

41st Annual Report 2024-2025

Woven for Growth

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Forward-looking Statement

In this Annual Report, we have disclosed forward-looking information to enable one to fully appreciate our prospects and take informed decisions. This report and other communique – written and oral – that we periodically make, contain forward-looking statements that set our anticipated results based on management plans and assumptions. We have tried, wherever possible, to identify such statements by using words such as 'anticipate', 'expect', 'project', 'intend', 'plan', 'believe' and words of similar substance.

In connection with any discussion of future performance, we cannot, of course, guarantee that these forward-looking statements will be realised. Although we believe we have been prudent in our assumptions, achievement of results is subject to risks, uncertainties, and potentially inaccurate assumptions.

Should known or unknown risks or uncertainties materialise, or should underlying assumptions prove inaccurate, actual results could vary materially from those anticipated, estimated or projected. Readers should bear this in mind.

We undertake no obligation to publicly update any forward-looking statements, whether as a result of new information, future events or otherwise.



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At a Glance



Footprints



Accreditations



Corporate Information

Board of Directors

Mr. Abhishek Patel

Managing Director DIN: 05183410

Mr. Kunal Rastogi Independent Director DIN: 01570584

Mrs. Aakanksha Mikhail Verma Non-Executive, Non-Independent Director DIN:08314319

Mr. Pranab Chatterjee

Independent Director DIN:10739170 (From 20th September, 2024)

Ms. Sheela Ayyar

Independent Director DIN: 06656579 (Upto 24th September, 2024)

Chief Financial Officer

Mr. Jagdish Dokwal

Company Secretary

Ms. Gauri Gangal

Auditors

HRK & Co. Off No 119-120, Center Point, Above the IDBI Bank, N.H. No.8, Near Mahavir Nagar, Vapi, Gujrat- 396195.

Secretarial Auditor

Sudhanwa S Kalamkar & Associates

No. 203, 2nd Floor, Flying Colors, Pandit Deen Dayal Upadhyay Marg, Above "Croma", Mulund West, Mumbai – 400 080.

Internal Auditor

VSSK & Co. 1st Floor, F. S. Tower, Above Bank of Baroda, Salabatpura, Ring Road, Surat - 395 992.

Bankers

Canara Bank Tamarind Lane Branch. Crossly House, British Hotel Lane, Fort, Mumbai – 400 001.

Registrars and Transfer Agents

Adroit Corporate Services Private Limited 17/20, Jaferbhoy Industrial Estate, 1st Floor, Makwana Road, Marol Naka, Andheri (E), Mumbai – 400 059.

Registered Office

612, Veena Killedar Industrial Estate, 10/14, Pais Street, Byculla (W), Mumbai – 400 011.

Works

- Causeway Road, Village Kachigam, Taluka Daman, Union Territory of Daman & Diu.
- 2. Plot No. 2910, Shade No. E, Near Divyesh Chemical, 4th Phase, GIDC, Vapi- 396 195.



Our Financial Scorecard



Key Metrics



Key Numbers At A Glance

Particulars	2021	2022	2023	2024	2025
Profit & Loss Account:	2021	2022	2023	2024	2025
	0.100.70	10.005.75	10 007 00	11 177 57	10 500 03
Revenue (Net)	8,106.79	10,085.75	10,683.66	11,173.57	12,562.23
	8,122.45	10,108.44	10,725.11	11,196.16	12,592.73
EBIDTA (Excluding Other Income)	496.69	634.89	635.86	761.30	888.72
Profit/(Loss)Before Tax (PBT)	60.06	209.47	125.20	226.60	337.66
Profit/(Loss) After Tax (PAT)	41.88	131.85	111.26	134.83	229.94
Balance Sheet:				_	
Equity Capital	739.10	739.10	739.10	739.10	739.10
Reserves & Surplus	2,068.36	2,199.32	2,310.58	2,445.41	2,675.35
Net worth	2,807.46	2,938.42	3,049.68	3,184.51	3,414.45
Loan Funds	921.48	1,058.86	850.44	569.57	366.53
Current Liabilities	2,377.71	2,456.33	3,157.78	3,254.93	3,522.78
Other Liabilities	200.15	226.45	219.50	215.01	200.42
Total Liabilities	6,306.80	6,680.06	7,277.40	7,224.02	7,504.18
Gross Block Including CWIP	4,982.38	5,376.03	5,726.71	5,806.64	5,942.66
Accumulated Depreciation	2,837.85	2,969.29	3,204.17	3,469.49	3,732.76
Net Block	2,144.53	2,406.74	2,522.54	2,337.15	2,209.90
Investments	20.96	20.07	18.47	17.07	17.07
Sundry Debtors	1,033.98	1,199.55	1,402.17	1,604.13	2,172.86
Inventories	2,596.20	2,563.57	2,688.80	2,622.59	2,473.84
Other Current Assets	424.10	408.80	517.55	564.93	513.7
Total Current Assets	4,054.28	4,171.92	4,608.52	4,791.65	5,160.4
Other Assets	87.03	81.33	127.87	78.15	116.80
Total Assets	6,306.80	6,680.06	7,277.40	7,224.02	7,504.18
Ratio Analysis:					
EBIDTA Margin(%)(Excluding Other Income)	6.13	6.29	5.95	6,81	7.07
PAT Margin (%)	0.52	1.31	1.04	1.21	1.83
Debt-Equity Ratio	0.96	0.98	1.06	0.96	0.9
Total Assets Turnover	1.29	1.51	1.47	1.55	1.67
Fixed Assets Turnover	3.78	4.19	4.24	4.78	5.68
ROCE(%)	7.97	10.55	10.07	13.05	16.32
Debtors-Turnover Ratio (%)	12.75	11.89	13.12	14.36	17.30
Inventory-Turnover Ratio (%)	32.03	25.42	25.17	23.47	19.69
Interest Coverage Ratio	1.24	1.89	1.47	1.86	1.80
Current Ratio	1.71	1.70	1.46	1.47	1.4
Operating Profit Margin (%)	6.13	6.29	5.95	6.81	7.0
Net Profit Margin (%)	0.74	2.08	1.17	2.03	2.6
Any Changes of Return of Net Worth (Return on Equity)	0.81	2.83	1.69	3.07	4.5
Ratios-Per Share	5.0.			,	
Earnings Per Share (₹)	0.57	1.78	1.51	1.82	3.1
Dividend Per Share (₹)	0.00	0.00	0.00	0.00	0.00
	0.00	0.00	0.00	0.00	0.00

Our Mission & Principles



Our Vision

We aim to become a high-quality specialty, science-led, Indian technical textile company.



Our Mission

To manufacture world-class technical textiles that give our customers a competitive advantage through superior quality, state-of-the-art technology and continuous innovation.



Our Core Values

Customer Centricity

We build trust by delivering exceptional value to our customers.

Innovation

We continuously improve our products and solutions through R&D and innovation.

Transparency

We are open, honest and accountable in our relationships with everyone, both internally and externally.

Responsibility

We practice global standards of worker and human resource welfare and act responsibly as an integral part of society.



Board of Directors

Mr. Abhishek Patel –

Managing Director since 2012

- >>> Responsible for strategic growth and R&D-led initiatives.
- >>> Drives the R&D, sales & marketing and operations of the Company.
- Brings rich exposure of global best practices in transforming the Company to a value-added, innovation-driven, premium technical textile player.
- Studied Economics and Management at the London School of Economics and Political Science.

Mr. Kunal Rastogi ——

Independent Director since 2019

- Handles the business of Chemport India LLP.
- More than seven years of experience working with MNCs.
- >>> Holds a Bachelor's Degree in Commerce.

Mrs. Aakanksha Mikhail Verma -

Non-executive, Non-independent Director since August 2022

- >> Over a decade of experience in client management, capital strategy, and business development.
- Oversees product marketing at Rishi Techtex and creation of new customer segments.
- Has over 12 years of extensive experience in independently handling client account-related activities, client management, and business development, which supports the Company's aggressive marketing efforts and customer expansion strategy.

Mr. Pranab Chatterjee

Independent Director since September 2024

- >> A qualified and practicing Cost and Management Accountant (CMA) based in Surat, Gujarat.
- Specializes in Excise, Service Tax, and Financial Accounting, with a strong focus on Costing and Budgeting.
- Currently conducts cost audits for over 20 companies annually, including several listed enterprises.

Ms. Sheela Ayyar -

Independent Director (Resigned on 24th September 2024)

- >> Reputed management professional with experience in business strategy.
- >> Currently handles strategic affairs for Tejas Engineering and Management.
- Holds a Bachelor's Degree in Commerce.

From the Desk of the Managing Director **Performance Anchored in Strong Fundamentals**

Dear Shareholders,

Since assuming this responsibility a decade ago, my vision has been clear: to guide the Company's evolution on the foundation of three enduring pillars—strategic growth, profitable outcomes, and responsible conduct. Over the past decade, we have stayed true to this vision. As a team, our efforts were focused on building an enduring business through long-term strategy, deliberate actions, and focused outcomes.

FY25 was a continuation of that journey. Despite global headwinds and evolving market dynamics, Rishi Techtex delivered one of its best performances yet. We achieved a 12.43% growth in revenue and a 70.54% increase in net profit. The performance was the result of a value-focused product strategy, seamless & disciplined execution, and a business model designed to deliver sustainable growth.

Performance overview

In FY25, our revenues grew to `12,562.2 Lakhs from `11,173.6 Lakhs in FY24. Profitability was higher: EBITDA rose by 16.74% to `888.7 Lakhs, and net profit surged to `229.9 Lakhs from `134.8 Lakhs in FY24. A deliberate focus on cost optimisation, automation, and operational discipline drove this growth.



Despite global headwinds and evolving market dynamics, Rishi Techtex delivered one of its best performances yet. We achieved a 12.43% growth in revenue and a 70.54% increase in net profit. The Earnings Before Interest, Taxes, Depreciation, and Amortization (EBITDA) Margin improved from 6.81% to 7.07%, while the net profit margin expanded from 1.21% to 1.83%. The Return on Capital Employed (ROCE) increased from 13.05% to 16.32%, reflecting enhanced asset productivity. These results reinforce the effectiveness of our strategy: to scale intelligently, operate efficiently, and grow profitably.



Greenhouse using agrotech netting.

Power of Compounding Progress

Over the past decade, we have executed a focused strategy to strengthen Rishi Techtex's fundamentals and future readiness. Our investments have centred around three core levers:

- Automation and capacity expansion to drive scale without substantial increase in personnel cost
- Premiumisation and export development to enhance margin quality
- Technology-led cost optimisation to improve operating leverage

In FY25, our performance was directly shaped by these themes:

- >> Operational Efficiency: With the expansion of our Vapi facility and continued automation, we scaled the bag manufacturing division's output while maintaining quality and controlling labour costs.
- Product Discipline: We prioritised margin-accretive refinements over diversification—launching highdurability variants and tightening process control to improve cost efficiency and yield.
- Sustainable Sourcing: We de-risked raw material inputs through a diversified supplier base and introduced recycled materials into our manufacturing mix, increasing their proportion from 0% to 15% in just two years without compromising product performance.

Pragmatic Financial Prudence

Our performance in FY25 was also underpinned by financial prudence:



Debt-equity improved from 0.96 in FY24



Net worth increased to ₹3,414.5 Lakhs from ₹3,184.51 Lakhs in FY24

Interest coverage ratio

remained stable at 1.86

Looking ahead, we remain committed to maintaining a conservative capital structure, funding growth through internal accruals without relying heavily on external borrowings (debt), and evaluating dividend issuance based on long-term visibility rather than short-term surplus.

Growth with Innovation and Intention

In FY25, our focus remained on developing high-performance, high-relevance solutions tailored to the diverse needs of various end markets. Our efforts were strengthened by automation and a robust in-house quality control framework.

In the Knitted Division, we successfully reformulated shade nets and aluminet products to deliver improved tensile strength and UV resistance. The division also introduced new variants of Anti-Hail, Bird, and Flame Retardant (FR) Nets, in alignment with international safety and climatic standards.

In the Woven Division, we integrated advanced sack manufacturing lines to enhance throughput and reduce manual dependency. Product development extended beyond conventional packaging to include tarpaulins, weed mats, and ground covers, targeting growing demand in the agri-infrastructure and horticulture segments.

Looking ahead, we remain committed to a product development strategy that is agile and customer-centric, enabling us to deliver customised solutions across both divisions.

Enhanced Customer Outreach

In FY25, the Woven Division focused on expanding its institutional customer base by introducing customised sack solutions, enhancing print capabilities, and strengthening its presence across sectors such as paints, cement, and agrochemicals.

The division also worked towards building long-term supply relationships with new regional and national clients.

During the year, we supplied over 39 million sq. mts. of shade nets and related knitted products to global markets, with strong demand from the Middle East, Europe, the Americas, and Asia-Pacific regions.

Leadership for the Next Phase

Rishi Techtex is also evolving in terms of its people. As some of our senior leaders approach superannuation, we will look to a new and younger set of leaders in the coming years. Equipped with technical expertise and digital fluency, they are being groomed to take on expanded roles across the organisation.

Targeted skilling efforts support this shift. We have invested in frontline capability—particularly for machine operators, quality controllers, and export compliance teams. These actions ensure that the momentum we build is sustained with people who are equipped and empowered with modern technologies.

Future Outlook

Rising urbanisation, growing awareness around infrastructure safety, and a sharper focus on sustainability are reshaping the way the world thinks about materials and solutions. For us at Rishi Techtex, these megatrends—coupled with the increasing adoption of agritech and evolving regulatory frameworks reinforce the relevance of our product categories.

At a policy level, initiatives like *Atmanirbhar Bharat*, the National Technical Textiles Mission (NTTM), and a supportive trade ecosystem are creating the right conditions for companies like ours. We operate at the intersection of innovation, sustainability, and advanced manufacturing—where these policies can translate into real momentum.

Looking ahead to FY26, we are focused on three clear priorities:

- De-risking our business through broader customer and supplier bases
- Sharpening our Direct-to-Customer (D2C) approach, especially in the agrotech and build tech segments
- Deepening localisation efforts in machinery and automation

As we move ahead, I am deeply grateful to our Board, employees, bankers and partners, and shareholders for their continued trust in Rishi Techtex. With your support, we look forward to building on this growth and creating long-term value for all.

Thanks and Regards,

Abhishek Patel

Managing Director Rishi Techtex Limited



Climate-smart farming with shade net



Our Business Segments

Rishi Techtex operates through two key production divisions, each catering to specific technical textile segments.

Together, these divisions offer a combined manufacturing capacity of **8,000 MTPA**, supporting the Company's diversified presence across key sectors.

Woven Division —

CAPACITY: 5,000 MTPA

Manufactures durable woven fabrics used across a range of industrial and commercial applications.



Protech

Functional textiles that provide personal and environmental protection, including fire-retardant and safety nets.



Packtech

Durable woven sacks and fabrics used for packaging in sectors such as fertilisers, cement, seeds, and grains.

Knitted Division

CAPACITY: 3,000 MTPA

Produces high-performance knitted nets and fabrics used across three specialised segments:



Agrotech

Products designed for agricultural applications, including shade nets, crop covers, and anti-hail nets.



Buildtech

Solutions such as scaffolding nets and protective coverings used in construction and infrastructure projects.

Shade Nets Tailored for Every Crop Need



Capsicum Specification: 50% 3GG GSM: 60 Colour: White



Pomegranate Specification: 50% 7GG GSM: 80 Colour: Green



Grapes Specification: 75% GSM: 84 Colour: Black



Banana & Papaya— Tissue Culture

Specification: 40% GSM: 100 Colour: Black



English Baby — Tomato + Lettuce (Greenhouse Cultivation)

Specification: 50% GSM: 105 Colour: Green



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Banana &
Papaya
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Specification: 40% GSM: 100 Colour: Black



Gerbera & Floriculture (Greenhouse Cultivation) Specification: 50% GSM: 100 Colour: White





Bell Peppers
(Greenhouse Cultivation)

Specification: 50 GSM: 105 Colour: Green

RISHI TECHTEX LIMITED

CIN: L28129MH1984PLC032008

Registered Office: 612, Veena Killedar Industrial Estate, 10-14 Pais Street, Byculla (West),

Mumbai - 400 011 (T) - 022-23075677/23074585 (F) - 022-23080022

Email: info@rishitechtex.com Web: www.rishitechtex.com

NOTICE

NOTICE is hereby given that the Forty First Annual General Meeting of the Members of Rishi Techtex Limited will be held on Monday, 11th August, 2025 at 11.00 a.m. through Video Conferencing ('VC') / Other Audio Visual Means ('OAVM') to transact the following business:

AS ORDINARY BUSINESS:

- 1 To receive, consider and adopt the audited financial statements of the Company for the financial year ended 31st March, 2025 and the Report of the Board of Directors and Auditors thereon.
- 2 To appoint Director in place of Mrs. Aakanksha Mikhail Verma (DIN: 08314319) who retires by rotation and being eligible offers herself for reappointment.

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

"**RESOLVED THAT** in accordance with the provisions of Section 152 and other applicable provisions, if any, of the Companies Act, 2013, including any statutory modification(s) or re-enactment thereof for the time being in force, Mrs. Aakanksha Mikhail Verma (DIN: 08314319), who retires as a Director by rotation and, being eligible, has offered herself for re-appointment, be and is hereby re-appointed as a Director of the Company."

AS SPECIAL BUSINESS:

3 To appoint Secretarial Auditors of the Company.

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

"**RESOLVED THAT** pursuant to Section 204 and other applicable provisions, if any, of the Companies Act, 2013, Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), other applicable laws/statutory provisions, if any, as amended from time to time, Sudhanwa S. Kalamkar & Associates, Practising Company Secretaries (ACS-18795, COP No-7692) be and is hereby appointed as Secretarial Auditors of the Company for term of five consecutive years commencing from financial year 2025-26 till financial year 2029-30, at such fees, plus applicable taxes and other out-of-pocket expenses as may be mutually agreed upon between the Board of Directors of the Company and the Secretarial Auditors."

4 To approve material transaction with Centennial Fabrics Limited, a Related Party.

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

"RESOLVED THAT pursuant to the provisions of section 188 of Companies Act, 2013 ("the Act") read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") for the time being in force (including any statutory amendment(s), modification(s) or re-enactment thereof), read with the applicable provisions of Companies Act, 2013, if any, read with related rules, if any, as amended from time to time and based on the Company's Policy on Materiality of Related Party Transactions as also dealing with Related Party Transactions, consent of the Members be and is hereby accorded for the Company to enter into and carry on, contract(s)/ arrangement(s)/ transaction(s) in the nature of buy/sell of material, (Whether by way of an individual or transactions taken together or series of transactions or otherwise) with Centennial Fabrics Limited, a related party within the meaning of Section 2(76) of the Companies Act, 2013 and Regulation 2(1)(zb) of the Listing Regulations, for an aggregate value upto ₹75 crore (Rupees Seventy Five Crore only) over a period of 12 months effective from 1st April, 2026, as set out in the Explanatory Statement annexed hereto on such terms and conditions as may be agreed to by the Board of Directors (hereinafter referred to as "the Board", which term shall include any committee(s) constituted or to be constituted by the Board to exercise the powers conferred on the Board by this Resolution) provided that the transactions so carried out shall at all times be on an arm's length basis and in the ordinary course of the Company's business."

"**RESOLVED FURTHER THAT** the Board be and is hereby authorised to do all such acts, deeds and things and to take all such steps as may be necessary for the purpose of giving effect to this Resolution."

"**RESOLVED FURTHER THAT** all actions taken by the Board or any person so authorized by the Board, in connection with any matter referred to or contemplated in any of the foregoing resolution(s), be and are hereby approved, ratified and confirmed in all respects."

5 To approve re-appointment and remuneration of Mr. Abhishek Harshad Patel (DIN: 05183410) as Managing Director of the Company.

To consider and, if thought fit, to pass the following Resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 196, 197, 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), Regulation 17(6)(e) and other applicable provisions, if any, of

the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s), amendment(s) or re-enactment thereof) and Articles of Association of the Company and pursuant to recommendation of the Nomination and Remuneration Committee, and subject to approval of any other authorities that may be required, the Company hereby approves, the re-appointment of Mr. Abhishek Patel (DIN: 05183410), as the Managing Director of the Company for a period of three (3) years commencing from 01st April, 2026 till 31st March, 2029, at a consolidated remuneration (including perquisites except those mentioned in Section IV of Part II of Schedule V) not exceeding ₹ 15 Lakhs per month, and on such other terms and conditions as laid down in the agreement to be entered into between the Company and Mr. Abhishek Patel;

"**RESOLVED FURTHER THAT** the Board of Directors and / or Company Secretary and Compliance Officer and / or Chief Financial Officer of the Company be and are hereby severally authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution."

Place: Mumbai Date: 16.06.2025 By Order of the Board

For Rishi Techtex Limited

Gauri Gangal Company Secretary

Registered Office:

612 Veena Killedar Industrial Estate, 10/14, Pais Street, Byculla (W), Mumbai-400011.

NOTES:

 Pursuant to the General Circular No. 10/2022 dated December 28, 2022, issued by the Ministry of Corporate Affairs ("MCA") 09/2023 dated September 25, 2023 and subsequent circulars issued in this regard, the latest being 09/2024 dated September 19, 2024 in relation to "Clarification on holding of Annual General Meeting ('AGM') through Video Conferencing (VC) or Other Audio Visual Means (OAVM)", (collectively referred to as "MCA Circulars") and Circular SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023, Circulars dated October 7, 2023 and October 3, 2024 ('SEBI Circulars') and other applicable circulars issued in this regard, by Securities and Exchange Board of India ("SEBI") (hereinafter collectively referred to as "Circulars"), companies are allowed to hold AGM through VC / OAVM, without the physical presence of members at a common venue.

Hence, in compliance with the Circulars, the AGM of the Company is being held through VC / OAVM. In compliance with the aforesaid MCA Circulars and SEBI Circulars and the applicable provisions of the Companies Act, 2013 ("the Act") and rules made there under and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the 41st AGM of the Company is being held through VC/OAVM on Monday, 11th August, 2025 at 11.00 a.m The deemed venue for the 41st AGM will be registered office of the Company i.e. 612, Veena Killedar Industrial Estate, 10-14, Pais Street, Byculla (West), Mumbai 400011.

- 2. The relevant explanatory statement pursuant to section 102 of the Act is annexed hereto.
- 3. As per the provisions of clause 3.A.II. of the General Circular No. 20/2020 dated May 5, 2020, issued by the MCA, the matters of Special Business as appearing at Item Nos. 3 to 5 of the accompanying Notice, are considered to be unavoidable by the Board and hence, form part of this Notice.
- 4. Disclosure pursuant to Regulation 36(3) of the SEBI Listing Regulations and Secretarial Standards on General Meetings (SS-2), with respect to Directors seeking appointment/re-appointment at the 41st AGM is annexed hereto. The Directors have furnished the requisite declaration and consent for their appointment / re-appointment.
- 5. Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. However, 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.
- 6. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the 41st AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- 7. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 8. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- Institutional / Corporate Shareholders (i.e. other than individuals / HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/Authorization etc., authorizing its representative to attend the AGM through VC / OAVM on its behalf and to vote through e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to askus@kalamkarassociates.com.
- 10. In case of the Joint holders attending the 41st AGM, only such joint holder who is higher in the order of names will be entitled to vote.
- 11. As per Regulation 40 of SEBI Listing Regulations, as amended, securities of listed companies can be transferred only in dematerialized form with effect from, April 1, 2019, except in case of request received for transmission or transposition of securities. In view of this and to eliminate all risks associated with physical shares and also for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Members can contact the Company or Company's Registrars and Transfer Agents, Adroit Corporate Services Private Limited for assistance in this regard.
- 12. Updation of PAN and other details

SEBI has mandated the submission of PAN, KYC details and nomination by holders of physical securities before October 1, 2023, and linking PAN with Aadhaar by June 30, 2023 or any oer date as may be specified by the Central Board of Direct Taxes ("CBDT") vide its circular dated March 16, 2023.

Members may note that as per SEBI Master Circular No. SEBI/HO/MIRSD/POD-1/P/CIR/ 2024/37 dated May 7, 2024, it is mandatory for all holders of physical securities in listed entities to update their KYC and choice of Nomination with the Registrar and Share Transfer Agent ('RTA'), in case they have not updated the same. As per the SEBI Circular, effective from April 1, 2024, RTA will attend to all service requests of the shareholders with respect to transmission, dividend, etc., only after updating the above details in the records.

