private Limited	2,50,315	0.48	2,50,315	0.48	-	
Bhuvantray Investments And Trading Company Private Limited	2,49,460	0.48	2,49,460	0.48	-	
Namrata Nihal Doshi	2,45,540	0.47	2,45,540	0.47	-	
Amit Champaklal Choksey	1,72,275	0.33	1,72,275	0.33	-	
Gauriputra Investments And Trading Company Private Limited	1,36,160	0.26	1,36,160	0.26	-	
Ankita Rohan Khatau	1,35,220	0.26	1,35,220	0.26	-	
Priti Amit Choksey	1,17,835	0.23	1,17,835	0.23	-	
Hmp Minerals Private Limited	48,310	0.09	48,310	0.09	-	
Girish Champaklal Choksey	44,500	0.09	44,500	0.09	-	
Ankur Girish Choksey	34,000	0.07	34,000	0.07	-	
Prashant Girish Choksey	33,000	0.06	33,000	0.06	-	
Sunita Girish Choksey	23,000	0.04	23,000	0.04	-	
Colortek India Private Limited	21,893	0.04	21,893	0.04	-	
Balasesh Leafin Limited	16,314	0.03	16,314	0.03	-	
Devaki Anand Trivedi	16,000	0.03	16,000	0.03	-	
Janaki Ashok Parekh	12,500	0.02	12,500	0.02	-	
Cons Holdings Limited	5,089	0.01	5,089	0.01	-	
Hiloni Ankur Choksey	2,425	-	2,425	-	-	
Choksey Chemicals Private Limited	690	-	690	-	-	
Apco Enterprises LLP	-	-	-	-	-	
Mazda Colours Limited	-	-	-	-	-	
Jareepa Trading LLP	-	-	-	-	-	
Haridwar Enterprises LLP	-	-	-	-	-	
Total	3,01,88,720.00	58.22	3,01,88,720.00	58.22		

d) Rights, Preference & Restrictions attached to Equity Shares

The Company has one class of share having a par value of Rs.2/- per share. Each shareholder is eligible for one vote per share held. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the company after distribution of all preferential amounts, in proportion to their shareholding.

NOTE 20: EQUITY- OTHER EQUITY

(₹ in Lakhs)

As at	As at
March 31, 2025	March 31, 2024
4,370.20	4,370.20
0.32	0.32
2,599.95	2,599.95
45,432.12	41,227.07
1,878.88	2,939.88
54,281.47	51,137.42
	March 31, 2025 4,370.20 0.32 2,599.95 45,432.12 1,878.88

Nature and purpose of reserves:

- (a) **Capital Reserve :** During amalgamation, the excess of net assets taken, over the cost of consideration paid is treated as capital reserve.
- (b) Capital Redemption Reserve: The Company has recognised Capital Redemption Reserve on buyback of equity shares from its retained earnings. The amount in Capital Redemption Reserve is equal to nominal amount of the equity shares bought back.
- (c) Securities Premium: The amount received in excess of face value of the equity shares is recognised in Securities Premium. In case of equity settled based payment transactions, the difference between fair value on grant date and nominal value of share is accounted as securities premium.
- (d) **Retained Earning :** Retained earnings are the profits that the Company has earned till date,less any transfers to general reserve, dividends or other distributions paid to shareholders.
- (e) **Equity instruments through Other Comprehensive Income:** Gain / (Loss) on fair valuation of Non Current Investments classified under Equity instruments through Other Comprehensive Income.

NOTE 21: FINANCIAL LIABILITIES- TERM LOAN

' Bonds Beyond Chemistr

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Term Loan from Bank-Secured	6,235.82	9,356.10
Total	6,235.82	9,356.10

Note:

- i. Term Loans from banks is secured by first parri passu charge over Plant and Machinery at plants located in Taloja, Maharashtra and Valia, Gujarat, Immovable fixed assets (Factory land and Building) on the plant located at Taloja Maharashtra and second parri passu charge on stock, book debts and current assets of the company. The credit facilities availed by the Company carry interest rate in the range of 6.95 % p.a. to 7.95% p.a.
- ii. Term Loan have been applied for the purpose of capacity expansion of the plant and various other capex plans.
- iii.Registration of charges or satisfaction with registrar of companies has been complied within the statutory period.

Term Loan Repayment:

Term Loan of Rs.9,375 Lakhs, repayable in quarterly installments upto January 2028.

NOTE 22: FINANCIAL LIABILITIES -LEASE LIABILITIES

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Lease Liabilities*	343.26	454.90
Total	343.26	454.90
*Refer Note No - 43		

NOTE 23: FINANCIAL LIABILITIES -OTHER FINANCIAL LIABILITIES

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Security Deposits	484.42	698.46
Total	48442	698.46

NOTE 24: PROVISIONS

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Employee Benefit Obligations		
Compensated Absences	365.08	310.45
Total	365.08	310.45

NOTE 25 : DEFERRED TAX LIABILITIES (NET)

Particulars Bonds Beyond Chemistry	As at	As at
	March 31, 2025	March 31, 2024
Deferred Tax Liabilities		
Depreciation on Property, Plant & Equipment	2029.24	1,895.18
Unrealised Long Term Capital Gain	428.02	465.67
Total Deferred Tax Liabilities	2,457.26	2,360.85
Deferred Tax Assets		
Provision for doubtful debts	235.43	201.36
Provision for leave encashment	115.21	96.72
Expenditure allowed on payment basis	49.40	72.42
Total Deferred Tax Assets	400.04	370.50
Net Deferred Tax Liability/(Assets)	2,057.22	1,990.35

NOTE 26: FINANCIAL LIABILITIES - BORROWINGS

(₹ in Lakhs)

		`
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Secured Loans		
Working Capital Loans		
Cash Credit facilities from Banks*	9,118.09	5,795.46
Current Maturities of Long term debt	3,125.00	3,125.00
Total	12,243.09	8,920.46

Notes:

- a) Cash Credit and Working Capital Demand Loans from banks are secured by hypothecation of Inventories, Trade Receivables on parri passu basis and exclusive charge on land and building and second parri passu charge on plant and machinery. The credit facilities availed by the Company carry interest rate in the range of 7.89 % to 10.10 % p.a.
- b) Quarterly return / statement of current assets filed by the company with bank are in agreement with the books of accounts.
- c) The company has not been declared as willful defaulter by any bank or financial institution

NOTE 27: FINANCIAL LIABILITIES -LEASE LIABILITIES

(₹ in Lakhs)

Particulars	As at	As at
A	March 31, 2025	March 31, 2024
Lease Liabilities*	111.64	103.09
Total	111.64	103.09

^{*}Refer Note No - 43

NOTE 28 : FINANCIAL LIABILITIES - TRADE PAYABLES

Particulars Bonds Beyond Chemistry	As at	As at
	March 31, 2025	March 31, 2024
NOTE 28 : FINANCIAL LIABILITIES - TRADE PAYABLES		
Total Outstanding Dues of Micro Enterprises and Small Enterprises	1,477.09	461.92
Total Outstanding Dues of Creditors other than Micro Enterprises and Sma Enterprises	all 17,287.35	13,016.51
Total	18,764.44	13,478.43

Notes:

i. Dues to micro enterprises and small enterprises

Micro & Small enterprises as defined under the Micro, Small and Medium Enter-prises Development Act, 2006 (MSMED Act) have been identified by the Company on the basis of the information available with the Company and the auditors have relied on the same. Trade Payables include total outstanding dues of micro enterprises and small enterprises amounting to **Rs 1.477.09 lakhs** (Previous Year: Rs.461.92 lakhs). The disclosure pursuant to MSMED Act based on the books of account is as under:

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Principal amount due and remaining unpaid (incl. Capital Creaditors)	1,477.09	461.92
Interest due on above and the unpaid interest	0.35	0.41
Interest paid in terms of Section 16 of MSMED Act	0.17	0.19
Amount of payments made to supplier beyond the appointed day	3.17	3.40
Amount of interest due and payable for the period of delay on payment made beyond the appointed day during the year without adding interest specified under MSMED Act,2006	-	-
Amount of Interest accrued and remaining unpaid	0.35	0.41
Amount of further interest remaining due and payable in succeeding years for the purpose of disallowance under section 23 of the MSMED Act, 2006	-	-

Ageing schedule from due date of payment

Sr	Particulars	March 31, 2025					
No.		Not Due	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i)	MSME	1,457.37	19.72	-	-	-	1,477.09
(ii)	Others	15,058.65	2,220.41	8.29	-	-	17,287.35
(iii)	Disputed Dues - MSME	-	-	-	-	-	-
(iv)	Disputed Dues - Others	-	-	-	-	-	-
	Total	16,516.02	2,240.13	8.29	-	-	18,764.44

Sr No.	Particulars	March 31, 2024					
		Not Due	Less than 1	1-2 years	2-3 years	More than 3	Total
			year			years	
(i)	MSME	458.77	2.44	0.71	-	-	461.92
(ii)	Others	9,312.38	3,704.13		-	-	13,016.51
(iii)	Disputed Dues - MSME				-	-	-
(iv)	Disputed Dues - Others	-	Bonds Beyo	nd Chemistry_	-	-	-
	Total	9,771.15	3,706.57	0.71	-	-	13,478.43

NOTE 29: FINANCIAL LIABILITIES - OTHER FINANCIAL LIABILITIES

(₹ in Lakhs)

		(\ III Eakii3)
	As at	As at
	March 31, 2025	March 31, 2024
Unpaid/Unclaimed Dividend*	254.26	207.35
Unclaimed Fixed Deposits and Interest thereon	0.70	0.70
Other Liabilities:		
Payable for Expenses	1,627.63	2,198.83
Payable for Capital goods	448.94	1,002.58
Total	2,331.53	3,409.46
Note: * No amounts are due and payable to Investor Education & Protection Fund		

NOTE 30: PROVISIONS

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Employee Benefit Obligations:		
Compensated Absences	92.64	73.83
Gratuity	150.71	77.81
Total	243.35	151.64

NOTE 31: OTHER CURRENT LIABILITIES

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Statutory Liabilities -		
TDS under Income Tax	142.73	112.43
Provident Fund, Profession Tax and ESIC	56.49	36.51
Payable to Employees	987.77	810.43
Advance received from Customers	179.08	176.97
Other	21.00	21.00
Total	1,387.07	1,157.34

NOTE 32: REVENUE FROM OPERATIONS

(₹ in Lakhs)

		(< III Editilo)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Sale of Products		
Domestic	92,856.77	77,266.96
Exports	44,896.31	34,053.41
Total Sale of Products	1,37,753.08	1,11,320.37
Other Operating Revenue :		
Export Incentives	1,216.10	956.95
Scrap Sales	248.92	172.11
Others	17.50	5.58
Total Operating Revenue	1,482.52	1,134.64
Total Revenue from Operations	Bonds Beyond Chemis ry 1,39,235.60	1,12,455.01

Note 32.1 : Disclosures under Ind AS 115 Revenue from Contracts with Customers

The Company derives revenues from sale of products and scrap from its contract with customers.