Shareholders are requested to submit their PAN, KYC and nomination details to the Company's RTA. The forms for updating the same are available at <u>www.rishitechtex.com</u>. In case a holder of physical securities fails to furnish PAN and KYC details by October 1, 2023 or link their PAN with Aadhaar before June 30, 2023 or any other date as may be specified by the CBDT, in accordance with the SEBI circular dated March 16, 2023, Company / RTA will be obligated to freeze such folios. The securities in the frozen folios shall be eligible to receive payments (including dividend) and lodge grievances only after furnishing the complete documents. If the securities continue to remain frozen as on December 31, 2025, the Company / RTA shall refer such securities to the administering authority under the Benami Transactions (Prohibitions) Act, 1988, and / or the Prevention of Money Laundering Act, 2002.

As per the provisions of Section 72 of the Act, the facility for making nomination is available for the members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. The said form can be downloaded from <u>www.rishitechtex.com</u>. Members are requested to submit the said details to their DP in case the shares are held by them in demat form and to RTA in case the shares are held in physical form.

The Company has sent individual letters to all the members holding shares of the Company in physical form for furnishing their PAN, KYC details and Nomination.

- 13. 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 Adroit Corporate Services Private Limited in case the shares are held by them in physical form.
- 14. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated 25th January, 2022 has mandated Listed Companies to issue securities in demat form only while processing service requests viz. Issue of duplicate securities certificate, claim from Unclaimed Suspense Account, Renewal/ Exchange of securities certificate, Endorsement, Sub-division/ splitting of securities certificate, Consolidation of securities certificates/folios, Transmission and Transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR-4 available at <u>www.rishitechtex.com</u>
- 15. Members holding shares in physical form, in identical order of names, in more than one folio are requested to send to the Company or Adroit Corporate Services Private Limited, the details of such folios together with the share certificates for consolidating their holdings in one folio.
- 16. In compliance with the MCA Circulars and the Securities and Exchange Board of India ('SEBI') Circular No. SEBI/H0/CFD/CMD1/ CIR/P/2020/79 dated 12th May, 2020, Circular No. SEBI/H0/CFD/CMD2/CIR /P/2021/11 dated 15th January, 2021 and Circular No. SEBI/H0/ CFD/CMD2/CIR/P/2022/62 dated 13th May, 2022, SEBI Circular No. SEBI/H0/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 3, 2024, Notice of the 41st AGM along with the Annual Report for Financial Year 2024-2025 is being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company/National Securities Depository Limited and Central Depository Services (India) Limited ("Depositories"). A copy of this Notice along with the Annual Report for Financial Year 2024-2025 is uploaded on the Company's website <u>www.rishitechtex.com</u>, at website of the Stock Exchange i.e. The BSE Limited at <u>www.bseindia.com</u> and on the website of Central Depository Services (India) Limited (CDSL) at <u>www.evotingindia.com</u>.

Additionally, as per Regulation 36(1)(b) of the Listing Regulations a letter providing the weblink of the Annual Report for FY 2024-25, shall be sent to those shareholder(s) who have not registered their email address with the Company/ Depositories/ Depository Participants. The Company will also be publishing an advertisement in newspapers containing the details about the AGM i.e., date and time of AGM, details for e-voting, availability of notice of AGM at the Company's website, manner of registering the email IDs of those shareholders who have not registered their email addresses, manner of providing mandate for dividends, and other matters as may be required.

- 17. Members who wish to inspect the statutory documents or relevant documents referred to in the Notice can send an email to <u>info@rishitechtex.com</u> upto the date of the 41st AGM.
- Since the AGM will be held through VC / OAVM, the Route Map is not annexed in this Notice. The deemed venue for the 41st AGM shall be the Registered Office of the Company.
- 19. The Register of Members and Share Transfer Books of the Company will remain closed from 5th August, 2025 to 11th August, 2025 (both days inclusive).
- 20. Any person, who acquires Shares of the Company and become Member of the Company after dispatch of the Notice and holding Shares as on the cut-off date for remote E-voting i.e. Monday, 4th August, 2025, may follow the same instructions as mentioned below for E-voting.
- 21. All documents referred to in the Notice shall be made available for inspection by the Members of the Company, without payment of fees upto the date of AGM. Members desirous of inspecting the same may send their requests at <u>info@rishitechtex.com</u> from their registered e-mail addresses mentioning their names and folio numbers / demat account numbers. During the AGM, the Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and the Register of Contracts or arrangements in which Directors are interested maintained under Section 189 of the Act shall be made available for inspection.
- 22. SEBI has mandated submission of PAN by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN details to their depository participants. Members holding shares in physical form are requested to submit their PAN details to the company's RTA.
- SEBI vide Circular Nos. SEBI/H0/0IAE/0IAE_IAD-1/P/ CIR/2023/131 dated July 31, 2023, and SEBI/H0/0IAE/ 0IAE_IAD-1/P/CIR/2023/135 dated August 4, 2023, read with Master Circular No. SEBI/H0/ 0IAE/0IAE_IAD- 1/P/ CIR/2023/145 dated July 31, 2023 (updated as on August 11, 2023), has established a common Online Dispute Resolution Portal ("ODR Portal") for resolution of disputes arising in the Indian Securities Market.

Pursuant to above-mentioned circulars, post exhausting the option to resolve their grievances with the RTA/ Company directly and through existing SCORES platform, the investors can initiate dispute resolution through the ODR Portal at https://smartodr.in/login.

24. Voting through electronic means (Remote E-Voting):

1. In compliance with the provisions of Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, and as per Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide its Members the facility to cast their vote by electronic means i.e. remote e-voting, through the e-voting services provided by Central Depository Services (India) Limited ("CDSL") on all resolutions set forth in this Notice.

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- 2. The e-voting period begins on Thursday, 7th August, 2025 at 9.00 a.m. and ends on Sunday, 10th August, 2025 at 5.00 p.m. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 4th August, 2025, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- 3. The Members who have not casted their vote by remote e voting prior to the Annual General Meeting ("AGM") can exercise their voting rights at the AGM. The Members who have already exercised their right to vote by remote e-voting may also attend/ participate in the AGM through VC / OAVM but shall not be entitled to vote at the AGM.
- 4. The voting right of shareholders shall be in proportion to one vote per fully paid equity share of the Company held by them as on the cut off date viz. 4th August, 2025.
- 5. A person, whose name is recorded in Register of Members or in the Register of Beneficial Ownership maintained by the RTA/ Depositories, as the case may be, as on the cut-off date only shall be entitled to avail the facility of remote e voting or voting at the AGM. Any person who has ceased to be the member of the Company as on the cut-off date will not be entitled for remote e voting or voting at the AGM and should treat this Notice for information purpose only.
- 6. Once the vote on resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently.
- 7. M/s Sudhanwa S. Kalamkar & Associates, Practicing Company Secretary (Membership No.18795, CP No.7692) has been appointed by the Board of Directors of the Company, as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- 8. The Scrutinizer shall, immediately after the conclusion of voting at the general meeting, would count the votes cast at the meeting, and make not later than 48 hours of conclusion of the meeting a consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, to the Chairman or a person authorised by him in writing who shall countersign the same.
- The results declared along with the Scrutinizer's Report shall be placed on the website of the Company <u>www.rishitechtex.com</u> and on the website of CDSL <u>www.cdslindia.com</u> immediately after the result is declared and shall be simultaneously forwarded to Bombay Stock Exchange Limited.

10. The Procedure and Instructions for Remote e-voting are as under:

Step 1: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (i) The voting period begins on Thursday, 7th August, 2025 (9:00 a.m. IST) and ends on, Sunday, 10th August, 2025 (5:00 p.m. IST) During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date (record date) of Monday, 4th August, 2025 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) In order to increase the efficiency of the voting process and in pursuance of SEBI Circular No. SEBI/H0/CFD/CMD/ CIR/P/2020/242 dated December 9, 2020, e-voting facility is being provided to all the demat account holders, by way of single login credential, through their demat accounts / websites of Depositories / DP. Individual demat account holders would be able to cast their vote without having to register again with the e-voting service provider ("ESP") thereby not only facilitating seamless authentication, but also ease and convenience of participating in e-voting process.

Step 1: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility. Pursuant to abovesaid SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of shareholders	rs Login Method		
Individual Shareholders holding securities in Demat mode with CDSL Depository	1)	Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login to Easi / Easiest are requested to visit CDSL website <u>www.cdslindia.com</u> and click on login icon & My Easi New (Token) Tab.	
	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 are also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.	
	3)	If the user is not registered for Easi/Easiest, option to register is available at <u>www.cdslindia.</u> <u>com</u> and click on login & My Easi New (Token)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 <u>www.cdslindia.com</u> 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 with NSDL Depository	1)	If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: <u>https://eservices.nsdl.com</u> either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.	
	2)	If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp	
	3)	Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> 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 held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider name and you will be redirected to redirect or joining virtual meeting & voting during the meeting.	
	4)	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 name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.	
Individual Shareholders (holding securities in demat mode) login through their Depository Participants (DP)	Part able CDS Clic serv	can also login using the login credentials of your demat account through your Depository cicipant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/ SL Depository site after successful authentication, wherein you can see e-Voting feature. k on company name or e-Voting service provider name and you will be redirected to e-Voting vice provider website for casting your vote during the remote e-Voting period or joining virtual sting & 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.

meeting & voting during the meeting.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL:

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800 21 09911.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at <u>evoting@nsdl.co.in</u> or call at toll free nos.: 022 - 4886 7000 and 022 - 2499 7000.

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (v) Login method for e-Voting and joining virtual meetings for **Physical shareholders and shareholders other than individual holding in Demat form**.
 - 1) The shareholders should log on to the e-voting website <u>www.evotingindia.com</u>.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier e-voting of any company, then your existing password is to be used.
 - 6) If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	• Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank Details OR Date of Birth(DOB)	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
	• If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for the relevant <Company Name (Rishi Techtex Limited)> on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.

(xvii) Additional Facility for Non - Individual Shareholders and Custodians -For Remote Voting only.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to <u>www.evotingindia.com</u> and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evoting@</u> <u>cdslindia.com</u>.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.

- It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non-Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority
 letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the
 Scrutinizer and to the Company at the email address viz; askus@kalamkarassociates.com if they have voted from individual
 tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- 1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 7 (Seven) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at info@rishitechtex.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 (seven) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at info@rishitechtex.com. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 (seven) days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at info@rishitechtex.com. These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders may be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES:

- For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN(self-attested scanned copy of PAN card), AADHAR(self-attested scanned copy of Aadhar Card) by email to Company/ RTA email id.
- 2. For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP).
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to <u>helpdesk.</u> evoting@cdslindia.com or contact at toll free no. 1800 21 09911.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to <u>helpdesk.evoting@cdslindia.com</u> or call toll free no. 1800 21 09911.

Place: Mumbai Date: 16.06.2025 **By Order of the Board** For Rishi Techtex Limited

> **Gauri Gangal** Company Secretary

Registered Office:

612 Veena Killedar Industrial Estate, 10/14, Pais Street, Byculla (W), Mumbai-400011.

EXPLANATORY STATEMENT UNDER SECTION 102(1) OF THE COMPANIES ACT, 2013

Item No. 2

Appointment of Director in place of Mrs. Aakanksha Mikhail Verma (DIN: 08314319) who retires by rotation and being eligible offers herself for reappointment.

The Members, at the 38th Annual General Meeting held on 26th September, 2022, had appointed Mrs. Aakanksha Mikhail Verma (DIN: 08314319) as a Director, liable to retire by rotation. Accordingly, in terms of Section 152(6) of the Companies Act, 2013, Mrs. Aakanksha Mikhail Verma shall retire as a Director by rotation at the forthcoming Annual General Meeting and being eligible, has offered herself for re-appointment.

As per the terms of her appointment as a Non-Executive, Non-Independent Director, her re-appointment as a Director on retirement by rotation at the forthcoming Annual General Meeting, would not constitute break in her term as a Non-Executive, Non-Independent Director.

Mrs. Aakanksha Mikhail Verma holds a Bachelor's Degree in Fashion Marketing and Promotion and has a vast experience of approximately 14 years in independently handling client account related activities, client management, business development which in the opinion of Board will help the Company in aggressive marketing of its products and may help to create a new segment of customers apart from conventional customers.

As required under Regulation 36(3) of SEBI Listing Regulations and Clause 1.2.5 of Secretarial Standard-2, other requisite information is annexed to as Annexure A, and forms a part of this Notice.

Except Mrs. Aakanksha Mikhail Verma and her relatives, to the extent of their shareholding interest in the Company, if any, none of the Directors, Key Managerial Personnel of the Company and their relatives are in anyway concerned or interested, financially or otherwise, in the Resolution set out at Item No. 2 of the Notice.

Your Directors recommend the resolution at Item No. 2 for approval of the Members by way of an Ordinary Resolution.

Item No. 3

In accordance with the provisions of Section 204 and other applicable provisions of the Companies Act, 2013, read with Rule 9 of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) ('the Act'), every listed company and certain other prescribed categories of companies are required to annex a Secretarial Audit Report, issued by a Practicing Company Secretary, to their Board's report, prepared under Section 134(3) of the Act.

Pursuant to amended Regulation 24A of Listing Regulations, every listed entity and its material Subsidiaries in India are required to comply with section 204 of the Act, and are required to appoint a Secretarial Auditor for a term of 5 consecutive years and such appointment shall be approved by the Members at the Annual General Meeting.

Accordingly, based on the recommendation of the Audit Committee, the Board of Directors at its meeting held on May 26, 2025, has approved the appointment of Sudhanwa S. Kalamkar, Proprietor of M/s Sudhanwa S. Kalamkar & Associates, Practising Company Secretaries, (ACS-18795, COP No 7692) (hereinafter referred to as "the proposed Appointee") as the Secretarial Auditors of the Company for a period of five (5) consecutive years, commencing from April 1, 2025 and ending on to March 31, 2030 subject to approval of the Members at this Annual General Meeting.

The proposed Appointee has provided a confirmation that his proprietorship has been peer reviewed by following a due process laid down by the Institute of Company Secretaries of India (ICSI) and holds a valid peer review certificate no 2478/2022. The proposed Appointee has also confirmed that he is not disqualified from being appointed as Secretarial Auditor and that he has have no conflict of interest. M/s Sudhanwa S. Kalamkar & Associates has further furnished a declaration that he has not taken up any prohibited non-secretarial audit assignments for the Company, its holding and subsidiary companies.

M/s Sudhanwa S. Kalamkar & Associates has provided its consent to act as the Secretarial Auditors of the Company and has confirmed that the proposed appointment, if made, will be in compliance with the provisions of the Act and the SEBI Listing Regulations.

While recommending M/s Sudhanwa S. Kalamkar & Associates for appointment, the Board and the Audit Committee evaluated various factors, including the firm's capability to handle a diverse and complex business environment, its existing experience in the Company's business segments, its industry standing, the clientele it serves, and its technical expertise. M/s Sudhanwa S. Kalamkar & Associates was found to be well-equipped to manage the scale, diversity, and complexity associated with the Secretarial Audit of the Company.

The terms and conditions of the appointment of M/s Sudhanwa S. Kalamkar & Associates include a tenure of five (5) consecutive years, commencing from April 1, 2025 upto March 31, 2030. The remuneration payable to the Secretarial Auditors shall be mutually agreed between the Board and the Secretarial Auditors.

Accordingly, approval of the shareholders is sought for appointment of M/s Sudhanwa S. Kalamkar & Associates as the Secretarial Auditors of the Company.

The Board recommends the Ordinary Resolution set out at Item No. 3 of the accompanying Notice for approval by the Members.

None of the Directors, Key Managerial Personnel or their relatives are, in any way, concerned or interested, financially or otherwise, in the aforesaid Resolution.

Item No. 4

Approval of Material transaction with Centennial Fabrics Limited, a Related Party

Pursuant to provisions of Section 2(76) of the Companies Act, 2013 and Regulation 2(1)(zb) of the Listing Regulations, Centennial Fabrics Limited is a related party of the Company, as Mrs. Smita Patel, is a part of Promoter group of the Company and also holds majority stake and directorship in Centennial Fabrics Limited and Mr. Jagdish Dokwal, Key Managerial Personnel of the Company is also a Director of Centennial Fabrics Limited. The Company in the ordinary course of its business and on arm's length basis, has been purchasing Liner from Centennial Fabrics Limited for the purpose of insertion in Plastic Laminated bags manufactured by the Company.

Regulation 23 of the SEBI Listing Regulations, inter alia, states that all Material Related Party Transactions ('RPTs') shall require prior approval of the Members by means of an Ordinary Resolution, even if such transaction(s) are in the ordinary course of business and at an arm's length pricing basis. A transaction with a Related Party shall be considered material, if the transaction(s) to be entered into individually or taken together with previous transactions during a financial year, exceeds ₹ 1,000 crore or 10% of the annual consolidated turnover of a listed entity as per the last

audited financial statements of the listed entity, whichever is lower.

The members at its 39th Annual General Meeting held on 15th September, 2023 granted an approval for Related Party Transactions between the Company and Centennial Fabrics Limited for an Aggregate value up to ₹ 115 Crore for a period of two Financial Year ending 31st March, 2026 pursuant to above requirement.

It is now proposed to seek members approval for undertaking transactions in the nature of buy/sell of material, aggregating estimated value of ₹ 75 crore for financial year i.e. 2026-27 duly extrapolated and marked appropriately for any exigencies, price variation, impact of annual inflation, and increase in demand, etc.

Pursuant to above requirement, the Company has in place a policy and process for approval of Related Party Transactions. The Policy provides the details required to be provided to the Audit Committee for the purpose of review of such transactions and grant of approval for the proposed transactions. A justification for each and every related party transaction is provided to the Audit Committee which enables them to arrive at the right decisions. Additionally, an update on the actual related party transactions entered during every guarter is provided to the Audit Committee. The transaction with the related party not only smoothen business operations for both the Companies, but also ensure consistent flow of desired quality and quantity of material and services without interruptions and generation of revenue and business for both the Companies to cater to their business requirements.

The proposed transactions between the Company and Centennial Fabrics Limited, being material were approved by the Audit Committee, at its meeting held on 6th June, 2025, subject to approval by the Members at the ensuing Annual General Meeting. The Audit Committee has noted that the said transaction(s) will be at an arm's length pricing basis and will be in the ordinary course of business of the Company. The transaction is also recommended by the Board at its meeting held on 16th June, 2025 for approval by the Members.

This Explanatory Statement may also be regarded as a disclosure of the information required pursuant to Rule 15 of Companies (Meetings of Board and its Powers) Rules, 2014, as amended.

The details of the proposed transactions between Rishi Techtex Limited and Centennial Fabrics Limited as required under SEBI Circular no. SEBI/H0/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 read with SEBI/H0/CFD/CMD1/CIR/P/2021/662 dated 22nd November, 2021 are given in Annexure - B hereto, and form a part of this Notice.

Members may note that as per the provisions of the Listing Regulations, no related party shall vote to approve the resolution, irrespective of whether they are a party to the transaction or not.

Your Directors recommend the resolution at Item No. 4 for approval by the Members as an Ordinary Resolution.

Except Mr. Abhishek Patel, Mrs. Aakanksha Mikhail Verma and Mr. Jaqdish Dokwal and their relatives, none of the Directors, Key Managerial Personnel of the Company and their relatives, have any concern or interest, financial or otherwise in the Resolution.

Item No. 5

Mr. Abhishek Patel, the present Managing Director who was originally appointed in the AGM (Annual General Meeting) held on 30th September, 2014 is subject to the provisions of sections 196,197 and 203 read with Schedule V and all other applicable provisions, if any, of the Companies Act, 2013. The present term of appointment of Mr. Abhishek Patel which is for period of three years will expire on 31st March, 2026. The Board of Directors in their meeting held on 16.06.2025 decided to re-appoint him as Managing Director of the Company for the further period of three years w.e.f. 1st April 2026.

Mr. Abhishek Patel is 39 years of Age and is a Commerce Graduate from University of Mumbai and also holds a Bachelor's degree in Economics and Management from London School of Economics and Political Science. He has a decade of business experience. Being a young personality with experience, the Board felt that it is advisable to re-appoint him as Managing Director of the Company who will manage the business efficiently and take it forward on a proper growth path.

On recommendation of Nomination and Remuneration Committee, the Board of Directors of the Company at its meeting held on 6th June, 2025, approve the appointment of Mr. Abhishek Patel (DIN: 05183410) as a Managing Director of the Company, subject to necessary approvals, for a period of three consecutive years effective from 1st April, 2026 upto 31st March, 2029.

The Board of Directors of the Company has recommended to the members the appointment of Mr. Abhishek Patel (DIN: 05183410) as the Managing Director of the Company for a period of three consecutive years with effect from 1st April 2026 at the 41st Annual General Meeting. Accordingly, approval of the members is being sought to the terms, conditions and stipulations for the appointment of Mr. Abhishek Patel as the Managing Director and the remuneration payable to him.

Further it is propose to pay remuneration and Perquisites not exceeding the maximum limits specified in Schedule V and on such other terms and conditions and as set out in the Agreement to be entered into between the Company and Mr. Abhishek Patel. The Agreement contains *inter alia*, the following terms and conditions:

A) Period	1 st April, 2026 to 31 st March 2029
	(3 Financial years)
B) Remuneration	Consolidated remuneration not exceeding ₹15 Lakhs per month. This remuneration is payable to the appointee on monthly basis effective from 1 st April, 2026 and any variation therein subject to attaining threshold of not exceeding ₹15 Lakhs per month during the tenure of appointment is subject to resolution of Board of Directors which may be pass from time to time.

Breakup of Monthly Remuneration- payable w.e.f. April 01,	2026
Basic Salary per month	₹5Lakhs
House rent allowance up to 60% of basic salary. In case of rented accommodation, rent up to 60% of Salary will be paid directly to the licensor	₹3 Lakhs
Other allowances including monetary value of following perquisites in aggregate	
a) Premium for personal accident insurance policy	₹7Lakhs

- b) Vehicle with Driver
- c) Club Membership Fees

The Company shall reimburse to the Managing Director entertainment, traveling and all other expenses incurred by him for the business of the Company.

Monetary Value of following payments shall not be included while computing perquisites while computing the above limit set on the total remuneration payable to the Appointee:

a) Contribution towards PF, Superannuation fund or annuity to the extent these either singly or taken together are not taxable under the Income Tax Act;

b) Gratuity payable at a rate not exceeding half a month's salary for each completed year of service; and

Encashment of leave at the end of tenure.

STATEMENT CONTAINING THE INFORMATION AS REQUIRED UNDER SECTION-II OF PART-II OF SCHEDULE V OF THE COMPANIES ACT, 2013

I. GENERAL INFORMATION:

c)

1	Nature of industry	Rishi Techtex Limited is mainly engag Shade Nets.	ed in the manufacture o	f Woven Sacks an
2	Date or expected date of commencement of commercial production	Rishi Techtex Ltd formerly known as 7.2.1984.	Rishi Packers Limited w	as incorporated o
3	In case of new Companies, expected date of commencement of activities as per project approved by Financial Institutions appearing in the prospectus	Not Applicable		
4	Financial performance based on given indicators			(₹ In Lakhs)
		Particulars	FY 2024-2025	FY 2023-2024
		Share Capital	739.10	739.10
		Other Equity	2,675.35	2,445.41
		Total Revenue from Operations	12,562.23	11,173.57
		Total Expenses	12,255.07	10,969.56
		Profit before Tax	337.66	226.60

Profit after Tax

229.94

134.83

5	Foreign investments or collaborators, if any	Foreign investors, mainly comprising NRIs and Foreign Nationals are investors in the Company on account of past issuance/secondary market purchase.
II.	INFORMATION ABOUT THE APPOINTEE	
1	Background details	Mr. Abhishek Patel was appointed as Managing Director in the AGM held on 30 th September, 2014 subject to the provisions of sections 196,197 and 203 read with Schedule V and all other applicable provisions, if any, of the Companies Act, 2013. His expertise and experience has been very valuable and has been a guiding force for the Company.
2	Recognition or awards	NIL
3	Past Remuneration	Mr. Abhishek Patel was paid ₹ 132.17 Lakhs as remuneration for the financial year ended 31^{st} March, 2025.
4	Job profile and his suitability	Mr. Abhishek Patel devotes his full time and attention to the business of the Company and is responsible for the general conduct and management of the affairs of the Company, subject to the superintendence, control and supervision of the Board.
		Mr. Abhishek Patel has invaluable experience and expertise in the line of business of the Company which is compatible with the organizational requirements and the Company would definitely benefit under his leadership and valuable guidance. He is also Member of Company's Audit Committee, Stakeholders' Relationship Committee and Finance Committee
5	Remuneration proposed	As mentioned above
6	Comparative remuneration profile with respect to industry, size of the Company, profile of the	The remuneration paid to Mr. Abhishek Patel, Managing Director is purely based on merit.
	position and person (in case of expatriates the relevant details would be w.r.t. the country of his origin)	Further, the Nomination and Remuneration Committee constituted by the Board perused the remuneration of managerial person in other Companies comparable with the size of the Company, industry benchmarks in general, profile and responsibilities of Mr. Abhishek Patel before recommending the remuneration as proposed hereinabove
7	Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any	Besides remuneration proposed, Mr. Abhishek Patel also holds 1017095 equity shares in the Company. Except Mr. Abhishek Patel and Mrs. Aakanksha Mikhai Verma, No Director or Key Managerial Personnel or their relatives are interested in the Resolution.
III.	OTHER INFORMATION	
1	Reasons for loss or inadequate profits	The present Net profit of the company is not adequate enough to pay the remuneration stated in the resolution and detail in explanatory note. (Hereinafter referred as desired remuneration). Following could be termed as main reason for inadequacy of profit.
		 Effect of slowdown in demand due to lockdown and disturbance in economy during past two years.
		2. Availability of competitors products imported at cheaper price.
		3. Uncertainty in demand for agricultural rates due to limited awareness among farmers about its benefits.
		 Continuous variation in the price of indigenous raw material resulting in limited margin.
		 Cost of borrowed funds presently incurred by the company which is due to proposed expansion of capacity.
2	Steps taken or proposed to be taken for improvement	The Company is always looking forward to take all such steps and measures including expansion, diversification, restructuring which are in the best interest o the company. Though, the prices of raw materials and products are influenced by external factors, the Company is making all possible efforts to improve the margins

27

3 measurable terms

Expected increase in productivity and profits in The Company is very conscious about improvement in productivity and undertakes constant measures to improve it. However, it is extremely difficult in the present situation and changes in the economy and with regulatory reforms to predict profits in measurable terms.

IV. DISCLOSURES

The Disclosures prescribed under Part IV of section II of Schedule V are mentioned in the Board of Director's report under the heading "Corporate Governance", attached to the financial statement.

Details as required pursuant to Regulation 36(3) of the Listing Regulations and the Secretarial Standards-2 on General Meetings, as applicable are provided as an Annexure to the Notice as Annexure C.

Mr. Abhishek Patel satisfies all the conditions set out in Part-I of Schedule V to the Act as also conditions set out under Section 196(3) of the Act for being eligible for re-appointment.

He is not disqualified from being appointed as Director in terms of Section 164 of the Act.

The agreement to be entered into with Mr. Abhishek Patel will be open for inspection by members in the manner as specified in the Notice up to the date of the Annual General Meeting.

Except Mr. Abhishek Patel and his relatives, being the appointee, none of the other Directors and Key Managerial Personnel of the Company and their relatives are concerned or interested, financially or otherwise, in the resolution set out at Item No. 5 of the Notice.

The Board recommends the resolution set out at Item No. 5 of the Notice before the Members for their approval by way of Special Resolution.

Annexure A

[Pursuant to Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India].

Name of the Director	Mrs. Aakanksha Mikhail Verma
DIN	08314319
Date of Birth	14.09.1988
Age	36 years
Nationality	Indian
Date of appointment	08.08.2022
Qualification	Bachelor's Degree in Fashion Marketing and Promotion
Nature of expertise in specific functional Area	Marketing
Relationship with other Directors, Manager and other Key Managerial Personnel of the Company inter-se	Mr. Abhishek Harshad Patel – Managing Director – Brother
Brief Profile / Resume of the Director	Mrs. Aakanksha Mikhail Verma holds a Bachelor's Degree in Fashion Marketing and Promotion and has a vast experience of approximately 11 years in independently handling client account related activities, client management, business development which in the opinion of Board will help the Company in aggressive marketing of its products and may help to create a new segment of customers apart from conventional customers.
Terms and Conditions of appointment	Mrs. Aakanksha Mikhail Verma is being appointed as a "Non-Executive, Non-Independent Director", liable to be retire by rotation. The other terms and conditions of her appointment will be as per the Nomination and Remuneration Policy of the Company.
Directorship in Other listed entities	No Directorship in Other listed entities.
Directorship in Other Companies (excluding Listed Entities, Foreign Companies and Section 8 Companies)	No Directorship in Other entities.
Chairmanships / Memberships of Committees held in Committees of Other Companies	No chairmanships / memberships in committees of any other entities.
Names of listed entities from which she has resigned in the past 3 (three) years	Has not resigned from any Listed Company in the past 3(three) years.
No. of shares held by Director:	Shares held by self: 400861.
By Self:	
As a beneficial owner of :	
Number of Meetings of the Board attended during the year (Financial Year 2024-2025)	5(five)
Number of Meetings of the Board attended during the year (Financial Year 2025-2026, i.e. upto June 16, 2025)	2(two)

Annexure B

Details of Material Related Party Transactions, as required, under the SEBI Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 read with SEBI/HO/CFD/CMD1/CIR/P/2021/662 dated 22nd November, 2021, are as follows.

Sr. No.	Particulars	Details (item No.4)
1	Name of Related Party and nature of Relationship	Centennial Fabrics Limited
		Mrs. Smita Patel, is a part of Promoter group of Rishi Techtex Limited who holds majority stake in Centennial Fabrics Limited and Mr. Jagdish Dokwal, Key Managerial Personnel of Rishi Techtex Limited is Director of Centennial Fabrics Limited
2	Name of the director or key managerial personnel who is related, if any and nature of relationship	Mrs. Smita Patel, is a part of Promoter group of Rishi Techtex Limited who holds majority stake in Centennial Fabrics Limited and Mr. Jagdish Dokwal, Key Managerial Personnel of Rishi Techtex Limited is Director of Centennial Fabrics Limited
3	Nature, duration, tenure, material terms, monetary value and particulars of the contract or arrangement	The transaction(s)are in the nature of buy/sell of materials, from Centennial Fabrics Limited used as part of packaging bag for Cement Industry by the Company for an estimated amount of ₹ 75 Crore in aggregate for a period of one year from 1 st April, 2026 to 31 st March, 2027.
4	Transaction related to providing loan(s)/advances(s) or securities for loan taken by a related party	No such Transaction
5(a)	Details of the source of funds in connection with the proposed transaction	Not Applicable
5(b)	If any financial indebtedness is incurred to make or give such loans / advances / securities for loan and Nature of indebtness / cost of funds/tenure	Not Applicable
5(c)	Applicable terms including covenants, tenure, interest rate, repayment schedule, whether secured or unsecured	Not Applicable
6	Any advance paid or received for the transaction	Nil
7	Percentage of the Company's annual turnover for the immediately preceding financial year 2024-2025, that is represented by the value of the proposed transaction	59.70% on an annual basis
8	Details about valuation, arm's length and ordinary course	Valuation- Not applicable
	of business	Ordinary Course of Business- The transaction is in the nature of purcl of plastic liner, from Centennial Fabrics Limited used as part of packa bag for Cement Industry by the Company.
		Arm's Length- The Transactions between Rishi Techtex Limited and Centennial Fabrics Limited, undertaken on an arm's length basis and in the ordinary course of business. The Transaction is marked appropriately for any exigencies, price variation, impact of annual inflation and increase in demand.
9	Rationale/Benefit of the transaction and why this transaction is in the interest of the Company	The transaction with the related party not only smoothen business operations for both the Companies, but also ensure consistent flow of desired quality and quantity of material and services without interruptions and generation of revenue and business for both the Companies to cater to their business requirements.
10	Any other information relevant or important for the shareholders to take an informed decision	All relevant/important information forms a part of this Explanatory Statement setting out material facts pursuant to Section 102 of the Companies Act, 2013.

Annexure C

Details of Directors seeking appointment/re-appointment and/or fixation of their Remuneration at the ensuing Annual General Meeting Pursuant to SEBI Listing Regulations and Secretarial Standard SS-2

Name of Director	Abhishek Harshad Patel
Director Identification Number	05183410
Age of Director	38 Years
Date of First Appointment on Board	01.11.2012
Expertise in Specific Functional Areas	Industrialist
Qualification	Commerce Graduate with Bachelor's degree in Economics and Management
Terms and Conditions of Appointment/Re-appointment	As per Item No. 5 of the Explanatory Statement to the Notice.
Remuneration last drawn by such person, if applicable	₹ 12.00 Lakhs per month
List of Outside Directorship held excluding Alternate Directorship	1. Total Schweisstechnik Private Limited
Chairman/Member of Committees of the Board of Directors of the Company	Member of Audit Committee, Stakeholder Relationship Committee and Finance Committee
Chairman / Member of the Committees of the Board of Directors of other companies in which he/she is a director	Nil
No. of Equity Shares held in Company	1017095
No. of Board Meetings attended during FY 2024-2025	5(five)
Relationship with other Directors, Manager and other Key Managerial Persons of the Company	Mrs. Aakanksha Mikhail Verma – sister of Mr. Abhishek Patel.

Place: Mumbai Date: 16.06.2025

By Order of the Board

For Rishi Techtex Limited

Gauri Gangal Company Secretary

Registered Office:

612 Veena Killedar Industrial Estate, 10/14, Pais Street, Byculla (W), Mumbai-400011. Management Discussion & Analysis



Management Discussion and Analysis



Map not to scale

Economic Outlook Performance

The new decade has witnessed a series of adverse shocks since its outset. From pandemics to wars, from trade tensions to climate disruptions, the world economy has endured an extraordinary string of crises since 2020.

In the globalised world, the intensity of these challenges is compounded by their interconnectedness. For instance, a heating climate increases the risk of pandemics; pandemics undermine economies; shaky economies fuel political upheaval.

According to the June 2025 edition of the World Bank's Global Economic Prospects report, the world economy is forecast to have expanded by just 2.3% in 2025—down from 2.8% in 2024. In FY26, the global economy is projected to slow further as geopolitical tensions and trade wars disrupt international commerce and increase economic uncertainty. (See Chart I: Global GDP Growth).



Protected cultivation using agrotech nets

Overview

Chart I: Global GDP Growth (in %)





Decelerating – Global Growth

This decelerating global growth is projected to be the slowest pace since 2008, excluding outright global recessions. This has resulted in growth forecasts being cut in nearly 70% of all economies across all regions and income groups.

Furthermore, trade tensions are setting the stage for the weakest decade of growth since the 1960s. Economic development in many of the world's poorest regions has come to a standstill.



Inflation and — Monetary Policies

At a projected average of 2.9% in 2025, increased tariffs and tight labour markets exerted upward pressure on global inflation. Core inflation and services inflation are proving more persistent, declining more gradually and remaining above pre-pandemic averages in most countries.

This stickiness complicates monetary strategy normalisation. Central banks are likely to maintain a vigilant and prudent stance, implying that borrowing costs may remain elevated for an extended period.



Rapidly Evolving Polycrises

The primary risks for FY26 include further escalations in trade barriers and heightened ambiguity, which could intensify growth slowdowns and disrupt cross-border supply chains.

Geopolitical tensions also continue to pose a threat, with the potential to trigger new price spikes in commodities.

India Overview

Amid global uncertainty, India stands tall—an island of growth, resilience and opportunity. In FY25, India's economy continued its robust growth trajectory, reinforcing the country's position as one of the fastestgrowing major economies globally.

According to the June 2025 edition of the World Economic Prospects by the World Bank, India's GDP growth is projected to be significantly higher than both the global average and the average for developing economies between 2025 and 2027. (*refer Chart II: Real GDP Growth*).

This period of sustained economic expansion underlines India's continued role as a key driver of global economic growth. It is driven by a combination of evolving factors:



Map not to scale

Overview



Al generated image for representation purposes only

Chart II: Real GDP Growth

(in %)

India v/s World Economies by Income Levels





Strong _____ Fundamentals

While global economic uncertainties persist, India's economy demonstrated strong growth, supported by robust consumption and government spending in FY25. During the period under review, inflation moderated, and government measures helped stabilise market liquidity.

Furthermore, political stability, policy continuity, stimulus, and strong reforms increased economic activity, thereby boosting investor confidence in the strengths of domestic demand. However, foreign portfolio outflows and currency depreciation continue to remain key risks.



Positive Interplay of – Domestic Conditions

In FY25, India's economic growth was significantly driven by a positive interplay of domestic factors. These include a strong domestic demand, consistent government spending, and resilient external demand.

These factors supported stable commerce & economic activity, helped contain inflation, and fostered optimism in financial markets. The prospects were further propelled by digitalisation, consumptiondriven demand, and infrastructure investments.



Opportunities – to Scale

India's continuous economic growth is a positive signal for industries, creating fertile ground for investment, production, and consumption. However, as highlighted in the 2025 edition of the Economic Survey, there are challenges in producing critical goods at the required scale and quality.

This affects the ability to meet the infrastructure and investment demands of an aspiring economy. Addressing this gap requires focused investment in domestic supply-chain capabilities, automation and quality control. For the MSME sector, this presents a significant opportunity to scale operations, enhance manufacturing competitiveness, and play a pivotal role in powering India's next phase of growth.
Industry Update

Despite the broader economic turbulence, the global technical textile market is projected to sustain robust growth, consistently outpacing general global GDP forecasts.

The industry is forecast to grow at a Compound Annual Growth Rate (CAGR) of 6.5% between 2025-2032. (refer Chart III: Technical Textiles: Global Growth Prospects).

Domestic Technical Textile Sector

India's technical textile sector is witnessing focused institutional assistance and structural growth, driven by increasing demand across various industries, including healthcare, defence, infrastructure, and agriculture.

In recognition of its strategic importance, the Government of India launched the National Technical Textiles Mission (NTTM) for the period 2020–21 to 2025–26, with a financial outlay of ₹1,480 Crore.

The Mission is structured around four key components to enhance India's capabilities and competitiveness in this high-potential segment. These are:



- Research and innovation
- Promotion and market development
- Export promotion
- Education, training, and skill development

Since the inception of NTTM, ₹393.39 Crore has been deployed towards initiatives in these categories. Notably, 168 research projects worth approximately ₹509 Crore have been approved, underscoring the mission's emphasis on innovation and indigenous development.

Through coordinated efforts involving industry, academia, and government, NTTM aims to position India as a global hub for technical textiles while also fostering self-reliance and export growth in the sector.



Dverview



Factors Lending to the Growth of the Technical Textiles Sector

The inherent momentum of the technical textiles industry, even amidst a slowing global economy, is driven by several key factors:

Diverse and Non-discretionary Demand Drivers: The strength of the technical textile market lies in its vast array of applications across critical industries, such as agriculture, automotive, construction, healthcare, and packaging. All of these are direct beneficiaries of the economic ecosystem. This factor makes the technical textile sector less susceptible to downturns in any single industry.

Structural Shifts: The long-term demand for essential, high-performance technical textile materials is being driven by structural shifts such as urbanisation and ageing populations. Additionally, evolving defence requirements and advancements in science and technology are further contributing to this trend. This demand transcends geographic, income, and regional boundaries.

Continuous Innovation: The sector is undergoing a profound transformation fuelled by continuous technological innovation, including the integration of smart textiles and advanced manufacturing processes. These factors, coupled with continuous innovation, allow the sector to maintain a robust growth trajectory that often outpaces the general economic environment.

A Future Ripe with Opportunities

An accelerating global shift towards sustainability and circularity, reinforced by increasingly stringent regulatory frameworks, is reshaping product development and market access for the global technical textiles industry. The competitive landscape is dynamic, marked by strategic consolidation and collaborations aimed at leveraging these trends.

India's journey towards becoming a global leader in technical textiles is gaining momentum. A robust policy framework, combined with advancements in technology and research, as well as investments in skill development, is laying a strong foundation for this transformation. With sustained focus on innovation, capacity building, and strategic regulatory support, India is well-positioned to drive growth in the global technical textiles market. This approach promises to enhance both its economic potential and international competitiveness.



Rolls of woven polypropylene under processing



Rishi Techtex: FY25 Performance Review

The Board of Directors presents its report along with the audited financials of the Company for the year ended 31st March 2025 (refer Table Financial and Operational Highlights).

Table I: Financial and Operational Highlights

Particulars	FY25	FY24
Total Revenues	₹12,562.23 Lakhs	. ₹ 11,173.57 Lakhs
Total Expenses	₹ 12,255.07 Lakhs	₹ 10,969.56 Lakhs
Profit/ (loss) before Tax	₹ 337.66 Lakhs	₹226.60 Lakhs
Operating Profit Margin	7.07 %	6.81%
Total Tax Expense	₹107.72 Lakhs	₹91.77 Lakhs
Profit/ (Loss) for the Period	₹ 229.94 Lakhs	₹ 134.83 Lakhs
Net Profit Margins	2.69 %	2.03%
Debtors' Turnover	17.30%	14.36%
Inventory Turnover	19.69%	23.47%
Interest Coverage Ratio	1.86%	1.86%
Current Ratio	1.46%	1.47%
Debt-equity Ratio	0.91%	0.96%

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Performance Analysis

In FY25, Rishi Techtex registered revenues of ₹12,562.23 lakhs as against ₹11,173.57 Lakhs in FY24. This marked an increase of 12% in y-o-y performance.

Further, in FY25, Rishi Techtex demonstrated a robust increase in EBIDTA by 16.74% – registering an increase from ₹761.30 Lakhs in FY24 to ₹888.72 Lakhs during the year under review.

During the year, the company's net profits stood at ₹229.94 Lakhs. This is a 71% increase over the last year's profits – which stood at ₹134.83 Lakhs.

Operational and Strategic Progress

The increase in both topline and profits is attributed to a combination of operational efficiency, strategic cost control, and a focus on automation. Key contributing factors include:

Capacity Expansion: In FY25, Rishi Techtex doubled the capacity of its Vapi facility, adding new state-of-the-art automated finishing lines and expanding infrastructure to meet growing demand across domestic and export markets.

>>> Operational Efficiency: The Company undertook significant process improvements, optimising material usage without compromising product quality. This lean approach helped reduce input costs and improve margins amid a price-sensitive market.

Automation Drive: Investments in automation particularly in the bag manufacturing division resulted in increased output, greater consistency, and better product quality. The increased production capacity, enabled by automation, allowed us to onboard new institutional customers. This contributed to a more balanced and profitable order book. Strategic Sourcing: Raw material sourcing was diversified from a single supplier to multiple vendors. This included government vendors, such as Mangalore Refinery and Petrochemicals Limited (MRPL), and suppliers based in the Middle East. This sourcing strategy led to better pricing and supply stability. We also introduced recycled raw materials as a part of our sourcing strategy in line with our commitment to sustainable manufacturing.

Stable Product Portfolio: Alongside investing in a few new products, the company concentrated on refining existing formulations and expanding the efficiency of its current lines. This approach ensured profitability without incurring unnecessary R&D expenses.

Together, these strategic and operational moves created a strong foundation for profitable growth.



Printed woven sacks under inspection

Challenges to Performance

While the year saw significant gains, Rishi Techtex faced certain macro-economic challenges in the border context of operational and market realities faced by our industry:

- Price-sensitive Segments: Some product categories, particularly in the construction and infrastructure space, operate within highly price-competitive environments. This limits our pricing flexibility and puts pressure on per-unit margins.
- Technology Adaptation: Even as we continued to invest in automation, adapting to new technologies

and ensuring alignment with performance expectations remains an ongoing process.

Barriers to R&D Investments: In some categories, consumer understanding of long-term product value remains limited, impacting demand for more durable or specialised variants. This factor presents a hurdle to product innovation and long-term differentiation, which we believe will see a correction.

These challenges underscore the importance of our strategic agility, deeper customer engagement, and sustained investment in technology and skilling to navigate evolving market dynamics.

Opportunities for growth

As we consolidate our core strengths, we continue to identify emerging areas that can drive sustainable, long-term value for the business.



Export Markets

There is clear potential for further market development and geographic diversification. However, we remain prudent in our approach to expanding export-led growth, given the evolving global trade environment and associated complexities.



Recycled Material Integration

Over the last two years, our use of recycled materials has increased from 0% to 15%.

While fully biodegradable solutions remain absent due to durability requirements, the Company continues to explore hybrid solutions without compromising strength or shelf life.



Evolving Regulatory Landscape

Rishi Techtex operates across segments where public and government policy plays a significant role in driving adoption.

Increased enforcement of regulatory guidelines, especially in the areas of safety, along with targeted incentive mechanisms, can create strong tailwinds for growth across our product categories.

Together, these avenues represent forward-looking opportunities to diversify our portfolio, increase our competitiveness, and reinforce our position as a resilient, future-ready enterprise.

Division-wise Review

Rishi Techtex structures its operations around two specialised manufacturing verticals: the Woven Division and the Knitted Division. Both the divisions leverage distinct technologies and market applications.

Together, these divisions enable the Company to meet a broad spectrum of industry requirements with precision and adaptability.(refer Chart IV:FY25 :Segment wise Revenue Contribution (in%)

Chart IV: FY25: Segment wise Revenue Contribution



Woven Department

Overview

The Woven division focuses on products made using weaving techniques, where flat tapes of Poly Propylene (PP) or High-Density Poly Ethylene (HDPE) are interlaced at right angles to form strong, durable fabric. The process ensures high tensile strength and structural integrity.

Segment	Products	End-Use Cases	
	Bird Nets	Airports, industrial facilities, hospitals	
	Anti-hail Nets	Open-field vegetable farming, floriculture, sports grounds, open storage areas, parking areas	
Protech	Windbreak Nets	Agriculture, livestock enclosures, urban landscapes	
	Flame Retardant (FR) Nets	Stadiums, public buildings, infrastructure	
G	PP/HDPE Woven Sacks	Paints & coatings, cement, agrochemicals, bulk commodities	
	Laminated Woven Bags	Fertilizer, food grains, animal feed	
Packtech	Custom Printed Sacks	Branded retail, specialty packaging	

Select Customer List



FY25 in Review

The Woven Division maintained its contribution to the Company's consolidated revenues in FY25, driven by continued demand from the paints, cement, and petrochemical industries.

With a total installed capacity of 50 million woven sacks per annum, the division reported stable volumes in domestic markets. Efforts in process streamlining, cost rationalisation, and automation helped mitigate price sensitivity in core segments.

Automation Supports Scale

The division operates in highly price-sensitive environments, especially in the construction segment, where product differentiation is low. Investments in automation enabled us to increase the output across bag production lines, leading to improved throughput and reduced dependence on manual labour.

Two automated lines were added this year, further standardising output and supporting scale.

An Expanding Customer Base

Further, the Company also broadened its institutional customer base, successfully onboarding entities such as Aditya Birla Paints. At the same time, we continued to strengthen our long-term relationship with anchor clients such as Asian Paints.

A healthier portfolio diversification continues to be our goal to ensure a robust de-risking strategy.

Innovating to Capture New Segments

Over the past few years, we have expanded the product mix of the Woven Department beyond traditional segments such as PP and HDPE woven sacks to include tarpaulins, weed mats, and ground covers.

These additions have supported the Company's entry into new sub-segments such as horticulture and civil infrastructure.



Custom-branded woven industrial bags

Knitted Department

The Knitted Division produces fabrics by inter-looping yarns—typically of High Density Polyethylene (HDP)—to create flexible, lightweight nets with high breathability and UV resistance.

Rishi Techtex exports its knitted products which are designed to protect crops, enhance yields, and ensure safer environments. They are ideally suited for horticulture, construction, and environmental protection.

Segment	Products	End-Use Cases
	Shade Nets	Greenhouses, nurseries, poultry farming
	Crop Cover Nets	Open-field vegetable farming, floriculture
	Mulch Mats	Row crops, vineyards, water retention farming
Agrotech	Aluminet	Climate-controlled farming, polyhouses
	Construction Safety Nets	High-rise construction, scaffolding, infrastructure projects
	Debris Nets	Dust control, renovation zones, multi-storey building sites
	Balcony Safety Nets	Residential complexes, commercial buildings
Buildtech	Facade Protection Mesh	Aesthetic building wraps, event installations



Image generated using AI tools

Revenue Performance

The Knitted Division continued to be a key growth driver for Rishi Techtex in FY25, anchored in a commitment to quality, innovation, and export excellence.

Our state-of-the-art facility is equipped with advanced production lines to deliver shade nets ranging from 20 GSM to 400 GSM. They are available in all industry-standard configurations—Tape x Tape, Tape x Mono, and Mono x Mono. These capabilities enable the division to address a broad spectrum of requirements with precision and flexibility.