(a) Disaggregation of revenue from contracts with customers

The Company derives revenue from the transfer of goods at a point in time in the following major product lines:

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		(₹ in Lakhs)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Revenue from contracts with customers		
Revenue from sale of products	1,37,753.08	1,11,320.37
Revenue from sale of scrap (Other Operating Income)	248.92	172.11

(b) The revenues are further disaggregated into revenues from domestic as well as export market as follows:					
				(₹ in Lakhs)	
Particulars	For the Year E	nded	For the Year E	Ended	
	March 31, 2	025	March 31, 2	024	
Sale of Products	Domestic	Exports	Domestic	Exports	
Revenue from sale of products	92,856.77	44,896.31	77,266.96	34,053.41	
Revenue from sale of scrap (Other Operating Income)	248.92	-	172.11	_	

Reconciliation of revenue recognised in the statement of profit and loss with the contracted price		
		(₹ in Lakhs)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Revenue as per Contracted price	1,38,610.51	1,12,066.04
Less: Discounts	857.43	745.67
Revenue from operations	1,37,753.08	1,11,320.37
(c) Contract Balances		

(c) Contract Balances		
		(₹ in Lakhs)
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Trade Receivables	25,403.52	20,303.19
Advances from customers	179.08	176.97

NOTE 33: OTHER INCOME

(₹ in Lakhs)

		(· · · · · = a · · · ·)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Interest Income on Bank Deposits and Others	65.29	51.80
Dividend Income from Investments	24.68	20.14
Profit on Sale of Assets	36.97	3.45
Income from Rent	40.26	34.68
Foreign Exchange Fluctuation difference	702.83	536.54
Net gain/(loss) on sale of investments	14.54	3.94
Net gain/(loss) on financial assets measured at fair value through Profit and	145.06	118.09
Loss		
Excess Provision written back	0.11	-
Other Income Bonds Beyond Chemist	ry 8.51	3.40
Total	1,038.25	772.04

NOTE 34A: COST OF MATERIALS CONSUMED

		(\ III Eakii3)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Raw Materials Consumed		
Opening Stock	6,568.05	5,553.07
Add : Purchases	1,02,860.37	78,172.67
	1,09,428.42	83,725.74
Less : Sale of Raw Materials	(1,494.52)	(1,060.09)
Less : Closing Stock Raw Materials	(8,613.06)	(6,568.05)
	99,320.84	76,097.60
Packing Materials Consumed		
Opening Stock	147.24	145.98
Add : Purchases	2,931.68	3,061.29
	3,078.92	3,207.27
Less : Sale of Packing Materials	(29.61)	(221.73)
Less : Closing Stock Packing Materials	(160.19)	(147.24)
-	2,889.12	2,838.30
Total	1,02,209.96	78,935.90

NOTE 34B: CHANGES IN INVENTORIES OF FINISHED GOODS, STOCK IN TRADE AND WORK IN PROGRESS

(₹ in Lakhs)

		(\ III Lakiis)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Opening Inventories		
Work in Progress	542.54	543.13
Finished Goods	4,555.62	3,371.23
Total (A)	5,098.16	3,914.36
Closing Inventories		
Work in Progress	220.46	542.54
Finished Goods	4,073.72	4,555.62
Total (B)	4,294.18	5,098.16
Total (B-A)	803.98	(1,183.80)

NOTE 35: EMPLOYEE BENEFITS EXPENSE

(₹ in Lakhs)

Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Salaries, Wages, Allowances and Bonus	5,630.63	4,910.54
Wages and allowances to Contract Labour	1,134.27	1,019.36
Contribution to Provident Funds and Other funds	384.35	340.20
Workmen and staff welfare expenses	301.23	261.49
Total	7,450.48	6,531.59

NOTE 36: FINANCE COST

(₹ in Lakhs)

Particulars	opootos	For the Year Ended	For the Year Ended
		March 31, 2025	March 31, 2024
Interest Expense	Bonds Beyond Chemist	TV 1,621.63	1,479.55
Other Finance Cost*		110.75	81.87
Total		1,732.38	1,561.42
Note:*Includes Rs.40.91 Lakhs (Previous Year Rs.27.35 Lakhs) on account of adoption of IND AS 116,Leases,being Lease			

Note:*Includes **Rs.40.91 Lakhs** (Previous Year Rs.27.35 Lakhs) on account of adoption of IND AS 116,Leases,being Lease payments discounted using the interest rate implicit in the lease (Refer Note 43).

NOTE 37: DEPRECIATION AND AMORTISATION EXPENSE

		(₹ in Lakhs)
Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Depreciation on Property,Plant and Equipments*	4,122.44	3,121.36
Depreciation on Investment Property	3.27	3.27
Amortisation on Intangible assets	32.00	28.98
Total	4,157.71	3,153.61
Note:*Includes depreciation on ROU Assets Rs.119.93 Lakhs (Previous Year Rs.69.96 Lakhs) (Refer Note 43)		

NOTE 38: OTHER EXPENSES

(₹ in Lakhs)

	17 III Ear	
	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Stores and Spares consumed	620.02	612.89
Power and fuel	4,615.64	5,249.71
Repairs and Maintenance		
i. Buildings	325.76	457.61
ii. Machinery	1,013.36	1,214.26
iii.Other Assets	105.89	48.18
Rent	21.46	4.83
Rates and Taxes	148.25	96.84
Water Charges	292.73	305.62
Insurance	323.83	302.79
Freight and transport charges	4,423.27	3,534.50
Printing, Stationary, & Communication charges	165.42	151.68
Travelling Expenses	646.80	610.94
Commission on sales	741.41	946.01
Provision / ECL for Bad & Doubtful Debts	135.34	45.89
Corporate Social Responsibility expenses (Refer Note 38.2)	235.14	220.00
Commission to Non Executive Directors	161.00	167.00
Auditors Remuneration (Refer Note 38.1)	20.71	18.70
Professional Fees	477.41	606.06
Miscellaneous expenses	1,821.32	2,183.03
Total	16,294.76	16,776.54

NOTE 38.1: BREAKUP OF AUDITORS REMUNERATION

(₹ in Lakhs)

	OMOTOR		(\ III Lakiis)
Particulars		For the Year Ended	For the Year Ended
	Bonds Beyond Chemist	March 31, 2025	March 31, 2024
Auditor's remuneration and expenses:			
Statutory audit fees:		18.00	18.00
Fees for certification and other services		0.55	0.05
Reimbursement of out of pocket expenses		2.16	0.65
Total		20.71	18.70

NOTE 38.2: CORPORATE SOCIAL RESPONSIBILITY EXPENDITURE

The Company was required to spend an amount of **Rs.256.00 Lakhs** (Previous Year Rs 220.00 Lakhs) being 2% of the average net profits of the three immediately preceding financial years on CSR as per the provisions of section 135 of the Companies Act, 2013. The Company has during the year spent **Rs 257.36 Lakhs.**

Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Amt required to be spent by the company during the year including last year's shortfall	256.00	220.00
Short fall of the last year spent during the year	22.22	
Amt of expenditure incurred for 2024-25	235.14	197.78
Excess/(Shortfall) at the end of the year	1.36	(22.22)
Total of previous years shortfall	-	-
Reason for shortfall	N.A	N.A

Nature of CSR Activities

Name of the Project	Amount spent for the project (Rs.in Lakhs)	Implementing Agency
Strengthening and deepening of WASH works and enhancing access to adequate, quality through gender-just community mechanisms in Valia village	85.59	Edelgive Foundation
To provide primary & secondary education to low income group people	49.00	Seva Sadan Society
Skill Development & Facility Management Services	35.75	Deepak foundation
Education expenses	31.73	"1. Bhagwan Yagnyavalkar Ved Tatvagyan Yogashram Trust
		School Project, Ankleshwar, Human Aid Trust Foundation
		3. Kalambist School, Sawantwati
		4. Dipak Mistry,Kalabist school,Sawantwadi"
To provide support for Education, Health, Nutrition, Aftercare and Livelihood.	24.00	Catalysts for Social Action
For the purpose of Need Based and Scholarship for Students."	8.00	Shree Chandulal Nanavati Women'S Institute & Girls'High School
CSR Impact Assessment for our 2 projects i.e. Deepak Foundation and CSA	5.24	Impact Tree
Providing food	5.00	ISKCON
School Compound Wall construction Dolatpur	7.00	School Compound Wall construction Dolatpur
To providing quality Maternity and Child care to the undeserved population"	3.05	Shri Ram Ek Dharmada Trust
Awareness about waste segregation, waste composting and dry waste collection. Bonds Beyond Charles	3.00 emistry	Shrunkhala Org.For Sustainable Develop
Total	257.36	

Details of related party transactions, e.g., contribution to a trust controlled by the company in relation to CSR expenditure as per relevant Accounting Standard

Where a provision is made with respect to a liability incurred by entering into a contractual obligation, the movements in the provision during the year shall be shown separately

NOTE 39: INCOME TAX EXPENSES

(₹ in Lakhs)

Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
a) Income Tax expense		
Current Tax:		
Current Tax on profits for the year	2,113.59	1,466.00
Income tax for earlier years	-	3.58
Total current tax expense	2,113.59	1,469.58
Deferred Tax		
(Decrease)/Increase in deferred tax liabilities	104.53	594.34
Income Tax expense	2,218.12	2,063.92

Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
b) Reconciliation of tax expense and accounting profit		
Profit before Income tax expense (Rs. In Lakhs)	7,624.58	7,451.79
India's statutory Income Tax rate	25.17%	25.17%
Amount at the Indian tax rate	1,919.11	1,875.62
Tax effects of amounts which are not deductible/(allowable) in calculating taxable income		
Tax on Capital Gain Income (Rs. In Lakhs)	188.06	81.67
Donation/Corporate Social Responsibility Expenses (Rs. In Lakhs)	70.11	60.87
Others (Rs. In Lakhs)	40.84	45.76
Income tax expense (A)	2,218.12	2,063.92

NOTE 40: EARNINGS PER SHARE

(₹ in Lakhs)

		(\ III Eakii3)
Particulars	FY 2024-25	FY 2023-24
Profit after Tax as per statement of profit and loss (Rs. in Lakhs)	5,406.46	5,387.87
Weighted average number of equity shares used as the denominator in calculating Basic and Diluted earnings per share	5,18,44,960.00	5,18,44,960.00
Basic & Diluted earnings per share attributable to equity share holders of the company (Face value-Rs.2 per share)	10.43	10.39

NOTE 41(a) : CONTINGENT LIABILITIES

(₹ in Lakhs)

Particulars		As at	As at
		March 31, 2025	March 31, 2024
Disputed tax demands / claims:	ancotox		
Income tax	apcolex	1,058.43	1,051.39
Goods and Service Tax	Bonds Beyond Chemistry	101.07	1,206.55
Service tax		113.02	113.02
Customs duty		142.09	142.09
Open letters of Credit		3,798.76	2,035.83
Bank guarantee		7,190.85	4,659.22

Notes:

- i. It is not practicable for the Company to estimate the timings of cash outflows, if any, in respect of the above contingent liabilities pending resolution of the respective proceedings, as it is determinable only on receipt of judgements/decisions pending with various forums/authorities.
- ii The Company has reviewed all its pending litigations and proceedings and has adequately provided for where provisions are required and disclosed as contingent liabilities where applicable, in its financial statements. The Company does not expect the outcome of these proceedings to have a materially adverse effect on its financial results.
- iii. Income tax liability of **Rs 1058.43** Lakhs (FY 23-24 Rs 1051.39 Lakhs) is in respect of certain disallowances for R&D / Section 80IA Deductions/LTCG on Sales Office/ Depreciation on Rented Flats and some transfer pricing adjustments by Income tax authorities disputed by the Company.
- iv. Customs authorities have raised vide notice dated 22-07-2005 a demand and penalty of **Rs 142.09** lakhs each for a dispute regarding high seas sale. The Company has paid the demand of **Rs 142.09** Lakhs in the FY 2011-12 and has claimed as deduction in the FY 2011-12. Balance penalty of **Rs 142.09** Lakhs has been disclosed as contingent.
- v. GST Authorities have issued order for FY 2019-20, wherein they have asked demand, interest and penalty of **Rs 88.29** Lakhs against excess ITC availed/utilised. Further, Order received for FY 2017- 18 for demand of **Rs 0.33** Lakhs Tax, **0.44** Lakhs Interest and **12.01** Lakhs Penalty against ITC on construction of Plant & Machinery.