🍌 Portfolio Expansion

In FY25, we introduced an expanded range of Aluminet, Anti-Hail, and Fire-Retardant (FR) Nets, supporting climate resilience and safety requirements across international markets. Together, these categories accounted for over 1.32 million sq.mts in exports during the period under review.

Additionally, the Company enhanced its portfolio of Bird Nets and Crop Covers. The combined exports in both these categories exceeded 4.95 million sq.mts, reflecting growing demand across agriculture, horticulture, and urban infrastructure.

Product Innovation and Improvement

In line with our commitment to continuous product improvement, we developed a new variant of the silver net that closely mirrors the quality of imported alternatives at a more accessible price point. The newly introduced material is 40% stronger than the previous version, enabling us to offer a 3-year product guarantee. This marks a significant enhancement over earlier iterations that carried no warranty.

The division also piloted a direct-to-customer packaging model, with plans to roll out retail-ready variants in FY26.

≫ Expanding Export Footprint

In FY25, the Company exported over 39.4 million sq.mts of shade and technical nets to 11 countries, including established markets in the Middle East, UK, and Guatemala.

We also added new institutional buyers in Ireland and the USA (refer chart V: Country-wise Exports.)

- The total weight of exported products increased from 560.60 MT in FY24 to 668.62 MT in FY25 – indicating a growth of 19.3%
- The surface area expanded by 9.74% from 35,93,592.00 sq. mtrs in FY24 to 39,43,553 sq. mts in FY25
- The export revenues registered a double digit increase at 13.7% - from ₹1,292.46 Lakhs in FY24 to ₹1,468.88 Lakhs in FY25

This consistent performance across volume, surface area, and revenue underscores the trust placed by international buyers in the quality and reliability of the products manufactured by us.



Chart V: Country-wise Exports

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Human Resources

In FY25, Rishi Techtex continued to build a performance-driven, agile, and future-ready workforce aligned with its long-term strategic objectives.

To ensure sharper execution at the ground level while keeping decision-making efficient and decentralised, Rishi Techtex:

Maintained a lean senior management structure while selectively strengthening its frontline teams across sales, operations, and procurement. This approach ensured an ability to prioritise, understand and meet customer needs as they arise.

Recruited talent with domain-specific expertise, particularly in technical textiles and export compliance. This was done to support the Company's evolving product mix and global customer base.

In line with operational expansions and process automation, the Company invested in skill-building initiatives for machine operators and quality control teams:



- Focused on fostering a culture of accountability, safety, and continuous learning.
- Introduced training modules to familiarise employees with upgraded machinery, industry-specific compliance norms, and customer engagement practices.

Over the next few years, we will gradually see a younger leadership team emerge, as some of our senior professionals retire due to superannuation.

As Rishi Techtex grows its global and domestic footprint, employee engagement and capability development remain central to sustaining quality, innovation, and productivity across both divisions.



UV-stabilized HDPE pool shade system

Sector Momentum and Strategic Alignment

Approximately 15% of India's total textile and clothing market is made up of technical textiles, which ranks seventh in the world. Since FY21, India has been a net exporter of this segment.

While imports have decreased at a 1.7% Compound Annual Growth Rate (CAGR) since FY19, exports have increased at a 5.3% CAGR. Technical textile imports and exports from India totalled \$2.05 Billion and \$2.59 Billion, respectively, in 2024. The market, valued at \$29 Billion, is expected to grow significantly.

The focus on technical textiles is backed by sustained government and industry momentum, positioning the sector as a key enabler of national development priorities. Technical textiles offer structural advantages—functionality, price stability, and stronger margins—unlike traditional fashion textiles, which are more vulnerable to demand volatility.

Flagship initiatives such as Atmanirbhar Bharat and Viksit Bharat, alongside interventions like the National



Technical Textiles Mission (NTTM), Production Linked Incentive (PLI) Scheme, and PM MITRA Parks, have created a supportive business environment. The 2025 Union Budget's tax rationalisation on textile machinery and increased Basic Customs Duty on knitted fabrics further strengthen domestic manufacturing while discouraging low-value imports.

Rishi Techtex is well-aligned to benefit from these structural tailwinds. While near-term performance metrics reflect mixed outcomes and enhanced scrutiny on debt servicing, there is significant headroom to drive growth.

This can be achieved through focused investments in sustainable, value-added products and collaborative partnerships that enhance long-term competitiveness and profitability.



UV-resistant HDPE shade canopy

Overview

Strategic Priorities in FY26

Rishi Techtex is poised to build on the momentum of FY25 with a focused and forward-looking approach.

The key priorities and growth drivers for FY26 are outlined below:

🐎 Risk Mitigation and Supply Chain Resilience

Our goal is to de-risk operations by:

- Diversifying the customer base to increase the number of large-volume buyers.
- Broadening the supplier pool to ensure continuity and cost-efficiency.
- Expanding into new geographies and end-use industries.
- Moving towards sustainable and environmental friendly raw-material solutions alongside balancing commercial viability

Pivot to Direct-to-Customer (D2C) Strategy

The Company plans to expand its direct engagement with end-users, particularly in the Agrotech and Buildtech segments, to enhance customer stickiness, improve feedback cycles, and strengthen realisations by bypassing intermediary layers.

>>> Product Mix Optimization

We will continue the shift toward high-value, application-specific products such as fire-retardant nets, anti-hail nets, and customized woven packaging for industrial use.

>>> Atmarnirbharta in Automation

We are exploring Indian-made machinery to enhance cost efficiencies and reduce turnaround time on maintenance.





Protech

- Deepen penetration into B2B industrial buyers.
- Explore niche exports to regulated markets in Europe and the Middle East



Packtech

- Scale up production volumes with automation, customization and design flexibility.
- Target new industries including food processing, cement, and agri-commodities.



Agrotech

- Launch application-specific variants for horticulture, floriculture, and protected farming.
- Strengthen partnerships with agri-retailers and cooperatives under the D2C strategy.
- Leverage export presence to unlock further market access



Buildtech

- Expand into safety-compliant nets for civil works and public infrastructure.
- Position fire-retardant nets for high-risk zones and regulated markets.
- Produce Retail Ready Nets for Home use

Macro trends such as urbanisation, rising construction safety standards, and advancements in agritech continue to create tailwinds for growth. Both divisions are strategically aligned with the Company's broader vision of scaling operations, enhancing efficiency, and diversifying its customer base.

On the strength of the above factors, Rishi Techtex is well-positioned to build on its strengths in FY26.



Protech netting for a construction site

Risks and Uncertainties

Rishi Techtex operates in a dynamic and evolving business environment that is exposed to a range of external and internal risks. These include macro-level disruptions such as geopolitical tensions, acts of terrorism, natural calamities, pandemics, and other unforeseen man-made events.

Fluctuations in currency exchange rates—driven by shifts in domestic and international economic policies—may also influence the Company's financial performance. Additionally, sector-specific risks such as raw material availability, volatility in crude oil prices, and changes in interest rates continue to pose potential challenges to operational and financial stability.

Internal Controls

To proactively address these risks, the Company has instituted a comprehensive and well-structured system of internal controls that span both financial and operational domains. These controls are tailored to the size and complexity of Rishi Techtex's operations and are in full compliance with applicable regulatory frameworks.

Regular internal audits are carried out to evaluate the effectiveness and adequacy of these controls. Based on audit outcomes, corrective measures are promptly implemented to strengthen governance, ensure compliance, and support continuous process improvement across the organisation.

Cautionary Statement

This Management Discussion and Analysis contains forward-looking statements that reflect the Company's current expectations, projections, plans, and assumptions. These statements are inherently subject to risks and uncertainties, many of which are beyond the Company's control.

Actual results may differ materially from those projected, owing to a variety of factors including, but not limited to, shifts in economic conditions affecting demand and pricing, changes in government policies or regulations, taxation laws, and other macroeconomic or industryspecific developments.

Gallery















Reports & Financials

Directors' Report

To,

The Members,

Rishi Techtex Limited,

Your Directors have pleasure in presenting their 41st Annual Report on the business and operations of the Company and the accounts for the Financial Year ended March 31, 2025.

FINANCIAL SUMMARY OR HIGHLIGHTS/PERFORMANCE OF THE COMPANY:

Particulars	2024-25	2023-24
Total Income	12,592.73	11,196.16
Profit before Tax	337.66	226.60
Provision for Tax	107.72	91.77
Profit after Tax	229.94	134.83
Total Comprehensive Income for the period	229.94	134.83

DIVIDEND:

To strengthen the cash flow of the Company, the Directors have not considered and recommended any dividend in the year.

RESERVES:

As on March 31, 2025, the reserves and surplus has increased to ₹2,675.35 lakhs as compared to ₹2,445.41 lakhs during the last year.

COMPANY'S WORKING DURING THE YEAR:

The company earned total income of ₹ 12,592.73 lakhs as compared to ₹ 11,196.16 lakhs earned in the previous year showing increase of 12.47%.

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:

There have been no material changes and commitments affecting the financial position of the Company which have occurred between March 31, 2025 and the date of this Report, other than those disclosed in this Report. There has been no change in the nature of business of your Company.

CREDIT RATINGS:

Subsequent to the end of the financial year under review, the Company has received the following credit ratings from CRISIL vide letter dated 5th April, 2025.

Total Bank Loan Facilities Rated	₹34 Crore
Long-Term Rating	CRISIL BBB-/Stable
Short-Term Rating	CRISIL A3

SIGNIFICANT AND MATERIAL ORDERS:

There have been no significant and material orders passed by the Regulators or Courts or Tribunals impacting the going concern status and the Company's operations in future.

The Members may re-collect that in the Directors Report of financial year 2019-2020, your Directors placed details of litigation with Enforcement Directorate. The Company has denied all the charges and allegations levelled by the Enforcement Directorate (ED). The Company entered a contract with bonafide intent. During the FY 2018-19 although, the Competent Authority in Enforcement Directorate, Cochin Office passed a provisional order attaching the property of the Company situated at Daman (UT); based on Company's application to the Hon'ble Appellate Tribunal, for Prevention of Money Laundering Act (AT PMLA) New Delhi, The Tribunal has directed that both the parties to maintain a status quo in respect of the said attached property until the next date of hearing.

ADOPTION OF INDIAN ACCOUNTING STANDARD (IND AS):

As mandated by the notification of Ministry of Corporate Affairs, dated 16th February 2015 notifying the Companies (Indian Accounting Standard) Rules, 2015, your Company has implemented Indian Accounting Standards ("IND AS") to record financial transactions pursuant to Notification from financial year 2017-2018. During the year 2024-2025; the Company has continued to successfully implement the Ind AS.

SUBSIDIARIES / JOINT VENTURES/ASSOCIATE COMPANIES:

The Company has no subsidiary or joint venture or associate company.

INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The Company has an Internal Control System, commensurate with the size, scale and complexity of its operations. The Internal Auditor appointed by the Company, conducts an Internal Audit and monitors and evaluates the efficacy and adequacy of internal control system, its compliance with operating systems, accounting procedures and policies of the Company. Internal Audit Findings and recommendations, areas for improvement are reviewed by the Audit Committee. Based on the report of internal auditor; management undertake corrective action in their respective areas and thereby strengthen the controls.

AUDIT OBSERVATIONS AND EXPLANATION BY THE BOARD:

There were no qualifications, reservations or adverse remarks made either by the Statutory Auditors or by the Secretarial Auditor in their respective Reports. The observations made by the Statutory Auditors read with the relevant notes on accounts are self-explanatory.

REPORTING OF FRAUDS BY AUDITORS:

During the year under review, neither the statutory auditors nor the secretarial auditor has reported to the audit committee, under Section 143 (12) of the Companies Act, 2013, any instances of fraud committed against the Company by its officers or employees, the details of which would need to be mentioned in the Board's Report.

DEPOSITS:

The details relating to deposits, covered under Chapter V of the Act-

- a) accepted during the year : ₹25.00 Lakhs
- b) remained unpaid or unclaimed as at the end of the year: Nil
- c) whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved;
 - (i) at the beginning of the year 45.00 Lakhs;
 - (ii) maximum during the year Nil;
 - (iii) at the end of the year 45.00 Lakhs

The details of deposits which are not in compliance with the requirements of Chapter V of the Act: Nil

AUDITORS:

STATUTORY AUDITOR:

In the 39th Annual General Meeting; M/s. HRK & Co., Chartered Accountants, Vapi, Gujarat (FRN : 146985W) were appointed as the Statutory Auditors of the Company for a term of 5 financial years commencing from 2023-2024 to hold office till the conclusion of the 44th Annual General Meeting of the Company.

Pursuant to Section 139 and 141 of the Act and relevant Rules prescribed there under, your Company has obtained a declaration from the Statutory Auditors that they meet with the requisite criteria as provided under the provisions of the Companies Act 2013 read with applicable Rules and Advisories, to continue as the Statutory Auditors of the Company for the financial year 2025-2026. The Auditors have also confirmed that they have subjected themselves to the peer review process of Institute of Chartered Accountants of India (ICAI) and hold a valid certificate issued by the Peer Review Board of the ICAI.

AUDIT REPORT:

As per the provisions of the Companies Act, 2013, the Auditors Report on Financial Statements for the year ended 31st March, 2025 as issued by the Statutory Auditor; M/s. HRK & Co., Chartered Accountants, forms part of this Annual Report.

SHARE CAPITAL:

The paid up Equity Share Capital as on March 31, 2025 was ₹739.10 Lakhs. There was no change in the Share Capital of the Company during the financial year under report.

As on March 31, 2025, following two directors are holding shares of the Company:

Mr. Abhishek Patel

Mrs. Aakanksha Mikhail Verma

EXTRACT OF THE ANNUAL RETURN:

Pursuant to Section 92 of the Act and Rule 12 of the Companies (Management and Administration) Rules, 2014, the Annual Return is available on the website of the Company at <u>www.rishitechtex.com</u> under Investor Tab_AnnualReport_Annual Return. You may also check the following link: <u>https://www.rishitechtex.com/Admin/FinancialFile/Annual%20Return%202024%202025.pdf</u>

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

The information required to be disclosed is set out in Annexure 'A'.

BOARD OF DIRECTORS:

Details of Board of Directors:

As on the date of Balance sheet; the Board of Directors of the Company consisted of Four Directors. As the Chairman of the Board is in Executive capacity pursuant to requirements of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, its Board comprises of 50% of the Independent Directors. Out of the Four Directors, One Director is categorized as Promoter-Director, two are Independent Directors appointed pursuant to provisions of section 149 of the Companies Act, 2013 and one is Non-Executive Non-Independent Director.

As on the date of Balance sheet; there is no Nominee Director on the Board of the Company. No Director of the Company is either member of more than ten committees and/or Chairman of more than five committees across all Companies in which he is Director and necessary disclosures to this effect have been received by the Company from all the Directors. Except as described in para hereunder, there are no other changes in composition of Board of Directors during the FY 2024-2025.

Appointment/Reappointment:

The members of the Company at the 40^{th} AGM, have re-appointed in accordance with provisions of the Act and SEBI Listing Regulations, Mr. Kunal Rastogi (DIN: 01570584) as a Non-Executive Independent Director on the Board for a second term of 5 years, effective August 09, 2024.

The members of the Company at the 40th AGM, have appointed in accordance with provisions of the Act and SEBI Listing Regulations, Mr. Pranab Chatterjee (DIN: 10739170) as Non-Executive Independent Director of the Company for a term of five years effective from September 20, 2024 till September 19, 2029.

Mrs. Sheela Ayyar's (DIN:06656579) second term of 5 years as an Independent Director of the Company came to an end and she ceased to be a director of the Company effective from September 24, 2024 due to completion of her tenure as Independent Director. The Board of Directors extended its deepest gratitude for her services and contributions during her tenure as Independent Director of the Company.

In terms of Section 152(6) of the Companies Act, 2013, Mrs. Aakanksha Mikhail Verma shall retire as a Director by rotation at the forthcoming Annual General Meeting and being eligible, has offered herself for re-appointment. As per the terms of her appointment as a Non-Executive, Non-Independent Director, her re-appointment as a Director on retirement by rotation at the forthcoming Annual General Meeting, would not constitute break in her term as a Non-Executive, Non-Independent Director. Your Directors recommend to members for their approval her re-appointment as a Director at the forthcoming Annual General Meeting.

The disclosures required in respect of appointment / re-appointment of directors pursuant to Regulation 36 of the SEBI Listing Regulations and the Secretarial Standards ('SS')-2 on General Meetings are given in the Notice of AGM, forming part of the Annual Report.

During the year under review, the non-executive directors of the Company had no pecuniary relationship or transactions with the Company, other than sitting fees, commission and reimbursement of expenses, if any.

During the year, in all Five Board Meetings were held i.e. on 28th May, 2024, 12th August, 2024, 15th October, 2024, 29th October, 2024 and 10th February, 2025. The gap between any two consecutive Board meetings during the year under review did not exceed one hundred and twenty days. The requisite quorum was present for all the meetings.

The information, as required under Regulation 17(7) read with Schedule II Part A of the SEBI Listing Regulations, is made available to the Board. The recommendations of the Committees are placed before the Board for necessary approvals. All committee recommendations placed before the Board during the year under review were unanimously accepted by the Board.

Declaration by an Independent Director(s):

All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149(6) of the Companies Act, 2013 and Regulation 16(1)(b) and 25(8) of SEBI (LODR) Regulations, 2015.

In the opinion of the Board, there has been no change in the circumstances which may affect their status as Independent Directors of the Company and the Board is satisfied of the integrity, expertise, and experience (including proficiency in terms of Section 150(1) of the Act and applicable rules thereunder) of all Independent Directors on the Board.

Further, in terms of Section 150 read with Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014, as amended, Independent Directors of the Company have included their names in the data bank of Independent Directors maintained with the Indian Institute of Corporate Affairs.

Formal Annual Evaluation:

Pursuant to the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR"), the Board has carried out the evaluation of its own performance, the Directors individually as well as the evaluation of the working of its Audit, Nomination and Remuneration and other Committees. A structured questionnaire was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance.

A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board. The performance evaluation of the Independent Directors was carried out by the entire Board. The performance evaluation of the Chairman was carried out by the Independent Directors who also reviewed the performance of the Secretarial Department.

Code of Conduct:

The Board has laid down a Code of Conduct for all Board members and senior management personnel of the Company, which has been posted on the website of the Company www.rishitechtex.com.

All Board members and senior management personnel have affirmed compliance with the Code for the year ended on March 31, 2025. Declaration to this effect signed by the Managing Director of the Company for the year ended on March 31, 2025 has been included elsewhere in this report.

Familiarization Programme for Independent Directors:

The Company conducts familiarization programs for Independent Directors to enable them to understand their roles, rights and responsibilities. The Independent Directors when they are appointed are given a detailed orientation on the Company, industry, strategy, policies and Code of Conduct, regulatory matters, business, financial matters and human resource matters of the Company.

Details of orientation given to the new and existing Independent Directors in the areas of strategy/industry trends, operations & governance, and safety, health and environment initiatives are available on the website of the Company at www.rishitechtex.com

KEY MANAGERIAL PERSONNELS (KMPs):

As on March 31, 2025, Mr. Abhishek Patel, Managing Director, Mr. Jagdish Dokwal, Chief Financial Officer and Ms. Gauri Gangal, Company Secretary are the Key Managerial Personnel of your Company. During the financial year under review, there were no changes in the Key Managerial Personnel (KMP) of the Company.

COMMITTEES OF THE BOARD:

The Board of Directors has constituted Committees of the Directors, as mandated by Law and applicable Regulations to deal with specific areas and activities which require an independent expert review of the respective subject matter. The Board Committees are formed with approval of the Board and function according to Terms of Reference and statutory provisions mandating such constitution. These Committees play an important role in the overall management of day-to-day affairs and governance of the Company.

The Board currently has the following Committees:

 Audit Committee: The Company has a Competent Audit Committee comprising of three Directors out of which two-third are independent directors. Mr. Pranab Chatterjee, having sound financial background and financial expertise is Chairman of the Committee with the other members being Mr. Abhishek Patel and Mr. Kunal Rastogi. The tenure of Mrs. Sheela Ayyar came to an end on 24th September, 2024 and Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024. In view of this, the Board at its meeting held on 15th October, 2024 has approved and reconstituted the Audit Committee as above effective from 20th September, 2024.

The details pertaining to the composition of the Audit Committee, terms of reference, number of meetings of the committee are included in the Corporate Governance Report, which is a part of this report.

2. Nomination & Remuneration Committee:

The Nomination & Remuneration committee consists of three Directors, viz. Mr. Kunal Rastogi, Mr. Pranab Chatterjee and Mrs. Aakanksha Mikhail Verma.

The tenure of Mrs. Sheela Ayyar came to an end on 24th September, 2024 and Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024. In view of this, the Board at its meeting held on 15th October, 2024 has approved and reconstituted the Nomination and Remuneration Committee as above effective from 20th September, 2024.

Mr. Kunal Rastogi is chairman of the Committee. The Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration. The same is posted on the website of the Company viz. <u>www.rishitechtex.com</u>. The Committee approves the remuneration payable to the Managing Director and senior executives. The salient features of the said policy and the details pertaining to the composition of the Nomination & Remuneration Committee, terms of reference, number of meetings of the committee are included in the Corporate Governance Report, which is a part of this report.

3. Shareholders/Investors Grievance Committee:

The Committee consists of three Directors, Mr. Abhishek Patel, Mr. Pranab Chatterjee and Mrs. Aakanksha Mikhail Verma. Mr. Pranab Chatterjee is the chairman of the Committee.

The Committee was re-constituted with Mr. Pranab Chatterjee appointed as Chairman of the Committee in place of Mr. Kunal Rastogi with effect from 10th February, 2025.

The details pertaining to the composition of the Shareholders/Investors Grievance Committee, terms of reference, number of meetings of the committee held during the period under consideration are included in the Corporate Governance Report, which is a part of this report.

4. Finance Committee:

The Company has a Finance Committee comprising of three Directors viz. Mr. Abhishek Patel, Mrs. Aakanksha Mikhail Verma, and Mr. Pranab Chatterjee for looking after the matters pertaining to expansion and finance of the Company. The Committee was re-constituted with Mr. Pranab Chatterjee appointed as member of the Committee in place of Mr. Kunal Rastogi with effect from 10th February, 2025.

There were no meetings of Finance Committee held during the financial year 2024-25.

INDEPENDENT DIRECTORS' MEETING:

During the year under review, the Independent Directors met on 10th February, 2025 inter alia to discuss the evaluation of the performance of all independent directors and the Board of directors as whole. It also evaluates the timelines of flow of information between the Management and the Board that is necessary for the Board to perform its duties effectively.

RISK MANAGEMENT POLICY:

The Company has formed a statement indicating development and implementation of a risk management policy for the Company including identification therein of elements of risk, if any, which in the opinion of the Board may threaten the existence of the company.

VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES:

The Company has formulated Whistle Blower Policy as per the provisions of section 177(9) of the Act and SEBI (LODR) Regulations, 2015 to raise any complaint, query and to deal with instance of fraud and mismanagement, if any. No personnel have been denied access to the Audit Committee. The said Policy is available on the Company's website – www.rishitechtex.com/investors.

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

The Company has constituted Internal Complaint Committee (ICC) for all locations to the extent applicable, pursuant to the provisions of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013 to consider and resolve all sexual harassment complaints reported by women. The Company has taken adequate care and caution in line with the requirements of the Act. During the year 2024–2025, the Company has not received any sexual harassment complaint.

LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186:

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements.

RELATED PARTY TRANSACTIONS:

The Company has formulated a policy on related party transactions which is available on the website of the Company at <u>www.rishitechtex.com</u>. All related party transactions are placed before the Audit Committee for review and approval. Prior omnibus approval of the Audit Committee is obtained on a quarterly basis for related party transactions which are of repetitive nature and/or entered in the ordinary course of business and are at an arm's length.

As per the SEBI Listing Regulations, if any Related Party Transactions ('RPT') exceeds ₹ 1,000 crore or 10% of the annual consolidated turnover of the Company as per the last audited financial statement whichever is lower, would be considered as material and would require Members approval. In this regard, during the year under review, the Company has taken necessary Members approval and has entered into material transaction with related party. All related party transactions entered during the year were in the ordinary course of the business and at an arm's length basis. Therefore, the disclosure of Related Party Transactions as required under Section 134(3)(h) of the Companies Act and Rule 8(2) of the Companies (Accounts) Rules, 2014 in Form AOC-2 is not applicable to the Company for FY 2024-25.

The details of RPTs during FY 2024-25, including transaction with person or entity belonging to the promoter/ promoter group which hold(s) 10% or more shareholding in the Company are provided in the accompanying financial statements. Members may refer to Notes to Accounts (Note No. 35) forming part of the financial statements for transactions with related parties.

PARTICULARS OF EMPLOYEES:

During the year, there was no employee in receipt of remuneration prescribed in the Rule 5(2) and (3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

The Statement containing particulars of employees as required and the ratio of remuneration of Managing Director to the median employees' remuneration and other details in terms of Section 197(12) of the Companies Act, 2013 read with Rule 5(1) and (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 forms part of this report as **Annexure 'B'**.

SECRETARIAL AUDIT REPORT:

Pursuant to the provisions of Section 204 of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/s. Sudhanwa S. Kalamkar & Associates, Company Secretary in Practice, to undertake the Secretarial Audit of the Company. The Report of the Secretarial Auditor in prescribed Form MR-3 is annexed herewith as **Annexure 'C'**.

There are no qualifications or observations or adverse remarks or disclaimer of the Secretarial Auditors in the Report issued by them for the financial year 2024-2025 which call for any explanation from the Board of Directors.

In compliance with Regulation 24A of SEBI Listing Regulations and section 204 of the Act, the Board at its meeting held on May 26, 2025, based on recommendation of the Audit Committee, has re-appointed M/s Sudhanwa S. Kalamkar & Associates, Company Secretaries, a Peer Reviewed firm (Membership No.18795, COP No.7692, Peer Review Certificate No.2478/2022) to conduct the secretarial audit of the Company for a term of five financial years from 2025-2026 upto 2029-2030 subject to approval of the shareholders at ensuing Annual General Meeting. They have confirmed that they are eligible for the said appointment. The Secretarial Auditors have confirmed that they have subjected themselves to the peer review process of Institute of Company Secretaries of India (ICSI) and hold valid certificate issued by the Peer Review Board of the ICSI.

COMPLIANCE WITH SECRETARIAL STANDARDS:

During the financial year, your Company has complied with applicable Secretarial Standards issued by Institute of Company Secretaries of India.

CORPORATE SOCIAL RESPONSIBILITY POLICY (CSR):

The provisions of section 135 of the Companies Act, 2013 related to constitution of Corporate Social Responsibility (CSR) Committee and mandate to spend amount as prescribed by statute is not applicable to Company for the financial year 2024-2025 as the Company does not fulfill any criteria set by the provisions of section 135 (1) of the Act.

STATEMENT OF SALIENT FEATURES OF FINANCIAL STATEMENT:

Statement on salient features of Financial Statement in Form AOC- 3 is not required since Entire Annual Report is being sent to all the Shareholders in the manner specified by the regulations.

MANAGEMENT DISCUSSION AND ANALYSIS:

The Management Discussion and Analysis on the operations of the Company is provided in a separate section and forms a part of the Annual Report.

LISTING:

The shares of your Company are listed at the BSE Limited. The applicable annual listing fees have been paid to the stock exchange before the due dates.

CORPORATE GOVERNANCE REPORT:

The Company is committed to maintain the highest standards of Corporate Governance and believes in adopting best practices of Corporate Governance. The report on Corporate Governance as stipulated under the SEBI Listing Regulations together with a certificate from the Secretarial Auditors of the Company confirming compliance with the conditions of Corporate Governance forms part of the Report.

HUMAN RESOURCE DEVELOPMENT AND INDUSTRIAL RELATIONS:

Industrial relations at all plant locations remained harmonious. With an aim at enhancing employees' experience, the highest priority was given to people-focused measures and policies in areas of health, safety and wellness of employees and their families, especially in the wake of COVID-19.

In order to drive employee motivation and performance, a structured culture and engagement framework was put in place with focus on three core pillars of Learning and Development, Communication and Connect, and Recognition.

The total number of persons employed in your Company as on March 31, 2025 were 137.

DESIGNATED PERSON FOR FURNISHING INFORMATION AND EXTENDING CO-OPERATION TO REGISTRAR OF COMPANIES (ROC) IN RESPECT OF BENEFICIAL INTEREST IN SHARES OF THE COMPANY:

The Company Secretary & Compliance Officer of the Company is the designated person responsible for furnishing information and extending cooperation to the ROC in respect of beneficial interest in the Company's shares.

DIRECTORS' RESPONSIBILITY STATEMENT:

The Directors' Responsibility Statement referred to in clause (c) of sub-section (3) and sub-section (5) of Section 134 of the Companies Act, 2013, shall state that—

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

ACKNOWLEDGEMENTS:

The Directors place on record their appreciation of the efficient and loyal services rendered by the Staff and workmen, also acknowledge the help, support and guidance from the various Statutory Bodies, Government and Semi-Government Organisations and Bank and thank our customers, suppliers, investors for their continues support during the year.

By Order of the Board

Abhishek Patel

Managing Director DIN: 05183410

Place: Mumbai Date: 16.06.2025 Kunal Rastogi Director DIN: 01570584

Annexure A

The details of conservation of energy, technology absorption, foreign exchange earnings and outgo are as follows:

A. CONSERVATION OF ENERGY

The Company has initiated various steps for conservation of energy. The Company has replaced old motors and connections to prevent power leakage. Additionally, for heat dissemination, better insulators were installed and recycling units were refurbished. Old computer systems and machinery were replaced for energy efficient operations. By preventing heat loss the company saved on energy.

B. TECHNOLOGY ABSORPTION

The company has been constantly improving the quality of the products to suit the requirements of customers. No specific amount is earmarked for R&D. The Company has installed new Machines as well as modified existing machines to improve the quality of its products.

TECHNOLOGY ABSORPTION, ADAPTION AND INNOVATION

The Company increasing its focus of the investments in the packtech verticle to minimize human intervention to increase the efficiency of the process.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

During the year the earning in foreign exchange on Export of Shade Net amounts to ₹1,450.32 lakhs. The Expenditure in foreign currency was incurred on account of Travelling ₹1.07 lakhs and Expenditure on account of spares and components is ₹6.31 lakhs. There is no import of Capital Goods during the FY 2024-2025.

Annexure B

1. The ratio of the remuneration of each director to the median employees' remuneration for the financial year:

Name	Designation	Ratio
Mr. Abhishek Patel	Managing Director	41.82:1

For this purpose, sitting fees paid to non-executive directors have not been considered.

2. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year:

Percentage of median salary to Chief Financial Officer - 10.65

Percentage of median salary to Company Secretary - 2.60

3. The percentage increase in the median remuneration of employees in the financial year:

The increment in the median remuneration of the employees is around 5.86%.

4. The Number of permanent Employees on the rolls of the Company:

The numbers of on-rolls permanent employees are 137 (Excluding MD).

5. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and exceptional circumstances for increase in the managerial remuneration, if any:

The average percentile increase in the salaries of employees other than Managerial Personnel is 3.85%.

6. Affirmation that the remuneration is as per the remuneration policy of the Company:

Yes

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 read with Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014)

Τo,

The Members,

Rishi Techtex Limited, Mumbai

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Rishi Techtex Limited (CIN: L28129MH1984PLC032008)** (hereinafter called 'the Company'). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its Officers, Authorized Representatives, and the representations made by the Management, i hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on **31**st **March**, **2025** complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I 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 there under, as applicable.
- (ii) The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made there under.
- (iii) The Depositories Act, 1996 and the Regulations and Byelaws framed thereunder.
- (iv) The following Regulations 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 to the Company during the audit period];
 - 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, 2018 [not applicable to the Company during the audit period];
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits And Sweat Equity) Regulations, 2021 [Not applicable to the Company during the audit period];
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 [Not applicable to the Company during the audit period];
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client.
 - g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 [Not applicable to the Company during the audit period]; and
 - h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 [Not applicable to the Company during the audit period].

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

- (i) Secretarial Standards (SS) issued by The Institute of Company Secretaries of India (ICSI) and applicable to the Company for audit period.
- (ii) The Listing Agreements entered by the Company with BSE Limited read with the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

- (v) Further the Company has identified following other statutes as mentioned here below:
 - (a) Water (Prevention & Control of Pollution) Act, 1974.
 - (b) The Air (Prevention & Control of Pollution) Act, 1981
 - (c) Environment (Protection) Act 1986 and the Plastics Waste Management Rules, 2016

The provisions of which the Company has generally complied with during audit period.

I further report that:

(a) the Board of Directors of the Company is Constituted comprising of Executive Director, Non-Executive Director, and Independent Directors.

- (b) notices were given to all Directors at least seven days in advance to schedule the Board Meetings, including Meetings of the Committees of the Board. Agenda and detailed notes on agenda were sent 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.
- (c) decisions at the Board Meetings, as represented by the management, were taken unanimously.
- I further report that:
- (a) as per the explanations given to me and the representations made by the Management and relied upon by me 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.
- (b) during the audit period, there has been no significant event having material implication on the existing business of the Company, requiring approval of the Board.

For Sudhanwa S Kalamkar & Associates

Company Secretaries

Sudhanwa S Kalamkar

ACS: 18795 CoP: 7692 ICSI Peer Review Certificate No: 2478/2022 UDIN issued by the ICSI: A018795G000394907

Place: Mumbai Date: 21-05-2025

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'Annexure A to Secretarial Audit Report 24-25

Τo,

The Members,

Rishi Techtex Limited, Mumbai

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

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

For Sudhanwa S Kalamkar & Associates

Company Secretaries

Sudhanwa S Kalamkar

ACS: 18795 CoP: 7692 ICSI Peer Review Certificate No: 2478/2022 UDIN issued by the ICSI: A018795G000394907

Place: Mumbai

Date: 21-05-2025

Note: This Report is to be read with our letter of even date which is annexed as Annexure A and Forms an integral part of this Report.

DECLARATION OF THE MANAGING DIRECTOR

This is to certify that the Company has laid down Code of Conduct for all Board members and Senior Management of the Company.

Further certified that the all Board members and Senior Management personnel have confirmed compliance with the Code of Conduct applicable to them during the year ended on March 31, 2025.

By Order of the Board

Place: Mumbai Date: 26.05.2025 Abhishek Patel Managing Director

CORPORATE GOVERNANCE REPORT

STATEMENT ON COMPANY'S PHILOSOPHY ON CODE OF CORPORATE GOVERNANCE:

The Company's philosophy on Corporate Governance is guided by emphasis on fairness, integrity, transparency, responsibility and accountability.

The Company recognizes its responsibility towards its stakeholders including shareholders, employees, the government and lenders and follows high standards of professionalism, honesty and integrity. The Company believes in monitoring its performance regularly and with utmost transparency so as to enable the optimum utilization of its resources.

The Company is in compliance with the requirements stipulated under Regulation 17 to 27 read with Schedule V and clauses (b) to (i) of subregulation (2) of Regulation 46 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as applicable, with regard to corporate governance.

Details of Company's board structure and various committees that constitute the governance structure of the organization are covered in detail in this report.

CODE OF CONDUCT:

The Board has laid down a Code of Conduct for all Board members and senior management personnel of the Company, which has been posted on the website of the Company <u>www.rishitechtex.com</u>. All Board members and senior management personnel have affirmed compliance with the code for the year ended March 31, 2025. Declaration to this effect signed by the Managing Director of the Company for the year ended March 31, 2025 has been included elsewhere in this report.

CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING:

In accordance with the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 ("SEBI Insider Trading Regulations"), as amended from time to time, the Board of Directors of the Company has adopted the Code of Conduct for prevention of Insider Trading ("Insider Trading Code").

Ms. Gauri Gangal, Company Secretary and Compliance Officer is the 'Compliance Officer' in terms of this Insider Trading Code.

BOARD OF DIRECTORS (as on 31.03.2025):

As on the date of Balance sheet; the Board of Directors of the Company consisted of Four Directors. The Chairman and Managing Director of the Company, an Executive Director is a promoter of the Company, Two are independent Directors within the meaning of the Companies Act 2013 ("the Act") and one is Non-Executive- Non Independent Promoter Director. Except Mr. Abhishek Patel and Mrs. Aakanksha Mikhail Verma; no other directors are inter se related to each other. The Company has complied with the requirement of having atleast half of the Board comprising of Independent Directors as the Chairman of the Board is an Executive Director. The composition of the Board is in conformity with Regulation 17 of the SEBI Listing Regulations read with Section 149 of the Act.

As required under Regulation 17A & 26(1) of SEBI Listing Regulations and as confirmed by directors, none of the Directors on the Board of Company was a Director (including holding any alternate directorships) in more than 10 public limited companies (as specified in Section 165 of the Act) and Director in more than 7 equity listed entities or acted as an Independent Director in more than 7 equity listed entities. Further, as on March 31, 2025, none of the Directors on the Board was a Member of more than 10 Committees across all the Indian public limited companies in which he/she was a Director. As on the date of Balance sheet; there is no Nominee Director on the Board of the Company.

A certificate from M/s. Sudhanwa S. Kalamkar & Associates, Company Secretary in practice, pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI Listing Regulations, stating 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 SEBI/ Ministry of Corporate Affairs or any other statutory authority is annexed to this report.

The Board meets at least once in a quarter to consider the performance of business, quarterly performance and Financial Results of the Company. To enable the Board to discharge its responsibilities effectively and take informed decisions, all the necessary information is made available to the Board. The maximum time gap between any 2 (two) successive meetings of the Board is not more than 120 (One Hundred and Twenty) days. The agenda of the Board is circulated in advance and contains all the relevant information. The Board periodically reviews compliance reports of all laws applicable to the Company. During the Financial Year 2024-2025, in all Five Board Meetings were held i.e. on 28th May, 2024, 12th August, 2024, 15th October, 2024, 29th October, 2024 and 10th February, 2025. The Board had accepted all the recommendations of the Committees of the Board of Directors during the Financial Year 2024-2025.

The necessary quorum was present for all the meetings. The names and categories of the Directors on the Board, their attendance at board meetings held during the year under review and at the last Annual General Meeting ("AGM"), name of other listed entities in which the Director is a director and the number of Directorships and Committee Chairmanships / Memberships held by them in other public limited companies as on March 31, 2025 are given herein below. Other directorships do not include directorships of private limited companies, foreign companies and companies registered under Section 8 of the Act. For the purpose of determination of limit of the Board Committees, chairpersonship and membership of the Audit Committee and Stakeholders' Relationship Committee has been considered as per Regulation 26(1)(b) of SEBI Listing Regulations.

Name	Category	Number of Board Meetings Attended during FY 2025	Whether attended last AGM held on 20 th September, 2024	Number of ships in Ot Comp	her Public	Numb Comm Position in Other Comp	nittee ns held Public	Directorship in Other Listed Entities. (Category of Directorship)
				Chairman	Member	Chairman	Member	
Mr. Abhishek Patel	Promoter/ Executive Director	5	Yes	-	-	-	-	-
Mrs. Aakanksha Mikhail Verma	Non Executive/ Non Independent Director	5	Yes	-	-	-	-	-
Mrs. Sheela Ayyar*	Non Executive/ Independent Director	2	Yes	-	1	-	1	Rishi Laser Limited (Non- Executive/ Independent Director)
Mr. Kunal Rastogi	Non Executive/ Independent Director	5	Yes	-	-	-	-	-
Mr. Pranab Chatterjee**	Non Executive/ Independent Director	3	Yes	-	-	-	-	-

Notes:

1*The tenure of Mrs. Sheela Ayyar came to an end on 24th September, 2024

2**Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024

Details of equity shares of the Company held by the Directors as on March 31, 2025 are given below:

Name	Category	No. of Equity Shares
Mr. Abhishek Patel	Promoter/Executive Director	1,017,095
Mrs. Aakanksha Mikhail Verma	Non Executive/ Non Independent Director	400,861

The recommendations of the committees are placed before the Board for necessary approval. During the year under review, all committee recommendations placed before the Board of Directors were accepted.

INDEPENDENT DIRECTORS

Independent Directors play a significant role in the governance process of the Board. By virtue of their varied expertise and experience, they enrich the Board's decision making and prevent possible conflicts of interest that may emerge in such decision-making.

The appointment of Independent Directors is carried out in a structured manner in accordance with the provisions of the Act and the SEBI Listing Regulations. The Nomination & Remuneration Committee identifies candidates based on laid down criteria and takes into consideration the balance of skills, knowledge and experience in addition to the need for diversity of the Board and accordingly makes its recommendations to the Board.

Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act along with rules framed thereunder. All the Independent Directors have confirmed that they meet the criteria as mentioned in Regulation 16(1)(b) of the SEBI Listing Regulations and Section 149(6) of the Act. The Independent Directors provide an annual confirmation that they meet the criteria of independence. Based on the confirmations/ disclosures received from the Independent Directors, the Board is of the opinion that the Independent Directors fulfil the conditions specified in the Act and the SEBI Listing Regulations and are Independent of the Management.

Meeting of Independent Directors:

During the year under review, the independent directors met on February 10, 2025 inter alia, to discuss, review and assess:

- the performance of non-independent directors and the board of directors as a whole;
- the performance of the Chairperson of the Company, taking into account the views of the Executive and Non-Executive Directors;
- other related matters.

All the Independent Directors were present at the above meeting.

Familiarization Program for Independent Directors:

The Company conducts familiarization programs for Independent Directors to enable them to understand their roles, rights and responsibilities. The Independent Directors when they are appointed are given a detailed orientation on the Company, industry, strategy, policies and Code of Conduct, regulatory matters, business, financial matters, human resource matters of the Company. Presentations are also made at the Board and committee meetings which facilitates them to clearly understand the business of the Company and the environment in which the Company operates. Operational updates are provided to them to have a good understanding of Company's operations, businesses and the industry as a whole. They are periodically updated on material changes in regulatory framework and its impact on the Company. The Company's Policy of conducting familiarisation program has been disclosed at the website of the Company at <u>www.rishitechtex.com</u>

BOARD TRAINING AND INDUCTION

At the time of appointing a Director, a formal letter of appointment is given to her/him, which inter alia explains the role, function, duties and responsibilities expected of him as a Director of the Company. The Director is also explained in detail the compliances required from him/her under the Act, SEBI Listing Regulations and other relevant regulations and his/her affirmation is taken with respect to the same. By way of an introduction to the Company, the Director is presented with relevant Annual Reports etc. The detailed familiarization program imparted to Independent Directors is available on the website of the Company <u>www.rishitechtex.com</u>

Skills Matrix for the Board of Directors:

We recognize the importance of having a Board comprising of Directors who have a range of experiences, capabilities and diverse point of view which helps in creating an effective and well-rounded Board. The Board has identified the following skills / expertise / competencies fundamental for the effective functioning of the Company which are currently available with the Board:

Strategy and Planning - Appreciation of long-term trends, strategic choices and experience in guiding and leading management teams to make decisions in uncertain environments.

Industry Expertise - Expertise with respect to the sector the organization operates in. Has an understanding of the 'big picture' in the given industry and recognizes the development of industry segments, trends, emerging issues and opportunities.

Governance- Capability to provide inputs for strategic financial planning, assess financial statements and oversee budgets for the efficient use of resources. Ability to identify key risks for the business in a wide range of areas including legal and regulatory.

COMMITTEES:

The Board of Directors has constituted Board Committees to deal with specific areas and activities which concern the Company and requires a closer review. The Board Committees are formed with approval of the Board and function under their respective Charters. These Committees play an important role in the overall management of day-to-day affairs and governance of the Company.

The Board currently has the following Committees:

Audit Committee

In terms of Regulation 18 of the SEBI Listing Regulations and Section 177 of the Act, the Audit Committee of the Board of Directors, as on March 31, 2025 comprises of three Directors out of which two-third are independent directors. Mr. Pranab Chatterjee, having sound financial background and financial expertise is a Chairman of the Audit Committee with the other members being Mr. Abhishek Patel and Mr. Kunal Rastogi. The tenure of Mrs. Sheela Ayyar came to an end on 24th September, 2024 and Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024. In view of this, the Board at its meeting held on 15th October, 2024 has approved and reconstituted the Audit Committee as above effective from 20th September, 2024.

The main functions of the Audit Committee were:

- (A) Reviewing Financial Statements before submission to the Board.
- (B) Reviewing internal control system and recommending improvement.
- (C) Recommending appointment of Statutory Auditors and fixing Audit fees.
- (D) Discussing with statutory Auditors the scope of Audit, conducting post audit discussions to ascertain area of concern.
- (E) Reviewing the functioning of Vigil Mechanism under the Whistle-Blower Policy of the Company.
- (F) Reviewing policies in relation to the implementation of the Prevention of Insider Trading Code to note the dealings by Designated Persons in securities of the Company and to provide directions on any penal action to be initiated, in case of any violation of the said code.

While reviewing the financial statements the Audit Committee focused on:

- 1) changes in accounting policies and reasons thereon.
- 2) compliance with accounting standards.
- 3) compliance with listing and other regulations.
- 4) related party transactions.

During the Financial Year 2024-2025, in all Five Audit Committee Meetings were held i.e. on 28th May, 2024, 12th August, 2024, 7th October, 2024, 29th October, 2024 and 10th February, 2025 and the gap between 2 (two) Meetings did not exceed 120 (One Hundred and Twenty) days. The necessary quorum was present for all the Meetings.

Name	Category	Number of Meetings Attended
Mrs. Sheela Ayyar*	Non Executive/ Independent Director	2
Mr. Abhishek Patel	Promoter/Executive Director	5
Mr. Kunal Rastogi	Non Executive/ Independent Director	5
Mr. Pranab Chatterjee**	Non Executive/ Independent Director	3

Notes:

1*The tenure of Mrs. Sheela Ayyar came to an end on 24th September, 2024.

2**Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024.

M/s. HRK & Co., Chartered Accountants, Vapi, Gujarat (FRN : 146985W), the Statutory Auditors of the Company, appointed by the shareholders at its 39th AGM held on 15th September, 2023 for a term of 5 financial years is responsible for performing Independent Audit of the Financial Statements and expressing an opinion on the conformity of those Financial Statements with the Accounting Principles generally accepted in India.

The Audit committee annually reviews the confirmation of Independence made by the Auditors and on a quarterly basis. Also approves of the fees paid to the Auditors by the Company.

Nomination & Remuneration Committee:

In terms of Regulation 19 of the SEBI Listing Regulations and Section 178 of the Act, the Nomination and Remuneration Committee, as on March 31, 2025, comprised of 3 (Three) Directors., viz. Mr. Kunal Rastogi, Mr. Pranab Chatterjee and Mrs. Aakanksha Mikhail Verma. Mr. Kunal Rastogi is chairman of the Committee.

The tenure of Mrs. Sheela Ayyar came to an end on 24th September, 2024 and Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024. In view of this, the Board at its meeting held on 15th October, 2024 has approved and reconstituted the Nomination and Remuneration Committee as above effective from 20th September, 2024.

The Board has on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration. The same is posted on the website www.rishitechtex.com. Remuneration Committee approves the remuneration payable to the Managing Director and senior executives. The salient features of the said policy are as under:

POLICY FOR APPOINTMENT AND REMOVAL OF DIRECTOR, KMP AND SENIOR MANAGEMENT

1. Appointment Criteria and Qualifications

- a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend to the Board his / her appointment.
- b) A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has discretion to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the concerned position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond seventy years.

2. Term / Tenure

- a) Managing Director/Whole-time Director: The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.
- b) Independent Director: An Independent Director shall hold office for a term up to five years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report. No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly. At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

3. Evaluation

The Committee shall carry out evaluation of performance of every Director, KMP and Senior Management Personnel at regular interval (yearly).

4. Removal

Due to reasons for any disqualification mentioned in the Act or under any other applicable Act, rules and regulations there under, the Committee may recommend to the Board with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the said Act, rules and regulations.

5. Retirement

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

POLICY FOR REMUNERATION TO DIRECTORS/KMP/SENIOR MANAGEMENT PERSONNEL

- 1. Remuneration to Managing/Whole-time / Executive / Managing Director, KMP and Senior Management Personnel: The Remuneration/ Compensation/ Commission etc. to be paid to Director / Managing Director etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force.
- 2. Remuneration to Non-Executive / Independent Director: The Non-Executive Independent Director may receive remuneration / compensation / commission as per the provisions of Companies Act, 2013. The amount of sitting fees shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force.