NOTE 41(b): COMMITMENTS

(₹ in Lakhs)

Particulars	As at March 31, 2025	
a) Capital commitments		
Estimated amounts of contracts remaining to be executed on capital account and not provided for	116.56	322.09

NOTE 42: RESEARCH AND DEVELOPMENT EXPENDITURE

(₹ in Lakhs)

Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Capital Expenditure	241.11	135.18
Revenue Expenditure	899.84	847.46
Total	1,140.95	982.64

NOTE 43: LEASES

- a) The Company has taken various premises on lease for average period of 5 years. Generally the Company is restricted to sublet the sites taken on lease.
- b) The following is the movement in lease liabilities during the year ended 31 March, 2025:

(₹ in Lakhs)

Particulars	March 31, 2025	March 31, 2024
Opening Balance	557.99	-
Add : Addition on account of new lease agreements during the Year	-	599.63
Add: Finance Cost incurred during the Year	40.91	27.35
Less: Payment/ termination of Lease liability	(144.00)	(69.00)
Closing Balance Bonds Beyond Chemis	454.90	557.99
Current	111.64	103.09
Non-Current	343.26	454.90

c) Amount recognised in Statement of Profit and Loss

(₹ in Lakhs)

Particulars	For the Year Ended	For the Year Ended
	March 31, 2025	March 31, 2024
Depreciation charged to statement of profit & loss for right of use asset (Refer note 37)	119.93	69.96
Interest expenses on lease liabilities (included in finance cost) (Refer note 36)	40.91	27.35
Expenses relating to short term leases (included in other expenses) (Refer note 38)	21.46	4.83

- d) The Company has a total cash flow for leases of **Rs. 144.00 Lakhs** for the year ended March 31, 2025 (INR 69 Lakhs March 31, 2024), out of which the amount paid against interest component is **Rs. 40.91 Lakhs** (INR 27.35 Lakhs March 31, 2024) and against principal is **Rs. 103.09 Lakhs** (INR 41.64 Lakhs March 31, 2024) for the offices considered for ROU and Lease Liability calculation, the balance payment is made for short term leases and variable rent.
- e) Expenses relating to assets taken on short term leases and low value assets are given below:
 The Company has elected not to recognise right-of-use assets and lease liabilities for short-term leases of building that have a lease term of 12 months or less. The Company recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

f) The table below provides details regarding the contractual maturities of lease liability as at March 31, 2025 on an undiscounted basis:

		(₹ in Lakhs)
Particulars	As at March 31, 2025	As at March 31, 2024
Less than one year	144.00	144.00
One to five years	379.50	523.50
More than five years	-	-
Total lease liability	523.50	667.50
Less: Implicit Interest	68.60	109.51
Lease liability included in the Balance Sheet	454.90	557.99

g) The Company does not face a significant liquidity risk with regard to its lease liability as the current assets are sufficient to meet the obligations related to lease liability as and when they fall due.

NOTE 44: DETAILS ON DERIVATIVES INSTRUMENTS AND UN-HEDGED FOREIGN CURRENCY EXPOSURES

(i) Exposure in foreign currency- hedged:

The company enters into forward exchange contracts to hedge against its foreign currency exposures relating to transactions and firm commitments. The company does not enter into any derivative instruments for trading or speculative purposes.

				(₹ in Lakhs)
Particulars	As at March 31, 2025			As at March 31, 2024
	Purchase	Sales	Purchase	Sales
Total number of contracts outstanding	2.00	-	-	1.00
USD	4,68,646.50	-	-	20,00,000
INR Equivalent (Rs. in Lakhs)	400.83	-	-	1,666.82

(ii) Exposure in foreign currency- unhedged:

The Foreign Currency (FC) Exposures not hedged as at March 31, 2025 are as under:

(₹ in Lakhs)

				(< III Lakiis)
Particulars	As at N	As at March 31, 2025		As at March 31, 2024
	Foreign Currency	Rs.in Lakhs	Foreign Currency	Rs.in Lakhs
Trade and Other Payables (in USD)	49,79,005	4,328.62	18,84,688	1,581.85
Trade and Other Payables (in EURO)	-	-	3,19,200	292.24
Trade and Other Payables (in GBP)	-	-	-	-
Trade Receivables (in USD)	93,69,022	8,076.21	77,51,420	6,446.19
Trade Receivables (in EURO)	61,950	56.01	36,000	31.95

NOTE 45: SEGMENT REPORTING

Operating segments are reported in a manner consistent with internal reporting provided to the Chief Operating Decision Maker (CODM) of the Company. The CODM who is responsible for allocating resources and assessing performance of the operating segments has been identified as the Managing Director of the Company. The CODM examines the company's performance from a geographical perspective and has identified two of its following business as identifiable segments: a.India

b.Outside India

The amount of the Company's revenue from external customer and Trade Receivable is shown in the table below

				(₹ in Lakhs)
Particulars	Revenue for the	Trade	Revenue for the	Trade Receivable
	year ended	Receivable as	year ended March	as at March 31,
	March 31, 2025	at March 31,	31, 2024	2024
		2025		
India	92,856.77	17,271.30	77,266.96	13,825.05
Outside India	44,896.31	8,132.22	34,053.41	6,478.14
Total	1,37,753.08	25,403.52	1,11,320.37	20,303.19

No Single Customer contributes 10% or more to the Company's revenue during the year ended March 31, 2025 and March 31, 2024

NOTE 46: RELATED PARTY TRANSACTION DISCLOSURES

(I) Disclosures under IND AS 24 on Related Party Transactions:

A. Names of Related Parties and nature of relationship:

(Related Parties and the transactions with Related Parties are identified by the management and relied upon by Auditors).

(i) Key Management Personnel and their relatives:

- a) Atul Choksey-Chairman and Non-Executive Director
- b) Abhiraj Choksey- Vice-Chairman (w.e.f.6th May, 24) & Managing Director
- c) Parul Atul Choksey-Relative of Chairman and Non-Executive Director
- d) Ravishankar Sharma-Executive Director
- e) Sachin J Karwa-Chief Financial Officer
- f) Drigesh Mittal- Company Secretary & Compliance Officer (w.e.f 25th October 2024)
- g) Jeevan Mondkar- Company Secretary & Compliance Officer (upto 24th October 2024)

(ii) Non-Executive Directors and Independent Directors:

- a) Atul Choksey-Chairman and Non-Executive Director
 - b) Amit Choksey-Non Executive Director
 - c) Udayan Choksi-Independent Director
 - d) Dr. Achala Danait Independent Director (Appointed w.e.f 26th July, 2023)
- e) Priti Savla Independent Director (Appointed w.e.f 23rd January 2024)
- f) Dr Sivaram- Independent Director (upto 29th July 2024)
- g) Shailesh Vaidya- Independent Director (upto 29th July 2024)
- h) Kamlesh Vikamsey- Independent Director (upto 29th July 2024)
- i) Priyamvada Bhumkar- Independent Director (upto 29th July 2024)
- j) Rajendra Mariwala-Independent Director (w.e.f 1st February 2025)
- k) Dinanath Kholkar Independent Director (w.e.f 17th June 2024)

(iii) Entities in which some of the Directors are interested:

- a) Abhiraj Trading & Investments Private Limited
- b) The Hindustan Mineral Products Company Limited

c)	Apco Enterprises LLP
d)	Aquamarine Investments & Trading Company Private Limited
e)	Balasesh Leafin Limited
f)	Bhuvantray Investments & Trading Company Private Limited
g)	Choksey Chemicals Private Limited
h)	Cons Holdings Limited
i)	Jareepa Trading LLP
j)	Gauriputra Investments & Trading Company Private Limited
k)	Haridwar Enterprises LLP
l)	HMP Minerals Private Limited
m)	Mazda Colours Limited
n)	Colortek India Private Limited
0)	Sammelan Investment and Trading Limited
p)	Shyamal Finvest (India) Limited

B. Transactions with Related Parties		
(i) Key Managerial Personnel Compensation		
		(₹ in Lakhs)
Short Term and Post-Employment Benefits	Year 2024-25	Year 2023-24
Remuneration		
Abhiraj Choksey- Vice-Chairman (w.e.f. 6th May, 24) & Managing Director	236.25	239.15
Ravishankar Sharma - Executive Director	103.88	98.56
Sachin J Karwa-Chief Financial Officer	87.50	86.47
Drigesh Mittal- Company Secretary & Compliance Officer *	16.39	-
Jeevan Mondkar- Company Secretary & Compliance Officer **	31.95	39.10
Total Bonds Beyond Chemistry	475.97	463.28
* Appointed w.e.f. 25th October 2024		

Tippointed Mem 20th Cotober 20

Key Managerial Personnel who are under the employment of the company are entitled to post-employment benefits and other long term employee benefits recognized as per Ind AS 19-'Employee Benefits' in the financial statements. As these employee benefits are lump sum amounts provided on the basis of actuarial valuation, the same is not included above.

(ii) Transactions with other Related parties				
(3				
Particulars	Relationship	Year 2024-25	Year 2023-24	
a. Sale of Goods				
Choksey Chemicals Private Limited	Entities in which some of the Directors are interested	128.36	93.91	
b. Professional Fees for Services rendered for Accounting and Investment Consultancy				
Apco Enterprises LLP	Entities in which some of the Directors are interested	15.95	19.80	
c. Reimbursement of Medical Expenses				
Atul C. Choksey	Chairman and Non-Executive Director	6.17	3.16	
d. Leasing of Premises and allied expenses				
Parul Atul Choksey	Relative of Chairman and Non- Executive Director	18.51	23.65	
e.Sitting Fees				
Atul C. Choksey	Chairman and Non-Executive Director	3.30	3.00	

^{**} upto 24th October 2024

Others	Non-Executive Director and Independent Directors	19.80		
f. Commission paid during the year				
Atul C.Choksey	Chairman and Non-Executive Director	121.00	121.00	
Others	Non-Executive Director and Independent Directors	46.00	37.50	
g. Outstanding as at 31st March				
Trade and Other Payable				
Abhiraj A. Choksey – Remuneration Payable	Vice-Chairman (w.e.f.6th May, 24) & Managing Director	-	6.18	
Ravishankar Sharma	Executive Director	6.51	-	
Sachin J. Karwa	Chief Financial Officer	5.09	-	
Drigesh Mittal	Company Secretary & Compliance Officer	2.81	-	
Trade and Other Receivable				
Choksey Chemicals Private Limited	Entities in which some of the Directors are interested	3.31	39.78	



NOTE 47: EMPLOYEE BENEFIT

a) Contribution to Defined Contribution Plan:

 i) Employers Contribution to Provident Fund including contribution to Pension Fund amounting to Rs 273.52 lakhs (Previous Year – Rs.236.19 lakhs) has been included under Contribution to Provident and other Funds. (Refer Note – 35)

ii) Compensated absences:

The Company provides for encashment of leave with pay subject to certain rules. The employees are entitled to accumulate leave subject to certain limits, for future encashment. The liability is provided based on the number of days of unutilized leave at each Balance Sheet date on the basis of an independent actuarial valuation.

iii) Superannuation:

The Company makes contribution to Superannuation Scheme, a defined contribution scheme administered by Insurance Companies. The Company has no obligation to the scheme beyond its annual contribution.

b) Contribution to Defined Benefit Plans:

i) Gratuity:

The Company provides for gratuity as per the Payment of Gratuity Act, 1972. Employees who are in continuous service for a period of 5 years are eligible for gratuity. Amount of gratuity payable on retirement /termination is the employees last drawn basic salary per month computed proportionately for 15 days salary multiplied by number of years of service. The Company accounts for the liability for gratuity benefits payable in future based on an actuarial valuation.

These plans typically expose the Company to actuarial risks such as, Investment risk, Interest rate risk, longevity risk, salary escalation rate risk etc.

a) Invesment risk

The present value of defined benefit plan liability is calculated using a discount rate determined by reference to the market yields on government bonds denominated in Indian rupees. If the actual return on plan asset is below this rate, it will create a plan deficit.

b) Interest rate risk:

A decrease in the bond interest rate will increase the plan liability. However this will be partially offset by an increase in the return on plans debt investments

c) Longevity risk:

The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants during their employment.

An increase in the life expectancy of the plan participants will increase the plan's liability.

d) Salary Escalation Rate risk:

The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. As an increase in the salary of plan participants will increase the plans liability.

The following table sets out the status of the Gratuity Plan as required under IND AS 19.

The principal assumption used for the purposes of the actuarial valuation is as follows:

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Discount Rate	6.70%	7.20%
Expected rate of salary increase-first year	9.00%	9.00%
Thereafter	9.00%	9.00%

The amount included in the balance sheet arising from the company's obligation in respect of its defined benefit plans is as under:

(₹ in Lakhs)

	Gratuity (Funded Pl		
Particulars	As at	As at	
	March 31, 2025	March 31, 2024	
Present value of defined benefit obligation	1,151.68	1,027.45	
Fair value of plan assets	1,000.97	949.65	
Net defined liability recognized in balance sheet	150.71	77.80	

Amount recognized in profit and loss account in respect of these defined benefit plans are as follows:

(₹ in Lakhs)

		1 -7
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Current Service Cost	92.11	83.45
Past Service Cost	-	-
Interest on net defined benefit liability/ (asset)	2.80	3.81
Components of defined benefit costs recognized in profit and loss	94.91	87.26
account		

Amount recognized in other comprehensive income in respect of these defined benefit plans are as follows:

(₹ in Lakhs)

		(· ··· = a)
Particulars	As at	As at
	March 31, 2025	March 31, 2024
Remeasurement on the net defined benefit liability comprising:		
Actuarial (gain) / loss arising from changes in financial assumptions	30.53	16.34
Actuarial (gain) / loss on demographic assumption	-	(26.25)
Actuarial (gain) / loss arising from experience adjustments	37.23	7.09
Actuarial (gain) / loss on plan assets from experience adjustments	(14.80)	(4.90)
Actuarial (gain) / loss on plan assets from financial assumptions	2.81	(1.75)
Components of defined benefit costs recognized in other comprehensive	55.77	(9.47)
income		

The movements of net liability / (asset) from the beginning to the end of the accounting period as recognized in the balance sheet of the Company are as follows:

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Opening net defined benefit liability/ (asset)	77.83	101.56
Expenses charged to profit and loss account	94.91	87.26
Mortality Charges and taxes	0.04	0.04
Amounts recognized in Other Comprehensive Income	55.77	(9.47)
Employer contributions	(77.81)	(101.56)
Closing net defined liability / (asset)	150.74	77.83

Movements in the present value of the defined benefit obligation in the current year are as follows:

(₹ in Lakhs)

Particulars	As at	As at
	March 31, 2025	March 31, 2024
Opening of defined benefit obligation	1,027.47	979.09
Current Service cost	92.11	83.45
Past Service Cost	-	-
Interest on defined benefit obligation	70.17	69.61
Actuarial (gain) / loss arising from changes in financial assumptions	30.53	16.34
Actuarial (gain) / loss arising from changes in demographic assumptions	-	(26.25)
Actuarial (gain) / loss arising from experience adjustments	37.23	7.09
Benefits paid	(105.81)	(101.86)
Closing defined benefit obligation	1,151.70	1,027.47

Movement in fair value of the plan assets in the current year are as follows:

(₹ in Lakhs) **Particulars** As at As at March 31, 2025 March 31, 2024 Opening fair value of plan assets 949.65 877.53 **Employer Contributions** 77.81 101.56 Interest on plan assets 67.37 65.80 (0.04)Mortality Charges and Taxes (0.04)Remeasurements due to Actual return on plan assets less interest on plan assets 12.00 6.66 Benefits paid (101.86)(105.81)

A split of plans asset between various asset classes as well as segregation between quoted and unquoted values is presented below:

(₹ in Lakhs)

949.65

1.000.98

Particulars	As at		As	s at
	March 31, 2025		March 31, 2024	
	Quoted Value	Non Quoted Value	Quoted Value	Non Quoted Value
Insurer managed funds	-	1,000.98	-	949.65

The plan does not invest directly in any property occupied by the Company or in any financial securities issued by the Company. The estimates of future salary increases, considered in actuarial valuations, taking account of inflation, seniority, promotions, and other relevant factors, such as supply demand in the employment market.

The overall expected rate of return on assets is determined based on market prices prevailing on that date, applicable to the period over which the obligation is to be settled. There has been significant change in expected rate of return on assets due to change in market scenario.

(₹ in Lakhs)

					(= a)
Experience Adjustments	Year Ended	Year Ended	Year Ended	Year Ended	Year Ended
	31st March 2021	31st March 2022	31st March 2023	March 31, 2024	March 31, 2025
Defined Benefit Obligations	(831.33)	(914.89)	(979.09)	(1,027.45)	(1,151.68)
Plan Assets	743.55	806.05	877.53	949.65	1,000.98
Surplus / (Deficit)	(87.78)	(108.84)	(101.56)	(77.80)	(150.70)

Maturity Analysis of Projected Benefit Obligation: From the fund projected benefits payable in future years from the date of reporting:

(₹ in Lakhs)

Maturity profile	
Expected benefits for year 1 FY 2026	282.17
Expected benefits for year 2 FY 2027	124.36
Expected benefits for year 3 FY 2028	159.16
Expected benefits for year 4 FY 2029	106.13
Expected benefits for year 5 FY 2030	133.33
Expected benefits for year 6-10 FY 2031-2035	733.49

Sensitivity Analysis

Closing fair value of plan assets

Sensitivity analysis indicates the influence of a reasonable change in certain significant assumptions on the outcome of the present value of obligation (PVO) and aids in understanding the uncertainty of reported amounts. Sensitivity analysis is done by varying one parameter at a time and studying its impact.

Impact of change in discount rate when base assumption is decreased/increased by 100 basis point

(₹ in Lakhs)

1/111 = 1			
Particulars	Year Ended		
	March 31, 2025		
Discount Rate	Present value of obligation		
5.70%	1,184.04		
7.70%	1,121.15		

(₹ in Lakhs)

Particulars	Year Ended March 31, 2024
Discount Rate	Present value of obligation
6.20%	1,055.94
8.20%	1,000.53

Impact of change in salary increase rate when base assumption is decreased/increased by 100 basis point.

(₹ in Lakhs)

Particulars	Year Ended
	March 31, 2025
Salary Increment Rate	Present value of obligation
8.00%	1,126.58
10.00%	1,178.00

(₹ in Lakhs)

Particulars		Year Ended
		March 31, 2024
Salary Increment Rate		Present value of obligation
8.00%	ancotex	1,005.55
10.00%	a beeter	1,050.37

Impact of change in salary increase rate when base assumption is decreased/increased by 100 basis point.

(₹ in Lakhs)

Particulars	Year Ended
	March 31, 2025
Withdrawal Rate	Present value of obligation
6.00%	1,155.22
8.00%	1,148.32

(₹ in Lakhs)

Particulars	Year Ended
	March 31, 2024
Withdrawal Rate	Present value of obligation
6.00%	1,029.75
8.00%	1,025.28

NOTE 48: UTILISATION OF BORROWED FUNDS, SHARE PREMIUM OF ANY OTHER SOURCE OF FUNDS

The Company has not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall

- (a) 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
- (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries

The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the company shall:

- (a) 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
- (b) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

NOTE 49: FINANCIAL RISK MANAGEMENT

The Company's business activities are exposed to a variety of financial risks i.e. Liquidity risk, Market risks and Credit risk. The Company's senior management has overall responsibility for establishing and governing the Company's risk management framework.

The Company has constituted a Risk Management Committee, which is responsible for developing and monitoring the Company's risk management policies. The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set and monitor appropriate risk limits and controls, periodically review the changes in market conditions and reflect the changes in the policy accordingly. The key risks and mitigating actions are also placed before the Board of the Company.

a) Liquidity Risk:

Liquidity risk is the risk that the Company will face difficulty in meeting its obligations associated with its financial liabilities. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company has obtained fund and non-fund based working capital limits from its bankers.

The Company regularly monitors the rolling forecasts to ensure it has sufficient cash on an on-going basis to meet its daily operational needs. Any short-term surplus cash generated, over and above the normal requirement for working capital is invested in Bank Fixed deposits and Mutual funds, which carry minimal mark to market risks.

The below table summarizes the maturity profile at the balance sheet date for its non-derivative financial liabilities based on undiscounted cash flows:

Bonds Beyond Chemistry

Undiscounted Amount (Rs. in Lakhs						
	Carrying	Payable	More than 1	Total		
	Amount	within 1 year	year			
As at March 31, 2025						
Term Loan and Borrowings (Refer Notes 21 and 26)	18,478.91	12,243.09	6,235.82	18,478.91		
Trade Payables (Refer Note 28)	18,764.44	18,764.44	-	18,764.44		
Financial liabilities-Other Financial Liabilities (Refer Notes	2,815.95	2,331.53	484.42	2,815.95		
23 and 29)						
Financial liabilities - Lease liabilities (Refer Notes 22 and 27)	454.90	111.64	343.26	454.90		
As at March 31, 2024						
Term Loan and Borrowings (Refer Notes 21 and 26)	18,276.56	8,920.46	9,356.10	18,276.56		
Trade Payables (Refer Note 28)	13,478.43	13,478.43	-	13,478.43		
Financial liabilities-Other Financial Liabilities (Refer Notes	4,107.92	3,409.46	698.46	4,107.92		
23 and 29)						
Financial liabilities - Lease liabilities (Refer Notes 22 and 27)	557.99	103.09	454.90	557.99		

b) Market Risks:

Market risk is the risk of changes in market prices, liquidity and other factors that could have an adverse effect on realizable fair values of financial assets and financial liabilities and future cash flows to the Company. The Company's activities expose it to risk from movements in foreign currency exchange rates, interest rates, and market prices that affect its assets, liabilities and future transactions.