The terms of reference to the Committee broadly are as under:

The Board has framed the Nomination and Remuneration Committee Charter which ensure effective Compliance of Section 178 of the Act and Regulation 19 of SEBI Listing Regulations, which are as follows:

- Reviewing the overall compensation policy, service agreements and other employment conditions of Managing/Whole-time Director(s) and Senior Management (one level below the Board);
- to help in determining the appropriate size, diversity and composition of the Board;
- to recommend to the Board appointment/reappointment and removal of Directors;
- to frame criteria for determining qualifications, positive attributes and independence of Directors;
- to recommend to the Board remuneration payable to the Directors (while fixing the remuneration to Executive Directors the restrictions contained in the Companies Act, 2013 are to be considered);
- to create an evaluation framework for Independent Directors and the Board;
- to provide necessary reports to the Chairman after the evaluation process is completed by the Directors;
- to assist in developing a succession plan for the Board;
- to assist the Board in fulfilling responsibilities entrusted from time-to-time;
- delegation of any of its powers to any Member of the Committee or the Compliance Officer.

Details of remuneration package of the Managing Director: (As prescribe by Schedule V of the Companies Act, 2013)

Period: Three years from 01.04.2023

Salary:₹5,00,000/-

HRA:₹3,00,000/-

Others:₹4,00,000/-

Besides the above the Managing Director is entitled to perquisites such as PF, Gratuity and LTA. Actual remuneration received by the Managing Director for the year 2024-2025:

Mr. Abhishek Patel - ₹132.17 Lakhs.

Non-Executive Directors are paid sitting fees of ₹ 15,000/- per Board Meeting attended and ₹ 15,000/- per Audit Committee Meeting attended.

During the financial year 2024-2025, the committee met on 1st August, 2024 and the meeting was attended by all the Members of the committee.

Name	Category	Number of Meetings Attended
Mr. Kunal Rastogi	Non-Executive/ Independent Director	1
Ms. Sheela Ayyar*	Non-Executive/ Independent Director	1
Mrs. Aakanksha Mikhail Verma	Non-Executive/Non Independent Director	1

Notes:

 1^{\ast} The tenure of Mrs. Sheela Ayyar came to an end on 24^{th} September, 2024

2 Mr. Pranab Chatterjee was appointed as Director of the Company with effect from 20th September, 2024

Shareholders/Investors Grievance Committee:

In terms of Regulation 20 of the SEBI Listing Regulations and Section 178 of the Act, the Stakeholders' Relationship Committee, as on March 31, 2025 consists of three Directors, Mr. Abhishek Patel, Mr. Pranab Chatterjee and Mrs. Aakanksha Mikhail Verma. Mr. Pranab Chatterjee is the Chairman of the Committee.

The Committee has been constituted to look into Redressal of Shareholders Complaints and correspondence with SEBI and the Stock Exchange. The Committee also takes on record the requests received from shareholders for transfer, transmission, dematerialization, rematerialization, issue of duplicate share certificates etc. and hold its Meetings at such duration as may be required. There are no complaints pending with the Company. During the financial year 2024-2025, the committee met two times, on 1st August, 2024 and 12th February, 2025.

Name Category		Number of Meetings Attended
Mr. Kunal Rastogi*	Non Executive/ Independent Director	1
Mr. Abhishek Patel	Promoter/Executive Director	2
Mrs. Aakanksha Mikhail Verma	Non Executive/Non Independent Director	2
Mr. Pranab Chatterjee*	Non Executive/ Independent Director	1

Note: *The Board of Directors has approved the reconstitution of the Stakeholder Relationship Committee and appointed Mr. Pranab Chatterjee as the Chairman of the Committee in place of Mr. Kunal Rastogi, with effect from 10th February, 2025.

Name, designation and address of Compliance Officer:

Ms. Gauri Gangal

Company Secretary and Compliance Officer

612, Veena Killedar Industrial Estate,

10-14 Pais Street, Byculla (West), Mumbai 400011

Contact No. 022-23075677

Details of investor complaints received and redressed during FY 2024-2025 are as follows:

Opening Balance	No. of Complaints received during the year	No. of Complaints resolved during the year	Closing Balance
0	0	0	0
			5

Finance Committee:

The Company has a Finance Committee comprising of three Directors viz. Mr. Abhishek Patel, Mrs. Aakanksha Mikhail Verma and Mr. Pranab Chatterjee for looking after the matters pertaining to expansion and finance of the Company.

The Board of Directors has approved the reconstitution of the Finance Committee and appointed Mr. Pranab Chatterjee as a member of the Committee in place of Mr. Kunal Rastogi, with effect from 10th February, 2025.

GENERAL MEETINGS

• Day, Time and Venue of Last Three Annual General Meetings:

Presid Persilitiens
40 th AGM- Friday, 20.09.2024 at 11:00 a.m. through Video Conferencing
39 th AGM- Friday, 15.09.2023 at 11.00 a.m. through Video Conferencing
38 th AGM- Monday, 26.09.2022 at 11:00 a.m. through Video Conferencing

Special Resolutions:

During the three previous Annual General meetings following Special Resolutions were passed:

Particulars	Date of Meeting	Whether Special Resolution passed	Details of the Special Resolution
38 th AGM	September 26, 2022	Yes	Re-appointment and Remuneration of Mr. Abhishek Harshad Patel (DIN: 05183410) as Managing Director of the Company for the term commencing from 1 st April, 2023.
39 th AGM	September 15, 2023	No	-
40 th AGM	September 20, 2024	Yes	Re-appointment of Mr. Kunal Rastogi (DIN: 01570584) as an Independent Director for the Second term of Five Years.

• Extra-Ordinary General Meeting :

During the year no Extra-Ordinary General Meeting was held.

• Postal Ballot:

During the year following resolution was passed by way of Postal Ballot:

Ordinary Resolution for Prior approval of Members for availing Inter-Corporate Loan from Centennial Fabrics Limited, a related party.

• Subsidiary companies

The Company Does not have any Subsidiary company.

DISCLOSURES

The Company has complied with the requirements of the Stock Exchanges, SEBI and other statutory authorities on all matters relating to capital markets during the year and no penalties and/or strictures have been imposed on the Company in this regard. There has been no instance of non-compliance with any legal requirements particularly with any requirements of the Corporate Governance Report, during the year under review.

The Chief Financial Officer has submitted certificate to the Board in accordance with the SEBI Listing Regulations pertaining to CEO/CFO certification for the financial year ended 31.03.2025.

A Management Discussion and Analysis report forming part of this Directors' report is attached herewith.

MEANS OF COMMUNICATION

The Company has been publishing the Unaudited Quarterly, half yearly and Audited Annual results in Business Standard and Navakal. In addition it is being also displaying the Quarterly/ Half Yearly and Annual Results on the website of the Company viz. www.rishitechtex.com. The Company has not made any presentations to institutional investors or to the analysts.

- Financial Calendar
- Financial Year:

Standalone Financial Statements

The financial year of the Company is from April 1 to March 31, each year.

Publication of Unaudited/Audited Results

Quarter/Year Ending	Reporting date	Type of Result
June 30, 2024	Within 45 days from the end of quarter	Unaudited
September 30, 2024	Within 45 days from the end of quarter	Unaudited
December 31, 2024	Within 45 days from the end of quarter	Unaudited
March 31, 2025	Within 60 days from the end of quarter	Audited

BOOK CLOSURE DATE

05.08.2025 to 11.08.2025 (both days inclusive)

STOCK MARKET DETAILS

• Listing on Stock Exchange:

The shares of the Company are listed on the Mumbai Stock Exchange.

• Stock Code:

Physical Segment: 523021

CDSL/NSDL ISIN NO INE989D01010

• Stock Market Data for the year 2024-2025

The High and Low of share price of the Company during each month in the last financial year at the Stock Exchange, Mumbai.

BSE SENSEX

Month	High	Low	Total Number of Equity Shares Traded
April 24	64.9	46	414772
May 24	58.5	46.3	97363
June 24	63.89	45.37	373567
July 24	69.99	52.2	761960
August 24	67.99	54.05	280080
September 24	63.38	57.75	142663
October 24	67.5	53.01	137982
November 24	65.5	53.26	83352
December 24	72.5	52.01	189656
January 25	67.45	50.05	81147
February 25	62.75	42.51	37866
March 25	56.99	43	42069

Outstanding GDRs/ADRs/Warrants:

The Company has not issued any GDRs/ ADRs/ Warrants during the year.

- COMMUNICATION DETAILS :
- Compliance Officer of the Company:

Name: Ms Gauri Gangal, Company Secretary is the Compliance officer of the Company.

Address: Rishi Techtex Ltd., 612, Veena Killedar Industrial Estate, 10-14, Pais Street, Byculla (W),

Mumbai 400011.

Tel No.:022-23075677/23074585

Email: investors@rishitechtex.com

• Registrar and Transfer Agents (for Physical as well as for Electronic Transfers):

Name: Adroit Corporate Services Private Limited,

Address: 17/20, Jaferbhoy Industrial Estate, 1st Floor, Makwana Road, Marol Naka, Mumbai 400059

Phone No.: 022-42270400/ 42270422/42270423 Fax No. 022-28503748

Email id: sandeeps@adroitcorporate.com; prafuls@adroitcorporate.com;

SHARE TRANSFER SYSTEM:

The Company's equity shares are compulsorily traded on in dematerialised form as per the SEBI guidelines.

Securities of the listed companies can be transferred only in dematerialized form w.e.f. April 1, 2019. Further, SEBI vide its Circular No. SEBI/ H0/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022, mandated all listed companies to issue securities in dematerialized form only, while processing the service request of issue of duplicate securities certificate, claim from Unclaimed Suspense Account, renewal/ exchange of securities certificate, endorsement, sub-division/splitting of securities certificate, consolidation of securities certificates/ folios, transmission and transposition.

In view of the same and to eliminate all risks associated with physical shares and avail various benefits of dematerialisation, Members are advised to dematerialise the shares held by them in physical form. Members can contact the Company or RTA, for assistance in this regard.

Also, share transactions in electronic form can be effected in a much simpler and faster manner. After a confirmation of a sale/purchase transaction from the broker, shareholders should approach the Depository Participant ('DP') with a request to debit or credit the account for the transaction. The DP will immediately arrange to complete the transaction by updating the account.

Shareholders should communicate with Adroit Corporate Services Private Limited, the Company's Registrars and Transfer Agent ('RTA') quoting their folio number or Depository Participant ID ('DP ID') and Client ID number, for any queries relating to their securities.

The Directors and certain Company officials (including Chief Financial Officer and Company Secretary) are authorised by the Board severally to approve transfers, which are noted at subsequent Board Meetings.

As on 31st March, 2025, 7118262 equity shares representing 96.31% of the total paid-up Capital of the Company are held in dematerialised form.

CERTIFICATES FROM PRACTISING COMPANY SECRETARIES

As required by Regulation 34(3) and Schedule V, Part E of the SEBI Listing Regulations, the certificate given by M/s Sudhanwa S. Kalamkar & Associates, Practicing Company Secretaries regarding compliance of conditions of corporate governance, is annexed to the Board's Report.

As required by Clause 10 (i) of Part C under Schedule V of the SEBI Listing Regulations, the Company has received a certificate from M/s Sudhanwa S. Kalamkar & Associates, Practicing Company Secretaries certifying that none of our Directors have been debarred or disqualified from being appointed or continuing as Directors of the Company by SEBI or MCA or such other statutory authority.

CEO AND CFO CERTIFICATION

As required by Regulation 17(8) read with Schedule II Part B of the SEBI Listing Regulations, the Chief Financial Officer has given appropriate certifications to the Board of Directors.

RECONCILIATION OF SHARE CAPITAL AUDIT

The Company Secretary in Practice carried out a Reconciliation of Share Capital Audit to reconcile the total admitted capital with National Securities Depository Limited ('**NSDL**') and Central Depository Services (India) Limited ('**CDSL**') (collectively '**Depositories**') and the total issued and listed capital. The Audit confirms that the total paid-up capital is in agreement with the aggregate of the total number of shares in physical form and in dematerialised form (held with Depositories). The Audit Report is disseminated to the Stock Exchange on quarterly basis and is also available on our website at <u>www.rishitechtex.com</u>

RELATED PARTY TRANSACTIONS

The Company has formulated a policy on related party transactions which is also available on the website at <u>www.rishitechtex.com</u>. This policy deals with the review and approval of related party transactions. The Board of Directors of the Company has approved the criteria to grant omnibus approval by the Audit Committee within the overall framework of the policy on related party transactions. Prior omnibus approval is obtained for related party transactions which are of repetitive in nature and entered in the ordinary course of business and at arm's length. All related party transactions are placed before the Audit Committee for review and approval.

All related party transactions entered into during the reporting period were in an ordinary course of the business and were at an arm's length basis and the Company has obtained prior approval of the Audit Committee.

The Company has sought its member's approval for the related party transactions that are material within the meaning of Regulation 23 of the SEBI Listing Regulations. The transaction entered during the Financial Year 2024-2025 with the related parties have been approved by the members in advance and the disclosures of transactions with related parties have been set out in Notes to Accounts – Note No. 35 forming part of the financial statements.

During FY 2024-25, the Company did not have any material pecuniary relationship or transactions with Non-Executive Director apart from paying Director's remuneration.

VIGIL MECHANISM

The Vigil Mechanism approved by the Board provides a formal mechanism for all Directors, employees and vendors of the Company to approach the Chairman of the Audit Committee of the Company and make protective disclosures regarding the unethical behaviour, actual or suspected fraud or violation of the Company's Code of Conduct. Under the Policy, in addition, Directors, employees, and vendors, may approach the Chief Ethics Counsellor to make any such protected disclosure. During the year under review, no person has been denied access to the Chairman of the Audit Committee. Details of the Vigil Mechanism are given in the Board's Report.

The Whistle Blower Policy for Directors and Employees is available on the Company's website at www.rishitechtex.com

DISCLOSURES AS PER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

The Company is committed to creating and maintaining an environment in which employees can work together, without fear of sexual harassment, exploitation or intimidation. Every employee is made aware that the Company is strongly opposed to sexual harassment and that such behavior is prohibited both by law and by the Company. To redress complaints of sexual harassment, an Internal Complaints Committee (ICC) of Rishi Techtex Limited has been formed under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the rules made thereunder. During the Year 2024-2025, the Company has not received any sexual harassment complaint.

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NOMINATION FACILITY

Shareholders whose shares are in physical form and wish to make/change a nomination in respect of their shares in the Company, as permitted under Section 72 of the Act, may submit to RTA the prescribed Forms SH-13/SH-14. The Nomination Form can be downloaded from the Company's website <u>www.rishitechtex.com</u> under the section 'Investors'.

SHARES HELD IN ELECTRONIC FORM

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

SHARES HELD IN PHYSICAL FORM

Shareholders holding shares in physical form may please note that instructions regarding change of address, bank details, e-mails ids, nomination and power of attorney should be given to the Company's RTA i.e, Adroit Corporate Services Private Limited.

SHAREHOLDING PATTERN AS ON 31st MARCH 2025:

Category	No. of Shares held	% to Paid up Capital	
Promoters	2545923	34.45	
Banks/Financial Institutions	-	-	
Bodies Corporate	602579	8.15	
Non Resident Indians	105954	1.43	
Public	4136544	55.97	
Total	7391000	100.00	

DISTRIBUTION OF SHAREHOLDING AS ON 31st MARCH 2025:

No. of Shares	No. of Shareholders	% to Total	No. of Shares	% to Total
Up to 5000	3791	85.44	465728	6.30
5001-10000	299	6.74	241978	3.27
10001-20000	151	3.40	224846	3.04
20001-30000	52	1.17	130854	1.77
30001-40000	23	0.52	79608	1.08
40001-50000	26	0.59	122654	1.66
50001-100000	47	1.06	333294	4.51
Above 100000	48	1.08	5792038	78.37
Total	4437	100	7391000	100

PLANT LOCATION

1. Survey No.381, Causeway Road, Village Kachigam, Taluka Daman, Union Territory of Daman & Diu.

2. Plot No. 2910, Shade No. E, Near Divyesh Chemical, 4th Phase, GIDC, Vapi- 396195

ADDRESS FOR CORRESPONDENCE

The Compliance Officer,

Rishi Techtex Limited,

(Formerly known as Rishi Packers Limited)

612, Veena Killedar Industrial Estate,

10-14, Pais Street, Byculla (W), Mumbai 400011.

Tel No. 022-23075677/23074585

Email: investors@rishitechtex.com
CHIEF FINANCIAL OFFICER CERTIFICATION

To, The Board of Directors Rishi Techtex Limited Mumbai - 400 011

We have reviewed the attached financial statements and the cash flow statement of Rishi Techtex Limited for the financial year ended 31st March, 2025 and that to the best of our knowledge and belief, we state that;

- (a) (i) these statements do not contain any materially untrue statement or omit any material fact or contain statements that may be misleading;
 - (ii) these statements present a true and fair view of the Company's affairs and are in compliance with current 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 ended 31st March, 2025 which are fraudulent, illegal or in violation of the Company's code of conduct.
- (c) We accept responsibility for establishing and maintaining internal controls for financial reporting. We have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and have disclosed to the Auditor's and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and steps taken or proposed to be taken for rectifying these deficiencies.
- (d) We have indicated to the Auditor's and the Audit Committee:
 - (i) significant changes, if any, in the internal control over financial reporting during the financial year ended 31st March, 2025.
 - (ii) significant changes, if any, in accounting policies made during the financial year ended 31st March, 2025 and that the same have been disclosed in the notes to the financial statements; and
 - (iii) 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.

For Rishi Techtex Limited

Jagdish Dokwal Chief Financial Officer

Place: Mumbai Date: 26-05-2025

CERTIFICATE OF NON-DISQALIFICATION OF DIRECTORS

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

To The Members of Rishi Techtex Limited.

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Rishi Techtex Limited** having CIN L28129MH1984PLC032008 and having registered office at 612, Veena Killedar Industrial Estate, 10–14 Pais Street, Byculla (West), Mumbai 400011 (hereinafter referred to as 'the Company') produced before me 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 my opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary, and explanations furnished to me by the Company and its' Officers', I hereby certify that, none of the Directors on the Board of the Company as stated below for the Financial Year ending on **March 31, 2025**, have been de-barred or disqualified from being appointed or continuing as Director of the 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 the Company
1	Mr. Abhishek Patel	05183410	01-11-2012
2	Mrs. Aakanksha Mikhail Verma	08314319	08-08-2022
3	Mr. Kunal Rastogi	01570584	09-08-2019
4	*Mr. Pranab Chatterjee	10739170	12-08-2024

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the Management of the Company, my responsibility is to express an opinion on these based on my 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.

Sudhanwa S Kalamkar & Associates,

Company Secretaries

Sudhanwa S Kalamkar

ACS: 18795 CoP: 7692 ICSI Peer Review Certificate No: 2478/2022 UDIN issued by the ICSI: A0187956000395006

Place: Mumbai Date: 21-05-2025

CERTIFICATE ON CORPORATE GOVERNANCE

To The Members of Rishi Techtex Limited.

I have examined the compliance of the conditions of Corporate Governance by **Rishi Techtex Limited** ('the Company') for the year ended on **March 31, 2025**, as stipulated under Regulations 17 to 27, clauses (b) to (i) of sub-regulation (2) of Regulation 46 and para-C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

The compliance of the conditions of Corporate Governance is the responsibility of the management of the Company. My examination was limited to the review of procedures and implementation thereof, as adopted by the Company for ensuring compliance with conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In my opinion and to the best of my information and according to the explanations given to me, and the representations made by the Directors and the Management, I certify that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI Listing Regulations for the year ended on **March 31, 2025**.

I further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Sudhanwa S Kalamkar & Associates,

Company Secretaries

Sudhanwa S Kalamkar

ACS: 18795 CoP: 7692 ICSI Peer Review Certificate No: 2478/2022 UDIN issued by the ICSI: A0187956000395072

Place: Mumbai Date: 21-05-2025

Standalone Financial Statements



Standalone Financial Statements

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF RISHI TECHTEX LIMITED

Report on the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of **Rishi Techtex Limited** ("the Company"), which comprise the Balance Sheet as at 31st March, 2025, and the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with accounting principles generally accepted in India, of the state of affairs (financial position) of the Company as at 31st March 2025 and its profit (financial performance including other comprehensive income), its cash flows and changes in equity for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing (SA's) specified under Section 143(10) of the Companies Act, 2013. Our responsibility under those Standards are further described in the Auditor's Responsibilities for the audit of the Financial Statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

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

Sr No	Key Matters	How our Audit Addressed these Matters
1.	Uncertain Indirect unsettled and disputed tax provision (as described in note 39 of the financial statements)	• We have obtained all the details of litigation upto 31st March, 2025. There is no change in the status of the case.
	• The Company has ongoing litigation with Enforcement Directorate. This dispute is pending with Appellate authorities. The management has assessed the future	 We performed test controls of management process of assessment and estimates with regard to uncertain indirect tax position.
	outcome of this ongoing proceeding and exposure which directly affects the valuation of indirect tax liability provision in the financial statement.	 We inspected written communication between the Company and indirect tax authorities and involved indirect tax specialist to assess the management's underlying assumptions in
	• As the future outcome of this matter and the accounting effect thereof, is based on assessment of complex	estimating the indirect tax provision and the possible outcome of the dispute.
	matter which may take time to finally resolve, the valuation of indirect tax provision related to uncertain indirect tax position has been considered as key audit matter in our audit of the standalone financial	• We also considered the effect of the new information in the financial year 2024-25 to evaluate if there is any change in the management's position on these uncertainties.
	statement.	 We tested the adequacy of disclosure relating to uncertain indirect tax position for the year in the standalone financial statement.
2	Accounting for Expected Credit Loss on trade receivables	 We have performed audit procedures that included management discussions on company's understanding in
	 Management has considered estimates in computing the expected credit losses after considering credit history of customers and current market realities. 	relation to the adoption of the standard and installing a process of its implementation.
		 We reviewed the past data, customer history and assumptions arising therefrom in deciding and computing loss rate for different ageing buckets identified by the management.
		 We also reviewed the application of any specific provision for customers which was necessary in the given circumstances. With respect to forward looking assumption considered by the Company, held discussions with the management and corroborated the assumption using both internal and externally available information on attest basis.

Information other than the standalone financial statements and auditors report thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, 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 thereon.

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

In connection with our audit of 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 in the audit, or otherwise appears to be materially misstated.

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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 and take appropriate action as applicable under the relevant laws and regulations. We have nothing to report in this regard.

Management's Responsibility for the Standalone Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation and presentation of these standalone Ind AS financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the standalone Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone Ind AS 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 standalone Ind AS financial statements, whether due to fraud or error, design
 and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for
 our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence
 obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability
 to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report
 to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are
 based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company
 to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone Ind AS financial statements, including the disclosures, and whether the standalone Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone Ind AS financial statements for the financial year ended March 31, 2025 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020, issued by the Central Government of India in terms of section 143 (11) of the Act ("the Order"), we give in **"Annexure A"** a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by Section 143 (3) of the Act, we report that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.

- (c) The Balance Sheet, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid standalone Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act.
- (e) On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2025 from being appointed as a director in terms of Section 164 (2) of the Act.
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in **"Annexure B"**.
- (g) With respect to other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, 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 standalone financial statements.
 - The Company has disclosed the impact of pending litigation with Enforcement Directorate and subsequent development in its standalone financial statement Note No. 39. This amount has been shown as contingent liabilities in Accounts.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company during the year ended 31st March 2025.
 - iv. 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 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;
 - v. 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;

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.

- vi. The Company has neither declared nor paid any dividend during the year.
- vii. Based on our examination which included test checks, the Company has used accounting softwares for maintaining its books of account for the financial year ended March 31, 2025 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the softwares. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with.

As proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 is applicable from April 01, 2023, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 on preservation of audit trail as per the statutory requirements for record retention is not applicable for the financial year ended March 31, 2025.

For HRK & Co

Chartered Accountants

Firm Registration No: 146985W

CA Ankit Raythatha

Partner

Membership No.187750

UDIN:25187750BMIDCJ3535

Place: Vapi

Date: 26th May, 2025

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of Independent Auditors' Report on standalone financial statements of even date)

We report that -

1. In respect of its Property, Plant & Equipment and Intangible Assets:

- a) The company has maintained proper records showing full particulars including quantitative details and situation of Property, Plant & Equipment and Intangible Assets. The Company has maintained proper records showing full particulars of its Intangible Assets
- b) As explained to us, the Property, Plant & Equipment have been physically verified by the management in accordance with planned program of Verification of Property, Plant & Equipments, once in three years, which in our opinion is reasonable, having regard to the size of the company and nature of its assets. No material discrepancies were noticed on such physical verification.
- c) According to the information and explanations given to us and on the basis of our examination of the records of the company, for the title deed of Immovable properties comprising of land taken on lease & building constructed thereon disclosed as Property, Plant & Equipment in the financial statement, we state that the lease agreement in respect of said immovable properties are executed in the name of the company and the Cost of Construction of the Building were incurred by the Company and are accounted in its Books of Accounts.
- d) The Company has not revalued its Property, Plant and Equipment (including Right of use assets) or it's Intangible Assets.
- e) There are no proceedings been initiated, or are pending, against the Company for holding any Benami Property under the Prohibition of Benami Property Transactions Act, 1988 and Rules made thereunder.