I) Foreign currency risk:

i. Potential impact of risk:

The Company undertakes transactions denominated in foreign currency and is thus exposed to foreign currency risk from transactions and translation.

The Company's exposure to foreign currency risk expressed in INR as on March 31, 2025:

		(₹ in Lakhs)
Particulars	USD	EUR
Financial Assets:	·	
Foreign currency debtors for exports of goods	8,076.21	56.01
Bank balances	2,042.09	
Derivative Assets:		
Foreign exchange forward contract (sale) foreign currency	-	,
Net exposure to foreign currency risk - assets	10,118.30	56.01
Financial Liabilities:		
Foreign currency creditors for import of goods & services	4,328.62	
Derivative Liabilities:		
Foreign exchange forward contract (purchase) foreign currency	(400.83)	
Net exposure to foreign currency risk – liabilities	3,927.79	

The Company's exposure to foreign currency risk expressed in INR as on March 31, 2024:

The Company's exposure to loreign currency risk expressed in link	as 011 March 31, 2024.	
		(₹ in Lakhs)
Particulars	USD	EUR
Financial Assets:		
Foreign currency debtors for exports of goods	6,446.19	31.95
Bank balances	1,139.98	-
Derivative Assets:	AX	
Foreign exchange forward contract (sale) foreign currency	(1,666.82)	-
Net exposure to foreign currency risk - assets	d Chemistry 5,919.35	31.95
Financial Liabilities:		
Foreign currency creditors for import of goods & services	1,581.85	292.24
Derivative Liabilities:		
Foreign exchange forward contract (purchase) foreign currency	-	-
Net exposure to foreign currency risk – liabilities	1,581.85	292.24

ii. Management policy:

The Company manages currency exposures within prescribed limits, through use of forward exchange contracts. The use of derivative instruments is subject to limits and regular monitoring by Management.

iii. Sensitivity to risk:

The sensitivity of profit and loss to changes in the exchange rates arises mainly from un hedged foreign currency denominated financial instruments. The foreign exchange rate sensitivity is calculated for each currency by aggregation of the net foreign exchange rate exposure of currency and a parallel foreign exchange rates shift in the foreign exchange rates of each currency by 5% which represents Management's assessment of the reasonably possible change in foreign exchange rates.

The company's exposure to foreign currency risk at the end of the reporting period as on 31st March, 2025 are as follows:

Currency	Trade	Trade	Net	Exchange	5% strengthening	Difference	Net Gain/
	Receivables	Payables	Exposure	Rate	in exchange rate	in	(Loss) (Rs
						Exchange	in Lakhs)
						Rate	
USD	93,69,022	49,79,005	43,90,017	85.53	81.25	4.28	(187.74)
EURO	61,950	-	61,950	92.60	87.97	4.63	(2.87)
Net gain/(loss)							(190.61)

The company's exposure to foreign currency risk at the end of the reporting period as on March 31, 2024 are as follows:								
Currency	Trade	Trade	Net	Exchange	5% strengthening	Difference	Net Gain/	
·	Receivables	Payables	Exposure	Rate	in exchange rate	in Exchange	(Loss) (Rs	
						Rate	in Lakhs)	
USD	77,51,420	18,84,688	58,66,732	83.34	79.17	4.17	(244.47)	
EURO	36,000	3,19,200	(2,83,200)	89.94	85.44	4.50	12.74	
Net gain/(loss) (231.7							(231.73)	
A 5% weakening of the INR against these currencies would have led to an equal but opposite effect								

II) Price risk:

i. Potential impact of risk:

The Company is mainly exposed to the price risk due to its investments in equities & mutual funds. The price risk arises due to uncertainties about the future market value of these investments.

As at **March 31, 2025**, the investments in equities and mutual funds amount to **Rs. 8,339.80** lakhs (as at March 31, 2024- Rs 8,865.36 lakhs) which are exposed to price risk.

ii. Management policy:

The Company has laid policies and guidelines which it adheres to in order to minimize price risk arising from Investments in Equities & Mutual funds.

iii Sensitivity to risk:

A 10% increase in prices would have led to approximately an additional **Rs.833.98 lakhs** gain in the Statement of Other Comprehensive Income for the year ended March 31, 2025 (for the year ended March 31, 2024 Rs 886.53 lakhs). A 10% decrease in prices would have led to an equal but opposite effect.

III) Interest rate risk:

i. Potential impact of risk:

Interest rate risk is the risk that the fair values of future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is exposed to interest rate risk because the Company borrows funds at both fixed and variable interest rates.

As at March 31, 2025, the Company has variable rate borrowings to the extent of **Rs. 18,377.73 lakhs** (average borrowings for the year) (As at March 31, 2024, Rs 16,727.85 lakhs). These are exposed to Interest rate risk.

ii. Management policy:

The risk is managed by maintaining an appropriate mix between fixed and floating rate borrowings. The Company has laid policies and guidelines which it adheres to in order to minimize the interest rate risk.

iii. Sensitivity to risk:

The sensitivity analysis has been determined based on exposure to interest rates at the end of reporting period. For floating rate liabilities, the analysis is prepared assuming that the amount of liability as on the end of reporting period was outstanding for the entire year. A 25 basis point increase or decrease is used when reporting interest rate risk internally and represents Managements assessment of the reasonable possible change in interest rates. If Interest rates had been 25 basis point higher, the Company's profit would decrease by approximate **Rs.45.94 lakhs** (For the year ended March 31, 2024, profit would decrease by Rs.41.82 lakhs). A 25 basis point decrease in Interest rates would have led to an equal but opposite effect.

c) Credit Risk:

Credit risk refers to the risk that counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company has adopted a policy of dealing with creditworthy counterparties and obtaining sufficient collateral, wherever appropriate, as a means of mitigating the risk of financial loss from defaults. Trade receivables consist of a large number of customers, across geographies, hence is not exposed to concentration risk. Ongoing credit evaluation is performed on the financial condition of its customers.

The Company makes an allowance for doubtful debts using Expected Credit Loss (ECL) model.

Movement in expected credit loss allowance:

(₹ in Lakhs)

	As at March 31, 2025	
Trade Receivables	25,403.52	20,303.19
Allowance for doubtful debt at beginning of the year	422.12	400.96
Incremental expected credit loss allowance	127.77	21.16
Allowance for doubtful debt at end of the year	549.89	422.12

NOTE 50: FAIR VALUE MEASUREMENT

The Management has assessed that its financial assets and liabilities like cash and cash equivalents, trade receivables, trade payables, bank overdrafts and other current liabilities approximate their carrying values largely due to the short-term maturities of these instruments.

1				
1	The corming emounts	and fair values	of financial inctrumen	ts by class are as follows:
1	The Carrying amounts	allu lali values	o oi illialiciai ilistrullieli	is by class are as lullows.

		_	_	
l₹	in	Iа	ık	h٩

							(< in Lakns)
	Notes		As at Mar	ch 31, 2025		As at I	March 31, 2024
		FVTPL	FVTOCI	Amortised	FVTPL	FVTOCI	Amortised
				cost			cost
Financial assets							
Long Term Investments							
- Equity instruments	5		2,046.48			3,057.71	
- Mutual Funds	5		6,293.32			5,579.56	
- Redeemable Non-Convertible Debentures	5		-			228.09	
Short Term Investments-Mutual Funds	10	2,259.84			2,246.11		
Trade receivables	11			25,403.52			20,303.19
Cash and cash equivalents	12			2,654.19			1,519.40
Other Bank balances	13			1,249.77			904.04
Loans to employees	14			50.44			49.42
Other receivables (unsecured)	6 & 15			1,770.73			1,619.31
Total Financial Assets		2,259.84	8,339.80	31,128.65	2,246.11	8,865.36	24,395.36
Financial Liabilities							
Term Loan	21			6,235.82			9,356.10
Lease Liabilities	22 & 27			454.90			557.99
Short Term Borrowings	26			12,243.09			8,920.46
Trade payables	28			18,764.44			13,478.43
Other financial liabilities	23 & 29			2,815.95			4,107.93
Total Financial Liabilities				40,514.20			36,420.91

(i) Fair Value hierarchy

This section explains the judgements and estimates made in determining the fair values of the financial statements that are (a) recognized and measured at fair value and (b) measured at amortised cost. To provide an indication about the reliability of the inputs used in determining the fair value, the Company has classified its financial instruments into three levels prescribed under accounting standard. An explanation of each level follows the underneath table:

Financial Assets & Liabilities measured at fair v	value:				(Rs.in Lakhs)
As at March 31, 2025	Notes	Level 1	Level 2	Level 3	Total
Financial Assets					
Financial Instruments at FVTOCI					
Long Term Investment					
- Equity	5	2,046.48	-	-	2,046.48
- Mutual Funds	5	-	6,293.32	-	6,293.32
- Redeemable Non-Convertible Debentures	5	0.00	-	-	0.00
Financial Instruments at FVTPL					
Short Term Investment					
- Mutual Funds	10	2,259.84	-	-	2,259.84
Total Financial Assets		4,306.32	6,293.32	-	10,599.64
Financial Liabilities		-	-	-	-
Total Financial Liabilities		-	-	-	-
Assets and Liabilities which are measured at ar	mortised cost:				(Rs.in Lakhs)
As at March 31, 2025	Notes	Level 1	Level 2	Level 3	Total
Financial Assets					
Loans to employees	14	-	-	50.44	50.44
Total Financial Assets		-	-	50.44	50.44
Financial Liabilities		-	-	-	-
Total Financial Liabilities	_1		-	-	-
		Lex			
Financial Assets & Liabilities measured at fair value	Ronds Revor	rd Chemistry	ſ		(Rs.in Lakhs)
As at March 31, 2024	Notes	Level 1	Level 2	Level 3	Total
Financial Assets					
Financial Instruments at FVTOCI					
Long Term Investment					
- Equity	5	3,057.71			3,057.71
- Mutual Funds	5	-	5,579.56	-	5,579.56
- Redeemable Non-Convertible Debentures	5	228.09			228.09
Financial Instruments at FVTPL					
Short Term Investment	10	0.040.44			0.040.44
- Mutual Funds	10	2,246.11		-	2,246.11
Total Financial Assets		5,531.91	5,579.56	-	11,111.47
Financial Liabilities					
Total Financial Liabilities		-	-	-	-
Assets and Liabilities which are measured at amor	tiond post:				(Do in Lokho)
As at March 31, 2024	Notes	Level 1	Level 2	Level 3	(Rs.in Lakhs) Total
	Notes	Level I	Level 2	Level 5	Total
Financial Assets	4.4		<u> </u>	40.40	40.40
Loans to employees	14	-	-	49.42	49.42
Total Financial Assets		-	-	49.42	49.42
Financial Liabilities					
Total Financial Liabilities		-	-	-	-

Level 1: Level 1 hierarchy included financial instruments measured using quoted prices. This included listed equity instruments and mutual funds that have quoted price. The fair value of all equity instruments which are traded in the stock exchanges is valued using the closing price as at the reporting period. The mutual funds are valued using the closing NAV.

Level 2: The fair value of financial instruments that are not traded in an active market are determined using valuation techniques which maximize the use of observable market data. 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.

NOTE 51: CAPITAL MANAGEMENT AND ACCOUNTING RATIOS

A) CAPITAL MANAGEMENT

The Company manages its capital to ensure that it will be able to continue as going concern while maximizing the returns to stakeholders through optimization of debt and equity ratios.

The Company determines the amount of capital required on the basis of annual budgets and three years corporate plan for working capital, capital outlay and long-term strategies. The funding requirements are met through internal accruals and a combination of long-term and short-term borrowings.

The Company monitors the capital structure on the basis of total debt to equity and maturity profile of the overall debt portfolio of the Company.

B) ACCOUNTING RATIOS

	Year 2024-25	Year 2023-24	Variance (%)	Ratio Formula	Explanation for Variance
(a) Current Ratio	1.45	1.57	-7%	Current Assets / Current Liabilities	
(b) Debt-Equity Ratio	0.12	0.19	-37%	Long Term Debt / Equity Shareholders Fund	Current maturities of long term debt payable within one year is classified under short term borrowing.
(c) Debt Service Coverage Ratio	1.97	5.61	-65%	(Profit after Tax+Non Cash Items) / (Interest+Installment)	During the year company has started repaying of quarterly installment.
(d) Return on Equity Ratio	9.8%	10.3%	Во-5%	Profit after Tax / Equity Shareholders Fund	
(e) Inventory turnover ratio	7.48	6.22	20%	Cost of goods sold / Inventory	
(f) Trade Receivables turnover ratio	5.48	5.54	-1%	Credit Sales/ Accounts Receivables	
(g) Trade payables turnover ratio	6.48	7.22	-10%	Credit Purchase/ Accounts payable	
(h) Net capital turnover ratio	2.52	2.15	17%	Revenue from Operations / Equity Shareholders Fund	
(i) Net profit ratio	3.9%	4.8%	-19%	Profit after Tax / Revenue from Operations	
(j) Return on Capital employed	14.4%	13.9%	4%	Earnings before Interest & Tax / Capital Employed	
(k) Return on investment	6.33%	20.23%	-69%	Income Generated from Investments / Total Investments	Decrease in fair valuation (Mark to Market) of investment.

NOTE 52 : RELATIONSHIP WITH STRUCK OFF COMPANIES

The Company does have transactions or balances with companies struck off under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956 during the year ended March 31, 2024

Name of stuck off Company	Nature of Transaction with Struck off Company	Relationship with the Struck-off company,if any,to be disclosed
Vaishak Shares Limited	Company's shares held 10 shares @ face value of Rs. 2 each	Shareholder

NOTE 53:The Company does not have any transactions not recorded in books of accounts that has been surrendered or disclosed as income during the year and previous year in the tax assessments under the Income Tax Act, 1961.

NOTE 54: The Company has not traded or invested in any crypto currency or virtual currency during the year and previous year.

As per our report on even date attached

For MANUBHAI & SHAH LLP CHARTERED ACCOUNTANTS

Firm Registration Number: 106041W / W100136

K C PATEL
Partner

Membership Number: 030083

Place : Mumbai Date : May 7, 2025 For and on behalf of Board of Directors

ATUL C. CHOKSEY Chairman (DIN00002102)

ABHIRAJ A. CHOKSEY Vice Chairman & MD (DIN00002120)

UDAYAN D.CHOKSI Director (DIN 02222020)

SACHIN J. KARWA Chief Financial Officer
DRIGESH MITTAL Company Secretary

Mumbai, Date: May 7, 2025



NOTICE

NOTICE is hereby given that the Thirty Ninth (39th) Annual General Meeting (AGM) of the Members of Apcotex Industries Limited will be held on Thursday, 26th June 2025 at 11:00 a.m. through Video Conferencing (VC) / Other Audio-Visual Means (OAVM) to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Financial Statement of the Company for the year ended 31st March 2025 together with the Reports of the Board of Directors and Auditor thereon.
- To declare a final dividend on equity shares, for the financial year ended 31st March 2025.
- To appoint a Director in place of Mr. Atul Choksey (DIN: 00002102) who retires by rotation and being eligible, offers himself for reappointment.

SPECIAL BUSINESS:

 Appointment of Secretarial Auditor of the Company for a period of Five (5) years, from F.Y. 2025-26 to F.Y. 2029-30.

To consider and if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to provision of Section 204 of the Companies Act 2013, as amended or re-enacted from time to time, read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 and Regulation 24A of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 as amended from time to time, and as per the recommendation of the Audit Committee and Board of Directors of the Company, M/s. D. S. Momaya & Co. LLP, Company Secretaries (LLPIN: L2022MH012300) be and is hereby appointed as the Secretarial Auditor of the Company for a period of Five (5) consecutive years from F.Y. 2025-26 to F.Y. 2029-30 at a remuneration as may be approved by the Board of Directors from time to time in consultation with the Secretarial Auditor of the Company.

RESOLVED FURTHER THAT any of the Board of Directors and Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things, as may be necessary, proper or desirable for the purpose of giving effect to this resolution."

Amendment of Memorandum and Articles of Association of the Company.

To consider and if thought fit, to pass with or without modification(s), the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 4, 13, 15 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Incorporation) Rules, 2014 ('the Act'), the amended Memorandum of Association as approved by the Board of Directors of the Company, be and is hereby approved and adopted by the Company.

RESOLVED FURTHER THAT any of the Board of Directors and Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things, as may be necessary, proper or desirable for the purpose of giving effect to this resolution."

Adoption of new set of Articles of Association of the Company.

To consider and if thought fit, to pass with or without modification(s), the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 14, 15 and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Incorporation) Rules, 2014 ('the Act'), the draft regulations contained in the Articles of Association as approved by the Board of Directors of the Company, be and are hereby approved and adopted in substitution, and to the entire exclusion of the regulations contained in the existing Articles of Association of the Company.

RESOLVED FURTHER THAT any of the Board of Directors and Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things, as may be deemed necessary, proper or desirable for the purpose of giving effect to this resolution."

 Approval of annual remuneration payable to Single Non-Executive Director.

To consider and if thought fit, to pass with or without modification(s), the following resolution as a **Special Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 197, 198 and other applicable provisions of the Companies Act, 2013 and Rules thereunder (including any statutory modification or re-enactment thereof for the time being in force) read with Regulation 17 (6) (ca) of SEBI (LODR) Regulations, 2015, as amended, approval of the members of the Company be and is hereby accorded for payment of Commission of ₹ 121 Lakhs to Mr. Atul Choksey – Chairman of the Company, out of total commission of ₹ 161 Lakhs for Non-Executive Directors of the Company, as computed under Section 198 of the Companies Act, 2013.

RESOLVED FURTHER THAT any of the Directors and Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things as may be deemed necessary, proper or desirable for the purpose of giving effect to this resolution."

Ratification of remuneration to Cost Auditors of the Company.

To consider and if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to provisions of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), the remuneration payable to M/s V J Talati & Co., Cost Accountants, who have been appointed by the Board of Directors at their meeting held on 7th May 2025, as Cost Auditors to conduct the audit of the cost records of the Company for the financial year 2025-26, on a remuneration of ₹ 65,000/- only (Rupees Sixty-Five Thousand only) plus taxes as applicable and re-imbursement of expenses incurred by them in connection with the audit, be and is hereby ratified.

RESOLVED FURTHER THAT any of the Board of Directors and Company Secretary of the Company, be and are hereby severally authorized to do all such acts, deeds, matters and things, as may be necessary, proper or desirable for the purpose of giving effect to this resolution."

> BY ORDER OF THE BOARD For Apcotex Industries Limited

> > **Drigesh Mittal Company Secretary**

Date: 7th May 2025 Place: Mumbai Registered Office:

C- 403/404, 4th Level, Wing C, Tower-1, Seawoods Grand Central, Sector 40,

Navi Mumbai - 400 706



NOTES:

- 1. Pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs (MCA) followed by Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular No. 10/2022, General Circular No. 11/2022, dated December 28, 2022 and General Circular No. 09/2023, dated September 25, 2023 and the latest being 09/2024 dated September 19, 2024 and all other relevant circulars issued from time to time (collectively referred to as "MCA Circulars"), MCA has permitted holding of the Annual General Meeting ("AGM") through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), without the physical presence of the Members at a common venue. Further, Securities and Exchange Board of India ('SEBI'), vide its circulars dated May 12, 2020, January 15, 2021, May 13, 2022, January 5, 2023 and October 3, 2024 ('SEBI Circulars') and other applicable circulars issued in this regard, have provided relaxations from compliance with certain provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015 ('SEBI LODR'). Accordingly, in compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and MCA / relevant SEBI Circulars, the AGM of the Company is being held through VC / OAVM.
- A statement giving the relevant details of the Directors seeking re-appointment under item no. 3 of the accompanying Notice, as required under Regulation 36(3) of SEBI (LODR) Regulations, 2015 and Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India, is annexed herewith.
- 3. Pursuant to the provisions of the Companies Act, 2013, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a member of the Company. Since this AGM is being held pursuant to the MCA Circulars through VC / OAVM, physical attendance of members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice. The proceedings of the Annual General Meeting will be deemed to be conducted at the Registered Office of the Company.
- 4. In accordance with SEBI vide its circular no. SEBI/HO/ MIRSD/RTAMB/CIR/P/2020/166 dated 7th September 2020 all share transfers shall be carried out compulsorily in the dematerialised form with effect from 1st April 2021. Hence no transfer of shares in physical form are allowed.

Further, in compliance with SEBI vide its circular SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated 25th January 2022, the following requests received by the Company in physical form will be processed and the shares will be issued in dematerialization form only:-

- Issue of duplicate share certificate
- ii. Claim from unclaimed suspense account.
- iii. Renewal/Exchange of securities certificate
- iv. Endorsement
- v. Sub-division / splitting of securities certificate.
- vi. Consolidation of securities certificates/folios
- vii. Transmission
- viii. Transposition

For this purpose, the securities holder/claimant shall submit a duly filled up Form ISR-4 which is hosted on the website of the company as well as on the website of MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited), Registrar and Share Transfer Agent (RTA). The aforementioned form shall be furnished in hard copy.

In view of the above and to eliminate all risks associated with physical shares and avail various benefits of dematerialization, members are advised to dematerialize the shares held by them in physical form. Members can contact the Company's RTA, MUFG Intime India Private Limited (Formerly known as Link Intime India Private Limited) for assistance.

5. SEBI vide its Circular no. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated 16th March 2023 which is issued in suppression of circular no. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated 3rd November 2021 has made it mandatory for all shareholders holding shares in physical form to furnish nomination details to the Company/RTA.

Shareholders can register their nomination details in Form SH-13 or they can choose to give declaration to opt out of Nomination by filing Form ISR-3.

In case of shareholder holding shares in physical form wishes to change the nominee or cancel the nomination then Form SH-14 needs to be filled.

The forms mentioned above are available on the website of the Company as well as on the website of RTA.

- 6. SEBI vide its Circular no. SEBI/HO/MIRSD/MIRSD-PoD-1/P/CIR/2023/37 dated 16th March 2023 which is issued in suppression of circular no. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated 3rd November 2021, has made it mandatory for all holders holding shares in physical form to furnish the following documents/details to the RTA:
 - a) PAN
 - Contact details, Postal address with PIN, Mobile number, E-mail address
 - Bank account details (bank name and branch, bank account number, IFSC)
 - d) Specimen signature

For furnishing the above-mentioned details, shareholder must submit Form ISR-1 and/or ISR-2 in hard copy form to the company/RTA. The forms are available on the website of the Company as well as on the website of RTA.