2. In respect of its Inventories:

- a) The Inventories were physically verified during the year by the Management at reasonable intervals during the year. In our opinion the coverage and the procedure of such verification by the management is appropriate. It has been stated to us that no material discrepancies, to the extent of 10% or more, were noticed on such physical verification done by the Management.
- b) The Company sanctioned Working Capital Limits from any Banks or Financial Institutions, which were secured against the Book Debt, or Inventories of the Company. Hence, the Company has submitted Monthly Returns to bank refer point no 30 (I) for details related to this clause.
- 3. The Company has neither granted any Loans (Secured or Unsecured) to, nor have made investments in, Companies, Firms, Limited Liability Partnerships or other Parties covered in the Register maintained under Section 189 of the Companies Act, 2013. Therefore, Clause 3(iii) of the Order is not applicable.
- 4. According to the information and explanations given to us and on the basis of our examination of the records, the Company has not given any loans, or provided any guarantee or security as specified under Section 185 of the Companies Act, 2013 and the Company has not provided any guarantee or security as specified under Section 186 of the Companies Act, 2013. Further, the Company has complied with the provisions of Section 186 of the Companies Act, 2013 in relation to loans given and investments made.
- 5. According to the information and explanations given to us, the Company has not accepted any deposit from the public during the year.
- 6. According to information and explanation given to us, the Central Government has not prescribed the maintenance of cost records u/s 148(1) of the Companies Act, 2013, for the activities carried out by the Company.

7. In respect of Statutory Liabilities:

- a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company is generally regular in depositing undisputed statutory dues including Goods and Service Tax, Provident Fund, Employees' State Insurance, Income-Tax, Duty of Customs, Profession Tax, Cess etc or any other material Statutory Dues applicable to it with the appropriate authorities. According to the information and explanations given to us, there is no undisputed amounts payable in respect of the aforesaid dues were outstanding as at 31st March 2025, for a period of more than six months from the date they became payable.
- b) According to the information and explanations given to us, there are no statutory dues referred to in sub-clause (a) which have not been deposited on account of any dispute, except for the following:

Name of the applicable Act	Forum where the dispute is pending	A.Y	Amount involved	Amount paid	Amount unpaid
	CIT (A)	2014-15	35,71,290	11,10,371	24,60,919
Income Tay Act 1061	CPC	2018-19	1,47,422	-	1,47,422
Income Tax Act,1961	CPC	2019-20	4,46,078	-	4,46,078
	CPC	2020-21	15,87,830	-	15,87,830

- 8. In our opinion and according to the information and explanations given to us, the Company has not Surrendered or Disclosed any Transaction, previously Unrecorded in the Books of Account, in the tax assessments (held during the year) under the Income Tax Act, 1961, as its Income. Accordingly, the requirement to report on clause 3(viii) of the Order is not applicable to the Company.
- 9. In our opinion and according to the information and explanations given to us, the Company has not defaulted in the repayment of Loans or Other Borrowing or in the Payment of Interest thereon to any Lender.
 - The Company has not been declared Wilful Defaulter by any Bank or Financial Institution or Government or any Government Authority.
 - The Term Loans were applied for the Purpose for which the Loans were obtained.
 - On an overall Examination of the Financial Statements of the Company, no Funds raised on Short-Term basis have been used for Long-Term purposes by the Company.
 - The Company does not have any Subsidiary, Associates or Joint Venture. Accordingly, the requirement to report on clause 3 (ix)(e) of the Order is not applicable to the Company.

- The Company does not have any Subsidiary, Associates or Joint Venture. Accordingly, the requirement to report on clause 3 (ix) (f) of the Order is not applicable to the Company.
- 10. The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable;
 - According to the Information and Explanations given to us, the Company has not made any Preferential Allotment or Private Placement
 of Shares or Fully or Partially or Optionally Convertible debentures during the year under report and hence paragraph 3(x)(b) of the
 Order is not applicable to the Company.
- 11. Based on the Audit Procedures performed for the Purpose of Reporting the True and Fair view of the Financial Statements and according to the Information and Explanations given to us, No fraud by the Company or No material fraud on the Company has been Noticed or Reported during the year.
 - According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - We have made enquiries for the details of Whistle Blower complaints, if any, received by the Company during the year, while determining our nature, timing and extent of Audit Procedures. We have found that there were no Whistle Blower complaints received by the Company during the year.
- 12. In our Opinion and according to the Information and Explanations given to us, the Company is not a Nidhi Company. Therefore, paragraph 3(xii)(a), (b) & (c) of the Order is not applicable to the Company.
- 13. In our opinion and according to the information and explanations given to us, the transactions with related parties are in compliance with Sections 177 and 188 of the Companies Act, 2013, where applicable, and the details of the related party transactions have been disclosed in the standalone financial statements as required by the applicable Indian Accounting Standards.
- 14. The Company have Independent Internal Audit System employed by it, during the Year covered under this Report. We have considered, the internal audit reports for the year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- 15. In my opinion and according to the information and explanations given to us, during the year the Company has not entered into any noncash transactions with its directors or persons connected with them. Further, the company does not have any Investments in Subsidiary Company or any Associate Company. Hence, the provisions of Section 192 of the Companies Act, 2013 are not applicable. Therefore, reporting on paragraph 3(xv) of the Order is not applicable to the Company.
- 16. The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Therefore, paragraph 3(xvi) (a) of the Order is not applicable.
 - The Company has not conducted any Non- Banking Financial or Housing Finance activities without obtaining a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934.
 - The Company is not a Core Investment Company as defined in the Regulations made by Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi)(c) of the Order is not applicable to the Company.
 - The Company is not having any Investments in Subsidiary or Associate. Also, the Company is neither a Subsidiary Company nor an Associate Company to any other Company or Entity. Hence, the Company is not Part of any Group for the Purpose of Core Investment Company as defined in the Regulations made by Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi)(d) of the Order is not applicable to the Company.
- 17. The Company has not incurred any Cash Loss in the Current Year and in the Immediately Preceding Financial Year.
- 18. There has been no resignation of the statutory auditors during the year.
- 19. On the basis of the Financial Ratios disclosed in Note to the Financial Statements, Ageing and Expected dates of Realization of Financial Assets and payment of Financial Liabilities, Other Information accompanying the Financial Statements, 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 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.
- 20. The Company does not fall within the Class of Companies to which the Provisions of Section 135 of Act is Applicable, during the Financial Year to which this Report is being issued. Therefore, reporting on paragraph 3(xx)(a) & (b) of the Order is not applicable to the Company.
- 21. The reporting under this clause is not applicable as the Company has not prepared consolidated financial statements during the year.

For HRK & Co

Chartered Accountants

Firm Registration No: 146985W

CA Ankit Raythatha

Partner Membership No.187750 UDIN:25187750BMIDCJ3535 Place: Vapi Date: 26th May, 2025

ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of Independent Auditors' Report on standalone financial statements of even date)

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

We have audited the internal financial controls over financial reporting of Rishi Techtex Limited ("the Company") as of March 31, 2025 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial controls over Financial Reporting (the "Guidance Note") issued by ICAI and the Standards on Auditing prescribed under Section 143 (10) of the Companies Act, 2013 to the extent applicable to an audit of internal financial controls over 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 respect.

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 standalone 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 internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of standalone financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of standalone 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 standalone financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March, 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 HRK & Co

Chartered Accountants Firm Registration No: 146985W

CA Ankit Raythatha

Partner Membership No.187750 UDIN: 25187750BMIDCJ3535 Place: Vapi Date: 26th May, 2025

Standalone Balance Sheet as at 31st March, 2025

ticulars			Note No.	As at	(₹in Lakhs As a
				31 st March, 2025	31 st March, 202
ASSETS					
(1) Non -	- current a	ssets			
(a)	Property, F	Plant and Equipment	3.1	2,209.90	2,337.1
(b)	Intangible	assets	3.2	-	
(c)	Capital Wo	ork In Progress	3.3	-	
(d)	Non-curre	nt investments	4	17.07	17.0
(e)	Other final	ncial assets	5	77.78	78.2
(f)	Other non-	-current assets	6	39.02	39.0
Total Non	Current A	ssets		2,343.77	2,471.3
(2) Curre	ent assets				
(a)	Inventorie	S	7	2,473.84	2,622.5
(b)	Financial a	assets			
	(i) Trade	ereceivables	8	2,172.86	1,604.
	(ii) Cash	and cash equivalents	9	8.96	8.4
	(iii) Other	rs bank balance	10	121.34	131.4
	(iv) Other	rs financial assets	11	0.13	0.0
(c)	Other curr	ent assets	12	383.28	385.9
Total Curr	rent Assets	S		5,160.41	4,752.6
Total Asso	ets			7,504.18	7,224.0
EQUITY AN	ND LIABILI	TIES			
(1) Equit	ty				
(a)	Equity Sha	are capital	13	739.10	739.
(b)	Other equi	ty	14	2,675.35	2,445.
Total of E	quity			3,414.45	3,184.
Liabilities					
(2) Non -	- current li	abilities			
(a)	Financial I	iabilities			
	i) Borro	owings	15	125.04	257.7
	ii) Other	r financial liabilities	16	0.00	0.0
(b)	Deferred T	ax Liability (net)	17	200.42	215.
(c)	Non-Curre	ent Liability - Provisions	18	103.77	97.1
Total Non	Current Li	abilities		429.23	570.0
(3) Curre	ent liabiliti	es			
(a)	Financial I	iabilities			
	i) Borro	owings	19	2,276.71	2,255.8
	ii) Trade	e payables			
		Total outstanding dues of micro enterprises and small enterprises	20	687.47	627.9
	b)	Total outstanding dues of creditors others than micro enterprises and small enterprises	20	418.52	315.0
(b)	Other curr	ent liabilities	21	72.74	72.0
(c)	Provisions		22	202.83	185.
		x liabilities (Net)	23	2.23	12.8
	rent Liabili			3,660.50	3,469.4
Total out					

The accompanying note are an integral part of the financial statement.

As per reports of even date attached For **HRK & Co** Chartered Accountants Firm's Registration Number - 146985W

CA Ankit Raythatha

Membership No. 187750 Partner

Place: Vapi Dated: 26th May, 2025 UDIN: 25187750BMIDCJ3535 For and on behalf of the Board of Directors

Abhishek Patel Managing Director DIN 05183410

Gauri Gangal

Company Secretary M. No: 52130 Mumbai 26th May, 2025

Kunal Rastogi Director DIN 01570584

Jagdish Dokwal Chief Financial Officer

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Standalone Statement of Profit & Loss for the year ended 31st March 2025

				(₹ in Lakhs)
Parti	culars	Note No.	Year ended 31 st March, 2025	Year ended 31 st March, 2024
۱.	Revenue from operations	24	12,562.23	11,173.57
II.	Other income	25	30.50	22.59
III.	Total Income (I+II)		12,592.73	11,196.16
IV.	Expenses:			
	Cost of materials consumed	26	8,738.90	8,127.22
	Changes in inventories of finished goods, by-products and work in progress	27	375.83	96.06
	Employee benefits expense	28	1,236.45	1,027.35
	Finance cost	29	263.32	263.14
	Depreciation and amortization expense	3	287.74	271.56
	Other expenses	30	1,352.83	1,184.23
	Total expenses (IV)		12,255.07	10,969.56
V.	Profit before tax (III-IV)		337.66	226.60
VI.	Tax expense :			
	Current tax		114.80	70.53
	Deferred tax		(14.60)	(4.49)
	Income tax relating to earlier years		7.52	25.73
			107.72	91.77
VII.	Profit for the year		229.94	134.83
VIII.	Other comprehensive income			
	(i) Items that will not be reclassified to profit or loss			
	Remeasurement of the net defined benefit liability/asset		-	-
	(ii) Income tax relating to items that will not be reclassified to profit or loss		-	-
	Total other comprehensive income, net of tax		-	-
IX.	Total comprehensive income for the year		229.94	134.83
Х.	Earnings per equity share (Nominal value per share ₹10)			
	- Basic(₹)		3.11	1.82
	- Diluted (₹)		3.11	1.82
	Significant accounting policies and estimates	2		
	The accompanying notes are an integral part of the financial statement.			

There were no Exceptional Item(s) and discontinued operation(s) during the periods presented

As per reports of even date attached For **HRK & Co** Chartered Accountants Firm's Registration Number - 146985W

CA Ankit Raythatha Membership No. 187750 Partner

Place: Vapi Dated: 26th May, 2025 UDIN: 25187750BMIDCJ3535 For and on behalf of the Board of Directors

Abhishek Patel Managing Director DIN 05183410

Gauri Gangal Company Secretary M. No: 52130 Mumbai 26th May, 2025 Kunal Rastogi Director DIN 01570584

Jagdish Dokwal Chief Financial Officer

Cash Flow Statement for the year ended $\mathbf{31}^{\mathrm{st}}$ March 2025

Par	ticulars Note No.	Year ended	(₹ in Lakhs) Year ended
		31 st March, 2025	31 st March, 2024
Α	CASH FLOW FROM OPERATING ACTIVITIES		
	Profit before tax	337.66	226.60
	Adjustments for:		
	Depreciation and amortization expenses	287.74	271.56
	Interest & Other finance charges	263.32	263.14
	Interest Received	(12.58)	(12.82)
	Net foreign exchange (gain) / loss	(17.93)	(9.77)
	Operating Profit Before Working Capital Changes	858.21	738.70
	Adjustments For Changes In Working Capital:		
	Adjustments for (increase) / decrease in operating assets		
	Trade receivables	(568.72)	(201.96)
	Inventories	148.75	66.22
	Other Financial Asset	10.02	(7.41
	Other current assets	2.67	33.46
	Other Non current assets	0.00	(39.02)
	Adjustments for increase / (decrease) in operating liabilities		
	Borrowing	20.82	116.69
	Trade payables	162.99	(44.54
	Short-term provisions	0.74	(1.43)
	Short-Term Liabilities and provisions	17.07	26.49
	Current Tax Liability (net)	(10.60)	6.94
	Cash generated from operations	641.95	694.15
	Taxes paid (net of refunds)	122.32	96.27
	Net cash generated from operating activities (A)	519.63	597.88
в	CASH FLOW FROM INVESTING ACTIVITIES		
	Purchase of Fixed Assets (including Capital Work in Progress)	(168.00)	(86.16)
	Interest Received	12.58	12.82
	Sale of Fixed Assets	7.50	0.00
	Net foreign exchange gain / (loss)	17.93	9.77
	Other Financial Asset	0.37	0.75
	Net cash generated from / (used in) investing activities (B)	(129.62)	(62.82)

				(₹ in Lakhs)
Par	ticulars	Note No.	Year ended 31st March, 2025	Year ended 31⁵t March, 2024
С	CASH FLOW FROM FINANCING ACTIVITIES			
	Proceeds from Borrowings (Net of Repayments)		(132.72)	(177.55)
	Interest and other finance charges		(263.32)	(263.14)
	Provisions		6.52	(47.51)
	Other Financial Liability		0.00	(47.83)
	Net cash generated from / (used in) Financing Activity	(C)	(389.52)	(536.02)
	Net increase / (decrease) in cash and cash equivalents [(A)+(B)+(C)]		0.49	(0.97)
	Cash and cash equivalents as at 1 st April 2024		8.47	9.44
	Cash and cash equivalents as at 31st March 2025		8.96	8.47
	Cash and cash equivalents comprise of:			
	Cash on hand		0.63	0.27
	Balance with scheduled banks in current account		8.33	8.20
	Balance with scheduled banks in current account		0.00	0.00
	Total		8.96	8.47

See accompanying notes to the financial statements

As per reports of even date attached

For **HRK & Co** Chartered Accountants Firm's Registration Number - 146985W

CA Ankit Raythatha Membership No. 187750

Partner

Place: Vapi Dated: 26th May, 2025 UDIN: 25187750BMIDCJ3535 For and on behalf of the Board of Directors

Abhishek Patel Managing Director DIN 05183410

Gauri Gangal Company Secretary M. No: 52130 Mumbai 26th May, 2025

Kunal Rastogi Director DIN 01570584

Jagdish Dokwal Chief Financial Officer

Notes to the IndAS Financial statements as at and for the year ended 31st March, 2025

1. General information:

Rishi Techtex Limited is a public company incorporated and domiciled in India. Its shares are listed on the recognized stock exchanges, namely BSE Limited, in India. The registered office of the Company is located at 612, V. K. Industrial Estate, 10-14, Pais Street, Byculla (West), Mumbai 400011.

The Company is engaged in manufacturing of Shade nets and Plastic Woven Sacks and supplying to fertilizer and cement industry. Company has consistently developed number of products to cater to a wide spectrum of industries such as cement, fertilizer, chemical Petrochemical, etc.

These financial statements were authorized for issue by the Board of Directors on May 26th, 2025.

2A. Summary of Material Accounting Policies

This note provides a list of the Material accounting policies adopted in the preparation of these financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

i. Basis of Preparation

a) Statement of Compliance

The financial Statements comply in all material respects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 ("the Act") [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.

b) Historical cost convention

The financial statements have been prepared on a historical cost convention and on an accrual basis, except for certain items that are measured at fair value as required by relevant Ind AS:

- Financial assets and financial liabilities measured initially at fair value (refer accounting policy on financial Instruments).
- Defined benefit and other long-term employee benefits.
- The financial statements are presented in ₹ and all values are rounded to the nearest lakhs, except when otherwise indicated.

ii. Use of estimates

The preparation of the financial statements in conformity with Indian GAAP requires the Management to make estimates and assumptions considered in the reported amounts of assets and the liabilities (including contingent liabilities) and the reported income and expenses during the year. The management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known or materialized.

iii. Revenue recognition

The Company's contracts with customers could include promises to transfer multiple products and/or services to a customer. The Company assesses the products / services promised in a contract and identify distinct performance obligations in the contract. Identification of distinct performance obligation involves judgement to determine the deliverables and the ability of the customer to benefit independently from such deliverables. For determining the transaction price for the contract and to ascribe the transaction price to each distinct performance obligation, judgment is required. The transaction price could be either a fixed amount of customer consideration or variable consideration with elements such as volume discounts, service level credits, performance bonuses, price concessions and incentives. The transaction price is also adjusted to the transaction price unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur and is reassessed at the end of each reporting period. The Company exercises judgement in determining whether the performance obligation is satisfied at a point in time or over a period of time. The Company considers indicators such as how customer consumes benefits as services are rendered or who controls the asset as it is being created or existence of enforceable right to payment for performance to date and alternate use of such product or service, transfer of significant risks and rewards to the customer, acceptance of delivery by the customer. Revenue for fixed-price contract is recognised using percentage-of-completion method. The Company uses judgement to estimate the future cost-to-completion of the contracts which is used to determine the degree of completion of the performance obligation.

iv. Foreign currency transaction

Foreign currency transactions are translated into the functional currency using the exchange rates at the dates of the transactions. Monetary items denominated in foreign currencies at the year-end are restated at closing rates.

Non-monetary items which are carried in terms of historical cost denominated in foreign currency are reported using the exchange rate at the date of the transaction. Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain/ (loss).

Foreign exchange gain/(loss) resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at year end exchange rates are generally recognized in profit or loss.

Foreign exchange differences regarded as an adjustment to borrowing costs are presented in the Statement of Profit and Loss, within finance costs. All other foreign exchange gain / (loss) are presented in the Statement of Profit and Loss on a net basis within other income/ (expense).

v. Property, Plant and Equipment

Freehold Land is carried at historical cost. All other items of Property, Plant & Equipment are stated at cost of acquisition, less accumulated depreciation and accumulated impairment losses, if any. Direct costs are capitalised until the assets are ready for use and includes freight, duties, taxes and expenses incidental to acquisition and installation. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to the statement of profit and loss during the reporting year in which they are incurred. Subsequent expenditures related to an item of Property, Plant & Equipment are added to its carrying value only when it is probable that the future economic benefits from the asset will flow to the Company and cost can be reliably measured. Losses arising from the retirement of, and gains or losses arising from disposal of Property, Plant and Equipment are recognised in the Statement of Profit and Loss.

Depreciation

Depreciation is provided at written down value method according to useful lives of the Assets at the rate specified in Schedule II of the Companies Act, 2013. Depreciation on additions/deletions is provided on pro-rata basis to the months of additions/deletions. The estimated useful life of the Property, Plant and Equipment is as below:

Assets class	Useful life
Factory Building	30 years
Plant & Equipment	15 years
Furniture & Fixtures	10 years
Vehicles	8 years
Office Equipments	5 years
Computer & Audio visual	3 years

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

vi. Intangible assets

Intangible assets are stated at acquisition cost, net of accumulated amortisation and accumulated impairment losses, if any. Gains or losses arising from the retirement or disposal of an intangible asset are determined as the difference between the disposal proceeds and the carrying amount of the asset and are recognised as income or expense in the Statement of Profit and Loss.

Intangible Assets with finite useful lives are amortized on a straight line basis over the following period:

Assets class	Useful life
Website Development	6 years
Technical Know-How	10 years

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

vii. Impairment of assets

The Company assesses at each Balance Sheet date whether there is any indication that an asset may be impaired. For the purposes of assessing impairment, the smallest identifiable group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows from other assets or group of assets, is considered as a cash generating unit. If any such indication exists, the Company estimates the recoverable amount of the asset. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognised in the Statement of Profit and Loss. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists or may have decreased, the recoverable amount is reassessed and the asset is reflected at the recoverable amount.

viii. Financial instruments

Financial assets (other than trade receivables) and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instruments. Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through statement of profit or loss are recognised immediately in the statement of profit or loss.

Financial assets

Classification

The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss), and
- those measured at amortised cost. The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

Subsequent Measurement

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income:

Amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost.

Financial assets at fair value through other comprehensive income (FVTOCI)

A financial asset is measured at FVTOCI if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Fair value through profit or loss (FVTPL)

Assets that do not meet the criteria for amortised cost or FVTOCI are measured at fair value through profit or loss.

Impairment of financial assets

The Company applies the expected credit loss model for recognising impairment loss on financial assets measured at amortised cost, trade receivables and other contractual rights to receive cash or other financial asset.

For trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 115, the Company always measures the loss allowance at an amount equal to lifetime expected credit losses.

Further, for the purpose of measuring lifetime expected credit loss ('ECL') allowance for trade receivables, the Company has used a practical expedient as permitted under Ind AS 109. This expected credit loss allowance is computed based on a provision matrix which takes into account historical credit loss experience and adjusted for forward-looking information.

Derecognition of financial assets:

A financial asset is derecognised only when:

- the Company has transferred the rights to receive cash flows from the financial asset or
- retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the entity has transferred an asset, the Company evaluates whether it has transferred substantially all risks and rewards of ownership of the financial asset. In such cases, the financial asset is derecognised. Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method or at FVTPL.

Financial liabilities that are not held-for-trading and are not designated as at FVTPL are measured at amortised cost.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

ix. Inventories

Raw materials, packing materials, purchased finished goods, work-in-progress, manufactured finished goods, other than specific spares for machinery are valued at lower of cost (which includes duties and taxes, except those subsequently recoverable) net realizable value. Cost is arrived at on moving weighted average basis.

However, materials and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventory to the present location and condition.

x. Trade receivables

Trade receivables that do not contain a significant financing component are measured at transaction price of good sold or services rendered as defined in Ind AS 115, Revenue from Contract with Customers.

xi. Cash and cash equivalents

In the cash flow statement, cash and cash equivalents includes cash on hand, demand deposits with banks, other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

xii. Leases

The Company's lease asset classes primarily consist of leases for land.

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

Overview

The right-of-use assets are initially recognized at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or prior to the commencement date of the lease plus any initial direct costs less any lease incentives. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Right-of-use assets are depreciated from the commencement date on a straight-line basis over the shorter of the lease term and useful life of the underlying asset. Right-of-use assets are evaluated for recoverability whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable.