- 7. To support the 'Green Initiative', Members who have not yet registered their email addresses are requested to register the same with their DPs in case the shares are held by them in electronic form and with RTA in case the shares are held by them in physical form.
- 8. Members are requested to intimate changes, if any, pertaining to their name, postal address, email address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as name of the bank and branch details, bank account number, MICR code, IFSC, etc., to their DPs in case the shares are held by them in electronic form and to RTA in case the shares are held by them in physical form.
- In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 10. Members are requested to participate on first come first serve basis, as participation through VC/OAVM is limited and will be closed on expiry of 15 minutes from the schedule time of the AGM. However, the participation of members holding 2% or more is not restricted on first come first serve basis. Members can login and join 30 minutes prior to the schedule time of meeting and window for joining shall be kept open till the expiry of 15 minutes after the schedule time. Participation is restricted upto 1000 members only.
- Dividend on Equity Shares, if declared at the AGM, will be credited/ dispatched within the prescribed time-limit mentioned in section 126 of the Companies Act, 2013 –
 - to all those beneficial owners holding shares in electronic form, as per the beneficial ownership data made available to the Company by National Securities Depository Limited ('NSDL') and the Central Depository Services (India) Limited ('CDSL') as on the end of the day of 13th June, 2025; and
 - to all those Shareholders holding shares in physical form, whose names stand registered in the Company's Register of Members as Members on the end of the day of 13th June, 2025.

In accordance with the provisions of the Income Tax Act, 1961 as amended by and read with the provisions of the Finance Act, 2020, with effect from 1st April 2020, dividend declared and paid by the Company is taxable in the hands of shareholders and the Company is required to deduct tax at source (TDS) from dividend paid to the shareholders at the applicable rates. The Company has sent a detailed communication to the Members in this regard. The shareholders are requested to refer to

the same and comply to ensure appropriate deduction of tax and in any case update Residential status, PAN, Category of holding, etc. with their DP or in case shares are held in physical form, with the Company's RTA. Further, shareholders who have not registered their email address are requested to register the same with the RTA. Shareholders are further requested to update their Bank details with the Depository/Company for enabling the Company to make timely credit of dividend in respective bank account.

- 12. Members are requested to note that, dividend if not encashed for a consecutive period of 7 years from the date of transfer to Unpaid Dividend Account of the Company, are liable to be transferred to the Investor Education and Protection Fund ("IEPF"). The shares in respect of such unclaimed dividend are also liable to be transferred to the demat account of the IEPF Authority. In view of this, members are requested to claim their dividends from the Company, within the stipulated timeline. The Members, whose unclaimed dividend/ shares have been transferred to IEPF, may claim the same by making an online application to the IEPF Authority in web Form No. IEPF-5 available on www.mca.gov.in.. For details, please refer to corporate governance report which is a part of this Annual Report.
- 13. Under Regulation 39(4) of SEBI (LODR) Regulations, 2015 read with Schedule VI "Manner of dealing with Unclaimed Shares", Companies are required to dematerialize such shares which have been returned as "Undelivered" by the postal authorities and hold these shares in an "Unclaimed Suspense Account" to be opened with either one of the Depositories viz. NSDL or CDSL.

All corporate benefits on such shares viz. bonus, dividends, etc. will be credited to the unclaimed suspense account as applicable for a period of seven years and thereafter same will be transferred to Investor Education and Protection Fund in accordance with the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer, and Refund) Rules, 2016 (IEPF Rules) read with Section 124(6) of the Companies Act, 2013.

In compliance with Regulation 39(4) of SEBI (LODR) Regulations, 2015, the Company has a demat account titled "Apcotex Industries Limited Unclaimed Securities Suspense Account" and transferred all the shares which were returned undelivered.

The concerned shareholders are requested to open a demat account and approach the Company/RTA of the Company to get their shares in dematerialised form. For more details, members are requested to refer the Corporate Governance Report.

14. In compliance with the aforesaid MCA Circulars and applicable SEBI Circulars, notice of the AGM along with the Annual Report 2024-25 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/Depositories. Members may note that the Notice and Annual Report 2024-25 will also be available on the Company's website www.apcotex.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited (NSE) at www.bseindia.com and www.bseindia.com and www.nseindia.com respectively, and on the website of NSDL https://www.evoting.nsdl.com.

- Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- The relevant Statement pursuant to Section 102 of Companies Act, 2013 is annexed hereto.
- 17. Relevant documents referred to in the accompanying Notice and Directors' Report will be available for electronic inspection without any fee by the Members from the date of Circulation of this Notice upto the date of AGM i.e 26th June, 2025. Members seeking to inspect such documents can send an email to <u>cs@apcotex.com</u> or redressal@apcotex.com.
- 18. Pursuant to the provisions of Section 124 of Companies Act, 2013 the Company has transferred the unclaimed dividend upto the financial year 2016-17 from time to time on due date to the Investors Education and Protection Fund (IEPF) established by the Central Government. Pursuant to the provisions of IEPF (Uploading of Information regarding unpaid/unclaimed amounts lying with Companies) Rules, 2012, the Company has uploaded the details of unpaid and unclaimed amounts lying with the Company as on 29th July 2024 (date of last AGM) on the website of the Company viz. www.apcotex.com, and also on the website of the Ministry of Corporate Affairs viz. www.mca.gov.in.
- Since the AGM will be held through VC/OAVM, the Route Map is not annexed in this Notice.
- 20. The Results declared along with the Report of the Scrutinizer shall be placed on the website of the Company at <u>www.apcotex.com</u> and on the website of NSDL at <u>www.evoting.nsdl.com</u> after the declaration of Results by the Chairman or a person authorized by him. The Results shall also be immediately forwarded to the BSE Limited and NSE.
- 21. THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:-

The remote e-voting period begins on Monday, 23rd June, 2025 at 09:00 A.M. and ends on Wednesday, 25th June, 2025 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Thursday, 19th June, 2025 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Thursday, 19th June, 2025.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

 A) Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

In terms of SEBI circular 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.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of L shareholders

Login Method

Individual Shareholders holding securities in demat mode with NSDL.

- 1. For OTP based login you can click on https://eservices.nsdl.com/SecureWeb/evoting/evotinglogin.jsp. You will have to enter your 8-digit DP ID, 8-digit Client Id, PAN No., Verification code and generate OTP. Enter the OTP received on registered email id/mobile number and click on login. 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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- 2. Existing **IDeAS** user visit of NSDL the e-Services website Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added 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 i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
- If you are 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
- 4. 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 i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

 Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.

NSDL Mobile App is available on









Individual Shareholders holding securities in demat mode with CDSL

- 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 users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then use your existing my easi username & password.
- 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, so that the user can visit the e-Voting service providers' website directly.
- If the user is not registered for Easi/Easiest, option to register is available at CDSL website <u>www.cdslindia.com</u> and click on login & New System Myeasi Tab and then click on registration option.
- 4. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page. 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) login through their depository participants

You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. 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 i.e. NSDL and you will be redirected to e-Voting website of NSDL 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.

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

Login type	Helpdesk details
Individual	Members facing any technical
Shareholders	issue in login can contact NSDL
holding securities	helpdesk by sending a request
in demat mode with	at evoting@nsdl.com or call at
NSDL	022 - 4886 7000
Individual	Members facing any technical
Shareholders	issue in login can contact CDSL
holding securities	helpdesk by sending a request at
in demat mode with	
CDSL	or contact at toll free no. 1800-21-
	09911

B) Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 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, your Password/OTP and a Verification Code as shown on the screen.
 - Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in-mat Beyond Chemistr https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL)	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12********* then your user ID is 12************************************

c)	For Members	EVEN Number followed by
	holding shares	Folio Number registered with
	in Physical	the company
	Form.	For example if folio number is
		001*** and EVEN is 101456
		then user ID is 101456001***

- Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the Company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at <u>evoting@nsdl.com</u> mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.

- After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button
- After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/ OAVM" link placed under "Join Meeting".
- Now you are ready for e-Voting as the Voting page opens.
- Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- Upon confirmation, the message "Vote cast successfully" will be displayed.
- You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page
- Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Company or the Scrutinizer by e-mail to cs@apcotex.com / divya.momaya@dsmcollp.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on

- www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on.: 022 -4886 7000 or send a request to Ms. Prajakta Pawle at evoting@nsdl.com.

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of email ids for e-voting for the resolutions set out in this notice:

- In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (selfattested scanned copy of PAN card), AADHAR (selfattested scanned copy of Aadhar Card) by email to cs@apcotex.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs@apcotex.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular 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 required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE EGM/AGM ARE AS UNDER:-

- The procedure for e-Voting on the day of the EGM/AGM is same as the instructions mentioned above for remote e-voting.
- Only those Members/ shareholders, who will be present in the EGM/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 in the EGM/AGM.
- Members who have voted through Remote e-Voting will be eligible to attend the EGM/AGM. However, they will not be eligible to vote at the EGM/AGM.
- The details of the person who may be contacted for any grievances connected with the facility for e-Voting

on the day of the EGM/AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE EGM/AGM THROUGH VC/OAVM ARE AS UNDER:-

- Member will be provided with a facility to attend the EGM/ AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM" placed under "Join meeting" menu against Company name. You are requested to click on VC/OAVM link placed under Join Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- Members are encouraged to join the Meeting through Laptops for better experience.
- Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. 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.
- 5. Shareholders who would like to express their views/ have questions may send their questions in advance mentioning their name demat account number/ folio number, email id, mobile number and PAN at cs@apcotex.com from 9th June 2025 (9.00 a.m. IST) to 13th June 2025 (5.00 p.m. IST). The same will be replied by the company suitably. Please note that those members who have registered themselves as a speaker will only be allowed to express their views / raise queries during the AGM. The Company reserves the right to restrict the number of speakers depending on the availability of time at the AGM.

ANNEXURE TO NOTICE

STATEMENT SETTING OUT MATERIAL FACTS UNDER SECTION 102 OF THE COMPANIES ACT, 2013

Item No.4

Pursuant to the provisions of Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and provisions of Section 204 of the Act read with Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 ("Rules"), every listed entity and its material unlisted subsidiaries incorporated in India shall undertake Secretarial Audit by a Secretarial Auditor who shall be a Peer Reviewed Company Secretary and shall annex a Secretarial Audit Report, with the annual report of the listed entity.

Further, the said Regulation 24A, which was amended w.e.f. 13th December 2024, provides that an Individual can be appointed as a Secretarial Auditor for not more than one term of five consecutive years and a Secretarial Audit Firm for not more than two terms of five consecutive years, subject to obtaining approval of shareholders.

The Audit Committee and the Board of Directors at their respective meetings held on 7th May 2025, have approved and recommended the appointment of M/s. D. S. Momaya & Co. LLP, Company Secretaries (LLPIN: L2022MH012300), as the Secretarial Auditor of the Company for a period of five years consecutive years, commencing from F.Y. 2025-26 to F.Y. 2029-30 on a remuneration as may be approved by the Board of Directors from time to time in consultation with the Secretarial Auditor of the Company.

None of the Directors, Key Management Personnel of the Company and their relatives, are in any way concerned or interested, financially or otherwise, in the resolution.

The Board of Directors recommends the Ordinary Resolution set out at Item No.4 of the accompanying Notice for approval by the Members.

Item No.5

The existing Memorandum of Association (MOA) of the Company is based on the erstwhile Companies Act, 1956. The Alteration of MOA is necessary to bring the existing MOA in line with the new Companies Act, 2013 (the "new Act").

The object clause and the liability clause of the existing MOU needs to be re-aligned as per Table A of Schedule I of the new Act. Members are requested to note that there is no change in main objects of the Company. MOA is being amended and replaced only to bring the same in line with the new Act.

The Board at its meeting held on 7th May 2025 has approved the adoption of new set of Memorandum of Association of the Company.

In terms of Section 4 and 13 of the Act, the consent of the Members by way of Special Resolution is required for amendment of Memorandum of Association of the Company.

None of the Directors, Key Management Personnel of the Company and their relatives, are in any way concerned or interested, financially or otherwise, in the resolution.

The Board recommends passing of the Resolution set out at Item No. 5 for the approval of the members of the Company by way of a Special Resolution.

Item No.6

The existing Articles of Association (AOA) of the Company are based on the provisions of the Companies Act, 1956 (the "erstwhile Act") and several regulations in the existing AOA contained reference to specific sections of the erstwhile Act and some regulations in the existing AOA are no longer in conformity with the Companies Act, 2013 (the "new Act"). In order to bring the existing AOA of the Company in line with the provisions of the new Act, the Company will have to make numerous changes in the existing AOA. It is therefore considered desirable to adopt a comprehensive new set of Articles of Association of the Company (new Articles) in substitution of and to the exclusion of the existing AOA.

The Board at its meeting held on 7th May 2025 has approved the adoption of new set of Articles of Association of the Company.

In terms of Section 14 of the Act, the consent of the Members by way of Special Resolution is required for adoption of new set of Articles of Association of the Company.

None of the Directors, Key Management Personnel of the Company and their relatives, are in any way concerned or interested, financially or otherwise, in the resolution.

The Board recommends passing of the resolution set out at Item No. 6 for the approval of the members of the Company by way of a Special Resolution.

Item No.7

As per Regulation 17(6)(ca) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, requires Companies to obtain approval of the Members by passing of a special resolution, every year, for payment of remuneration to a Non-Executive Director exceeding 50% (fifty percent) of the total annual remuneration payable to all Non-Executive Directors.

Mr. Atul Choksey is the Promoter, Non-Executive Director/ Chairman of the Company since 1991. He plays an important role in guiding the Vice-Chairman and Managing Director and Executive Director for long term strategy and for continual growth of profitability of the Company. In view of role played by him in the functioning of the Company, the proposed remuneration structure of the Chairman is devised to be commensurate with the efforts and inputs that he provides to the Company and accordingly he is entitled to an additional remuneration for his engagement beyond Board meetings which is based on industry standards.

The Board of Directors at their meeting held on 7th May 2025, have approved the payment of commission of ₹ 121 Lakhs to Mr. Atul Choksey – Chairman of the Company, out of the total Commission of ₹ 161 Lakhs only available for Non-Executive Directors of the Company, as computed under Section 198 of the Companies Act, 2013, which is subject to approval of the shareholders in the ensuing AGM. In the AGM held on 4th June 2019, the shareholders have approved the payment of commission upto 3% of net profits of the Company to Non-Executive Directors.

Since the amount of Commission payable to Mr. Atul Choksey – Chairman, as proposed by the Board of Directors, exceeds 50% of the total Commission amount available for Non-Executive Directors of the Company, the approval of Shareholders is required by way of a Special Resolution.

Mr. Atul Choksey, Non-executive Director/ Chairman of the Board and his relatives' viz. Mr. Amit C Choksey and Mr. Abhiraj Choksey, are deemed to be interested in the resolution set out at Item No.7 of the Notice, to the extent of their shareholding interest, if any, in the Company.

Save and except the above, none of the Directors/ Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested financially or otherwise, in the resolution set out at Item No.7.

Your Board recommends the passing of the Special Resolution set out at Item No.7 of the Notice.

Item No.8

The Company is required to have its costs records audited by a Cost Accountant in practice. Accordingly, the Board of Directors at their meeting held on 7th May 2025, have appointed M/s. VJ Talati & Co., Cost Accountants, as Cost Auditor for conducting the audit of the cost records of the Company, for the financial year 2025-26 on a remuneration of ₹ 65,000/- (Rupees Sixty-Five Thousand Only) plus taxes as applicable and re-imbursement of expenses incurred by them in connection with the audit.

Pursuant to Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, members of the company are required to ratify the remuneration proposed to be paid to the Cost Auditors.

Accordingly, consent of the members is sought for passing the Ordinary Resolution as set out at Item No.8 of the Notice for ratification of the remuneration payable to the Cost Auditors.

None of the Directors, Key Management Personnel of the Company and their relatives, are in any way concerned or interested, financially or otherwise, in the resolution.

The Board of Directors recommends the Ordinary Resolution set out at Item No.8 of the accompanying Notice for approval by the Members.

BY ORDER OF THE BOARD For Apcotex Industries Limited

Drigesh Mittal Company Secretary

Date: 7th May 2025 Place: Mumbai

Registered Office: C- 403/404, 4th Level, Wing C, Tower-1, Seawoods Grand Central, Sector 40, Navi Mumbai – 400 706

Annexure to Notice

Details of Directors seeking appointment/re-appointment at the forthcoming AGM in pursuance of Regulation 36 of SEBI (LODR) Regulations, 2015 and SS 2-Secretarial Standards on General Meetings issued by Institute of Company Secretaries of India (ICSI)

Name of the Director	Mr. Atul Choksey
Director Identification Number	00002102
Date of Birth	17/10/1951
Nationality	Indian
Date of appointment on Board	23/01/1991
Qualification	Chemical Engineer
Shares held	6881514
Experience / Expertise	Mr. Atul Choksey has more than four decades of experience in managing the affairs of the Company.
	He served as the Managing Director of Asian Paints Limited from April 1984 to August 1997. Over the years he has served on the Boards of Marico Limited, Finolex Cables Limited, Blue Star India Limited, Ceat Limited and the Asian Board of the Wharton Business School.
Remuneration last drawn	Not Applicable
Remuneration proposed to be paid	Not Applicable
List of Directorship held in other listed Companies	Nil
Membership / Chairmanships of Audit and Stakeholders Relationship Committees across Public Companies	COLEX
Relationship with other Board Members	Related to Mr. Amit Choksey and Mr. Abhiraj Choksey
No. of meetings of the Board attended during the year	6
Terms & Conditions of the appointment	Mr. Atul Choksey is a Non-Executive Director of the Company. He is bound by and comply with the applicable provisions of the Companies Act, 2013 and SEBI Listing Regulations and other applicable laws.

	Performance Summary									
	2024-25	2023-24	2022-23	2021-22	2020-21	2019-20^	2018-19**	2017-18	2016-17#	2015-16#*
Revenue	1,40,273.85	1,13,227.05	1,08,721.84	96,478.17	54,582.22	50,191.52	63,335.65	53,331.35	41,792.93	27,570.36
Gross Sales	1,37,753.08	1,11,320.37	1,06,926.76	95,116.49	53,788.05	49,152.19	62,307.63	53,635.82	42,951.38	29,772.37
Net Sales	1,37,753.08	1,11,320.37	1,06,926.76	95,116.49	53,788.05	49,152.19	62,307.63	52,428.96	38,654.81	26,700.26
Other Income	2,520.77	1,906.68	1,795.08	1,361.68	794.17	1,039.33	1,028.02	902.39	3,138.12	870.10
Cost										
Material Consumed	1,03,013.94	77,752.10	70,798.48	62,363.50	33,938.02	34,722.53	44,300.95	36,058.19	26,922.05	17,552.65
Employees Remuneration and benefits	7,450.48	6,531.59	5,639.86	5,086.73	4,306.98	3,939.71	3,829.22	3,383.42	2,916.38	1,521.63
Other Expenses(Incl Finance Cost)	18,027.14	18,337.96	16,208.70	14,582.47	9,212.41	7,729.15	7,859.21	7,097.95	6,401.72	3,911.68
Gross Profit	11,782.29	10,605.40	16,074.80	14,445.47	7,124.81	3,800.13	7,346.27	6,791.79	5,552.78	4,584.40
Depreciation	4,157.71	3,153.61	1,523.33	1,409.47	1,451.19	1,339.74	1,179.26	1,214.24	1,210.03	894.43
Earning before Tax, Depreciation and Amortisation (EBITDA)	13,514.67	12,166.82	16,580.62	14,770.94	7,505.89	4,062.36	7,526.57	6,948.77	5,840.39	4,826.41
Profit before tax	7,624.58	7,451.79	14,551.47	13,036.00	5,673.61	2,460.38	6,167.01	5,577.55	4,342.75	3,689.96
Profit after tax	5,406.46	5,387.87	10,793.88	9,880.61	4,415.88	1,662.72	4,660.48	3,863.64	3,498.52	2,814.31
Earning Per Share	10.43	10.39	20.82	19.06	8.52	3.21	8.99	18.63	16.87	13.57
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Capital Accounts										
Share Capital	1,036.90	1,036.90	1,036.90	1,036.90	1,036.90	1,036.90	1,036.90	1,036.90	1,040.80	1,040.80
Reserves and Surplus	54,281.47	51,137.42	46,564.41	38,579.45	29,503.44	24,090.46	26,738.29	23,601.80	21,251.04	26,125.70
Net Worth	55,318.37	52,174.32	47,601.31	39,616.35	30,540.34	25,127.36	27,775.19	24,638.70	22,291.84	27,166.50
Net Block of Fixed Assets	38,604.80	38,575.50	38,531.28	15,656.68	14,476.51	12,487.53	7,641.73	7,852.96	8,778.68	8,985.27

 $^{^{\}star}$ Bonus share capital allotted in the ratio of 1:1 on 25th September, 2015.

[#] The Financial for FY 2015-16 and FY 2016-17 have been restated as per IND-AS.

[^] Equity shares of Rs. 5/- each subdivided into Equity share of face value of Rs. 2/- each with effect from 5th July, 2019. (Record Date).

^{**} EPS Figure restated for comparability on account of subdivision of equity shares.

NOTES

apcotex
Bonds Beyond Chemistry

OUR VALUES



Respect & Care



We respect and care for the wellbeing of our employees, customers, vendors, society, and the environment.



Transparency & Openness

We embrace diverse opinions and ideas and transparently share information without compromising confidentiality.



Proactive & Responsive

We anticipate challenges, opportunities, and changes, and quickly adapt our responses to deal with them effectively.



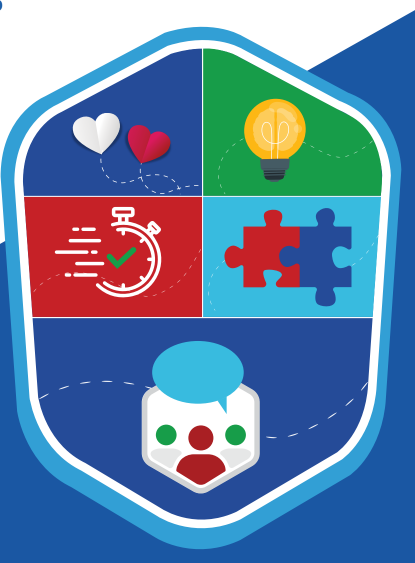
Innovate to Excel

We innovate to excel by experimenting with new ideas and approaches to achieve continuous improvement, world-class standards, and quantum results.



Collaborative Ownership

We believe in collaborative ownership, holding ourselves accountable for our actions and delivering on our commitments consistently and collaboratively.







GET IN TOUCH

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