The lease liability is initially measured at amortized cost at the present value of the future lease payments. The lease payments are discounted using the interest rate implicit in the lease or, if not readily determinable, using the incremental borrowing rates in the country of domicile of the leases. Lease liabilities are remeasured with a corresponding adjustment to the related right of use asset if the Company changes its assessment if whether it will exercise an extension or a termination option.

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

The following is the summary of practical expedients elected on initial application:

 Applied the exemption not to recognize right-of-use assets and liabilities for leases with less than 12 months of lease term on the date of initial application.

xiii. Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the statement of profit and loss because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Company expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities. Current and deferred tax for the year.

Current and deferred tax are recognised in the statement of profit and loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

xiv. Provisions and Contingent Liabilities

The Company recognizes provisions when a present legal or constructive obligation as a result of a past event exists and it is probable that an outflow of resources embodying economic benefits will be required to settle such obligation and the amount of such obligation can be reliably estimated. Provisions are not recognized for future operating losses.

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

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not require an outflow of resources embodying economic benefits or the amount of such obligation cannot be measured reliably. When there is a possible obligation or a present obligation in respect of which likelihood of outflow of resources embodying economic benefits is remote, no provision or disclosure is made.

Contingent assets are not recognised in the financial statements; however, they are disclosed where the inflow of economic benefits is probable. When the realization of income is virtually certain, then the related asset is no longer a contingent asset and is recognised as an asset.

Provisions and contingencies are reviewed at each balance sheet date and adjusted to reflect the correct management estimates.

xv. Dividends

Provision is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the entity, on or before the end of the reporting period but not distributed at the end of the reporting period.

xvi. Subsequent events

Financial statements are approved after considering 'Adjusting Event' and 'Non-adjusting event'. Adjustments to assets and liabilities are made for events occurring after the balance sheet date that provide additional information materially affecting the determination of the amounts relating to conditions existing at the balance sheet date or because of statutory requirements or because of their special nature. For non-adjusting events, the Company may provide a disclosure in the financial statements considering the nature of the transaction.

xvii. Earnings per share

Basic earnings per share is computed by dividing the profit after tax before other comprehensive income by the weighted average number of equity shares outstanding during the financial year.

Diluted earnings per share is computed by dividing the profit after tax by the weighted average number of equity and dilutive equity equivalent shares outstanding during the year, except where the results would be anti dilutive.

xviii. Segment reporting

The board of directors assesses performance of the Company as Chief Operating Decision Maker. The Company is operating in single reportable segment of 'Technical Textile' in terms of Ind AS 108. Accordingly, the segment revenue, segment results, segment assets and segment liabilities are reflected in the financial statements themselves as at and for the financial year ended 31st March 2025.

xix. Going Concern

When preparing financial statements, Management makes an assessment of the Company's ability to continue as going concern. Financial Statements is prepared on going concern basis unless management either intends to liquidate the Company or to cease trading, or has no realistic alternative but to do so. When management is aware, in making its assessment, of material uncertainties related to events or conditions that may cast significant doubt upon the Company's ability to continue as going concern, those uncertainties are disclosed. When the financial statements is not prepared on a going concern basis, that face is disclosed, together with the basis on which the financial statements is prepared and the reason why the Company is not regarded as going concern.

xx. Rounding of amounts

All amounts disclosed in the Financial Statements and notes have been rounded off to the nearest lakhs as per the requirement of Schedule III, unless otherwise stated.

xxi. Recent accounting developments:

The following Indian Accounting Standards have been modified on miscellaneous issues with effect from April 1, 2023. Such changes include clarification/guidance on:

Ind AS 1 - Presentation of Financial Statements

The amendment requires companies to disclose their material accounting policies rather than their significant accounting policies. The Company has evaluated the amendment and the impact of the amendment is insignificant in Company's financial statements.

Ind AS 8 – Accounting Policies, Changes in Accounting Estimates and Errors

This amendment has introduced a definition of 'accounting estimates' and included amendments to IndAS 8 to help entities distinguish changes in accounting policies from changes in accounting estimates. The Company has evaluated the amendment and there is no impact on its financial statements.

Ind AS 12 - Income Taxes

This amendment has narrowed the scope of the initial recognition exemption so that it does not apply to transactions that give rise to equal and offsetting temporary differences. The Company has evaluated the amendment and there is no impact on its financial statements.

Ind AS 101 - First time adoption of Ind AS

Deferred tax assets and deferred tax liabilities to be recognized for all temporary differences associated with right-of-use assets, lease liabilities, decommissioning / restoration / similar liabilities.

Ind AS 107 - Financial Instruments:

Disclosures – Information about the measurement basis for financial instruments shall be disclosed as part of material accounting policy information.

Notes: None of the above amendments had any material effect on the company's financial statements except for disclosure of Material Accounting Policies instead of Significant Accounting Policies in the Financial Statements.

2B. Critical accounting judgements and key sources of estimation uncertainty

In the application of the Company's accounting policies, which are described in note 2A, the management of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

In the following areas the management of the Company has made critical judgements and estimates.

Overview

Useful lives of property, plant and equipment

The Company reviews the useful lives and carrying amount of property, plant and equipment at the end of each reporting period. This reassessment may result in change in depreciation expense in future periods.

Estimation of defined benefit obligation

The company has defined benefit plans for its employees which are actuarially valued. Such valuation is based on many estimates and other factors, which may have a scope of causing a material adjustment to the carrying amounts of assets and liabilities.

Provisions and Contingencies

In the normal course of business, contingent liabilities arise from litigations and claims. Potential liabilities that are possible but not probable of crystallising or are very difficult to quantify reliably are treated as contingent liabilities. Such contingent liabilities are disclosed in the notes but are not recognised. Potential liabilities that are remote are neither recognized nor disclosed as contingent liability. The management decides whether the matters needs to be classified as 'remote', 'possible' or 'probable' based on expert advice, past judgements, terms of the contract, regulatory provisions, etc.

Defined benefit obligations

Defined benefit obligations are measured at fair value for financial reporting purposes. Fair value determined by actuary is based on actuarial assumptions. Management judgement is required to determine such actuarial assumptions. Such assumptions are reviewed annually using the best information available with the Management.

	rarticulars		CUND D					DEFRECIATION				
Š		As at 1 st April, 2024	Additions During the year	Adjustment / Deduction during the year	As at 31 st March, 2025	Upto 1 st April, 2024	During the year	Adjustmented with Retained Earnings during the year	Adjustment /Deduction During the year	As at 31 st March, 2025	As at 31⁵ March, 2024	As at 31ºt March, 2025
	Freehold Land	1.27	0.00	00.0	1.27	00.0	0.00	0.00	0.00	0.00	1.27	1.27
	Building	430.98	2.35	00.0	433.33	264.51	20.63	0.00	00.0	285.14	166.48	148.19
	Plant & Equipments	5,027.70	157.40	31.98	5,153.12	2,927.83	244.51	0.00	24.48	3,147.86	2,099.87	2,005.25
	Furniture & Fixtures	36.29	00.0	0.00	36.29	16.09	1.24	0.00	00.0	17.33	20.20	18.97
	Vehicles	36.06	00.0	0.00	36.06	26.69	2.75	0.00	00.0	29.44	9.37	6.62
	Office equipment	96.75	8.25	00.0	105.00	85.52	12.32	0.00	00.0	97.84	11.23	7.16
	Electrical installation	167.95	00.0	0.00	167.95	139.31	6.29	0.00	00.0	145.59	28.64	22.36
	Tools & die	9.63	00.0	0.00	9.63	9.56	0.00	0.00	00.0	9.56	0.07	0.08
	Total	5,806.64	168.00	31.98	5,942.66	3,469.49	287.74	0.00	24.48	3,732.76	2,337.14	2,209.90
	Previous Year	5,726.71	86.16	6.23	5,806.64	3,204.17	271.56	0.00	6.23	3,469.49	2,522.54	2,337.15

											(₹ in Lakhs)
SI. Particulars		GROS	GROSS BLOCK				AMORTISATION			NET BLOCK	LOCK
No.	As at 1 st April, 2024	Additions During the year	As at 1st Additions Adjustment April, 2024 During the / Deduction year during the year	As at 31 st March, 2025 <i>I</i>	Upto 1 st April, 2024	During the year	Adjustmented with Retained Earnings during the year	Adjustment /Deduction During the year	As at 31 st March, 2025	As at 31 st March, 2024	As at 31 st March, 2025
		'	'		'	'		•	1	'	- 1
Previous Year	I	•	'	'		1	T	•	•	•	

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3.2 Capital Work In Progress

			(₹ in Lakhs)
Particulars	As at 31 st March, 3	2025	As at 31 st March	, 2024
Projects Work In Progress				
Less than 1 year	0.00		0.00	
1 year to 2 years	0.00		0.00	
2 year to 3 years	0.00		0.00	
More than 3 years	0.00	0.00	0.00	0.00
		0.00		0.00
Projects Temporarily Suspended				
Less than 1 year	0.00		0.00	
1 year to 2 years	0.00		0.00	
2 year to 3 years	0.00		0.00	
More than 3 years	0.00	0.00	0.00	0.00
		0.00		0.00
		0.00		0.00

Notes:

1. All tangible assets have been mortgage to Canara Bank to secure borrowings of the Company

- 2. No borrowing costs has been capitalised during the year.
- 3. The Company has not revalued any of its Property, Plant and Equipment.
- 4. The Company have no Capital WIP of tangible or intangible assets.
- 5. There is no benami property held by the Company as per Benami Property Transactions Act, 1988 and rules made thereunder;
- 6. Title deed of immovable property held in the name of the Company.
- 4 Non-current investments

						(₹ in Lakhs)
Par	ticulars	Face Value (₹)	No of Shares	As at 31st March 2025	No of Shares	As at 31 st March 2024
(1)	Designated at fair value through profit or loss:					
(i)	Unquoted at Cost					
	M/S Centennial Finance Pvt. Ltd.	10.00	13,80,000	17.07	13,80,000	17.07
				17.07		17.07

5 Other financial Assets -non current (at amortised Costs)

				(₹ in Lakhs)
Particulars	As at 31 st March	n, 2025	As at 31 st March	n, 2024
Security Deposits (Secured)	0.00		0.00	
Security Deposits - unsecured considered good	77.78		78.15	
Other Bank Balance (FD with more than 12 month Maturity)	0.00	77.78	0.00	78.15
		77.78		78.15

6 Other non current assets

(Unsecured, considered good)

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Balance with Government Authorities		
(i) Balance with Income Tax	39.02	39.02
	39.02	39.02
	39.02	39.02

7 Inventories

				(₹ in Lakhs)
Particulars	As at 31 st Marc	ch, 2025	As at 31 st Marc	h, 2024
Raw materials	1,018.14		823.24	
Work-in-progress	1,164.35		1,574.51	
Finished goods	116.77		82.44	
Stores and spares	174.58	2,473.84	142.40	2,622.59
		2.473.84		2.622.59

(At lower of cost and net realizable value, unless stated otherwise)

All inventories of Company have been hypothecated to secure borrowings of the Company.

8 Trade receivables - Current

				(₹ in Lakhs)
Particulars	As at 31 st March	, 2025	As at 31 st Marc	:h, 2024
Unsecured, considered good				
Due from related parties	0.00		0.00	
Due from others	2,172.86		1,604.13	
Less : Allowance for doubtful debts (expected credit loss)	0.00	2,172.86	0.00	1,604.13
		2,172.86		1,604.13
TRADE RECEIVABLES AGEING SCHEDULE				
Undisputed, considered good				
Less than 6 months		2,155.20		1,552.79
6 months to 1 year		5.91		0.00
1 year to 2 years		0.00		0.00
2 year to 3 years		0.00		0.00
More than 3 years		0.00		0.00
Disputed, considered good				
Less than 6 months		0.00		0.00
6 months to 1 year		0.00		0.00
1 year to 2 years		0.00		0.00
2 year to 3 years		0.00		0.00
More than 3 years		11.75		51.34
		2,172.86		1,604.13

9 Cash and cash equivalents

			(*	₹ in Lakhs)
Particulars	As at 31 st March,	2025	As at 31 st March,	2024
Balances with banks				
In Margin Money Deposit (FD Maturity within Months)	0.00		0.00	
In current accounts	8.33		8.20	
Cash on hand	0.63	8.96	0.27	8.47
		8.96		8.47

10 Loans - current (at amortised costs)

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Other Bank Balance (FD Maturity Less than 12 Months)	121.34	131.46
	121.34	131.46
	121.34	131.46

Overview

11 Other Financial assets - Current

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Other Receivables	0.13	0.03
	0.13	0.03
	0.13	0.03

12 Other current assets

		(₹ in Lakhs)
Particulars	As at 31⁵t March, 2025	As at 31 st March, 2024
(Unsecured, considered good)		
Advance to Suppliers & Others	35.73	32.46
Prepaid Expenses	36.28	32.42
Balance with Government Authorities		
(i) MAT Adjustment of Previous Years	0.00	25.39
(ii) GST Refund Receivable	17.42	12.66
(iii) Balance in GST	293.85	278.01
(iv) Balance with Income Tax	0.00	5.01
	383.28	385.96
	383.28	385.96

13 Equity Share Captial

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31ªt March, 2024
Authorised share capital		
80,00,000 Equity shares of ₹ 10/- each	800.00	800.00
	800.00	800.00
Issued, Subscribed and fully Paid up share capital		
7,391,000 equity shares of ₹ 10/- each (Refer note (a) below)		
Balance at end of year	739.10	739.10
	739.10	739.10

a) Reconciliation of Number of Shares (Equity)

₹ in Lakhs, except no. of s				f shares data
Particulars	2024-25		2023-24	
	No. of Shares	Amount	No. of Shares	Amount
Number of Shares outstanding as at the beginning of the year	73,91,000.00	739.10	73,91,000.00	739.10
Add: Number of Shares Issued during the Year	-	-	-	-
Number of Shares outstanding as at the end of the year	73,91,000.00	739.10	73,91,000.00	739.10

b) Rights, preferences, restrictions of equity shares

The company has only one class of equity shares having a par value of ₹ 10/- per share. Each holder of equity shares is entitled to one vote per share.

c) Shareholders holding more than 5 per cent of total Equity Shares of company

		₹ ir	n Lakhs, except no. of	shares data
Particulars	As at 31 st Marc	As at 31 st March, 2025		h, 2024
	No. of Shares	% held	No. of Shares	% held
Abhishek Patel	10,17,095	13.76%	10,17,095	13.76%
Smita Patel	6,35,998	8.61%	6,35,998	8.61%
Centennial Finance Pvt.Ltd	5,09,964	6.90%	5,09,964	6.90%
Arvind Baburao Joshi	4,39,750	5.95%	4,39,750	5.95%
Mrs. Aakanksha Mikhail Verma	4,00,861	5.42%	4,00,861	5.42%

14 Other Equity

		(₹ in Lakhs)
Particulars	As at 31 st March 2025	As at 31 st March 2024
Captial Reserve		
Balance at end of year	49.07	49.07
	49.07	49.07
Securities Premium Reserve		
Balance at the beginning of year	587.04	587.04
Add: Addition during the year (Share Warrant)	-	-
Add: Addition during the year (Pref. Issue)		-
Less: Preliminary Expenses (Pref. Issue)		-
Balance at end of year	587.04	587.04
General Reserve		
Balance at end of year	401.88	401.88
	401.88	401.88
Money Received Against Share Warrants		
Balance at end of year	-	-
	-	-
Retained Earning		
Balance at the beginning of year	1,407.42	1,272.59
Add : Profit for the year	229.94	134.83
Add : Other comprehensive income during the year	-	-
Add : Changes in fair value of current investments & non Current Investments		
Add : MAT of Earlier Years Adjustment A/c	-	_
Less : Tax Impact on Gratuity		
Less : Deferred Tax Impact		
Balance at end of year	1,637.36	1,407.42
Total	2,675.35	2,445.41

15 Borrowings

					(₹ in Lakhs)
Par	ticulars	As at 31 st Marc	ch, 2025	As at 31 st Marc	:h, 2024
		Non Current Portion	Current Portion	Non Current Portion	Current Portion
See	cured Term Ioans From banks				
1.	Term Ioan From Canara Bank Under GECL: Secured by First Charge on Company's Land and Building, Machinaries at Survey No.381, Causway Road, Kachigam, Daman. (Repayment of ₹ 9.44/- Lakhs (previous year ₹ 9.44 /-Lakhs) /Month for 36 months From Sept. 21 to July 2024.)	0.00	0.00	0.00	47.22
2.	Term Ioan From Canara Bank: Secured by First Charge on Company's Land and Building, Machinaries at Survey No.381, Causway Road, Kachigam, Daman. (Repayment of ₹ 5.96 Lakhs / Month from April 2022 to Sept.2026)	45.29	79.72	125.01	79.72
3.	Term Ioan From Canara Bank under GECL: Secured by First Charge on Company's Land and Building, Machinaries at Survey No.381, Causway Road, Kachigam, Daman. (Repayment of ₹ 4.42 Lakhs/Month) from Jan.2024 to Dec. 2026.)	39.75	53.00	92.75	53.00
То	tal Secured Loan	85.04	132.72	217.76	179.94

97

			(₹ in Lakhs)
As at 31 st March, 2025		As at 31 st Marc	h, 2024
Non Current Portion	Current Portion	Non Current Portion	Current Portion
40.00	5.00	40.00	5.00
40.00	5.00	40.00	5.00
125.04	137.72	257.76	184.94
	Non Current Portion 40.00 40.00	Non Current PortionCurrent Portion40.005.0040.005.00	Non Current PortionCurrent PortionNon Current Portion40.005.0040.0040.005.0040.00

Notes;

 Term loans from banks are secured by way of equitable mortgage created or to be created on all the present and future immovable properties including all land, buildings, structures, all plant and equipment attached thereon of the Company and hypothecation of all the movable properties including movable machinery, spares, tools and accessories, etc., present and future, subject to prior charges created and / or to be created in favour of the Company's bankers on stocks of raw materials, semi finished and finished goods, consumable stores and other movable assets excluding vehicles specifically hypothecated against vehicle loans, as may be required for working capital requirements in the ordinary course of business.

2) The interest rates range from 7% to 8% per annum. For term loan and interest rate for OCC is from 9 to 11%.

16 Other financial liabilities - Non Current

			((₹ in Lakhs)
Particulars	As at 31 st March	, 2025	As at 31 st March	, 2024
Creditor for capital goods	0.00		0.00	
Payable on Contratually Reimbursable Expenses	0.00	0.00	0.00	0.00
		0.00		0.00

17 Deferred tax liability (net)

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Deferred Tax Liabilities		
Depreciation on Property, Plant, & Equiptment	243.73	256.88
Total (A)	243	.73 256.88
Deferred Tax Asets		
Provision for Bonus	5.13	5.17
Provision for Gratuity	36.57	35.29
Provision for Leave Encashment	1.62	1.41
Total (B)	43	3.31 41.87
	200.	.42 215.01

18 Non-Current Liability - Provisions

(₹ in Lakhs)

Particulars	As at 31 st March, 2025		As at 31 st March	, 2024
Provision for employee benefits:				
Provision for Gratuity	103.77	103.77	97.26	97.26
		103.77		97.26

19 Short - term borrowings

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Other Loans		
From banks - Secured	2,139.00	2,070.95
Current Maturities of Long Term Debt	137.72	184.94
	2,276.71	2,255.89
	2,276.71	2,255.89

Notes:

1) Cash credits/working capital loans are secured by hypothecation of raw materials, semi finished and finished goods, other movable assets excluding vehicles specifically hypothecated against loans and book debts, present and future, of the Company.

2) The interest rates for Cash credits/working capital loans from banks range from 9% to 11% per annum before subvention.

 The Company has been sanctioned working capital limits from banks during the year on the basis of security of current assets of the Company.

20 Trade Payables

				(₹ in Lakhs)
Particulars	As at 31 st Marc	:h, 2025	As at 31 st Marc	h, 2024
Total outstanding dues of micro enterprises and small enterprises				
Creditors for goods	686.31		627.27	
Creditors for services	1.16	687.47	0.66	627.93
Total outstanding dues of creditors other than micro enterprises and small enterprises				
Creditors for goods	282.77		214.92	
Creditors for services	135.74		100.15	
Provisions for Expenses	0.00	418.52	0.00	315.07
		1,105.99		943.00
TRADE PAYABLES AGEING SCHEDULE (Outstanding for following periods from due date of payment)				
Micro and small enterprises				
Less than 1 year	687.47		627.93	
1 year to 2 years	0.00		0.00	
2 year to 3 years	0.00		0.00	
More than 3 years	0.00	687.47	0.00	627.93
Other				
Less than 1 year	418.52		315.07	
1 year to 2 years	0.00		0.00	
2 year to 3 years	0.00		0.00	
More than 3 years	0.00	418.52	0.00	315.07
		1,105.99		943.00

21 Other current liabilities

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Salary & Reimbursements	41.00	40.05
Provision for bonus	18.44	18.58
Contribution to PF	2.75	2.85
Professional Tax/ESIC	0.04	0.03
TDS payable	10.50	10.46
TCS payable	0.00	0.02
	72.74	72.00
	72.74	72.00

22 Provisions

		(₹ in Lakhs)
Particulars	As at 31⁵t March, 2025	As at 31 st March, 2024
Provision for employee benefits:		
(i) Provision for leave encashment	5.81	5.06
(ii) Provision for gratuity liability	27.66	29.61
	33.47	34.67
Provision - Others:		
(i) Provision - others	169.36	151.09
	169.36	151.09
	202.83	185.76

23 Current tax liabilities (Net)

			(₹ in Lakhs)
Particulars	As at 31 st March, 2	2025	As at 31 st March, 202	
Advance Tax				
Current Tax Liability				
Provision for tax	114.80		70.53	
Less: MAT Utilisation	(20.27)		(32.70)	
Less: TDS/TCS Receivable	(7.30)		0.00	
Less: Advance Tax	(85.00)	2.23	(25.00)	12.83
Total Liability as on date		2.23		12.83

24 Revenue From Operations

		(₹ in Lakhs)
Particulars	As at 31st March, 2025	As at 31 st March, 2024
Sale of Goods	12,555.46	11,137.40
Sale of Scrap	6.77	36.18
	12,562.23	11,173.57

25 Other Income

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Interest Income		
Fixed Deposits with Banks	12.58	12.82
Other Non- Operating Income		
Net (gain) / loss on foreign currency transactions and translation	17.93	9.69
Other income	0.00	0.08
	30.50	22.59

26 Cost of Raw Material Consumed

		(₹ in Lakhs)
Particulars	As at 31st March, 2025	As at 31st March, 2024
Inventory at the beginning of the year	823.24	781.98
Add : Purchases (net)	8,933.80	8,168.47
Less : Inventory at the end of the year	1,018.14	823.24
	8,738.90	8,127.22

27 Changes in Inventory of Finished goods, Work-in-progress & Stock-in-Trade

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31st March, 2024
Stock at the end of the Year:		
Work-in-progress	1,164.35	1,574.51
Finished goods	116.77	82.44
TOTAL (A)	1,281.12	1,656.95
Less: Stock at the beginning of the year		
Work-in-progress	1,574.51	1,642.45
Finished goods	82.44	110.55
TOTAL (B)	1,656.95	1,753.01
TOTAL (B-A)	375.83	96.06

28 Employee Benefit expenses

		(₹ in Lakhs)
Particulars	As at 31st March, 2025	
Salaries and Wages	1,167.32	974.01
Contributions to provident and other funds	36.96	37.01
Leave Encashment	8.04	6.57
Gratuity expenses	13.96	(1.69)
Staff welfare expenses	10.17	11.44
	1.236.45	1.027.35

29 Finance Costs

		(₹ in Lakhs)
Particulars	As at 31ªt March, 2025	As at 31 st March, 2024
Interest Expenses	243.95	248.59
Bank Charges	19.37	14.55
	263.32	263.14

30 Other Expenses

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31ªt March, 2024
Consumption of stores and spares		
Opening Stock of stores and spares	142.40	153.82
Add: Purchases during the year	264.32	232.46
Less: Closing Stock	174.58	142.40
Consumption of Stores and Spares	232.13	243.89
Other Misc Expenses		
Power and fuel	407.32	384.92
Selling and distribution expense	328.48	170.86

		(₹ in Lakhs)
Particulars	As at 31st March, 2025	As at 31 st March, 2024
Rent Includes Lease Rentals	69.16	80.17
Processing charges	90.71	77.43
Legal and professional	49.31	50.84
Repairs and maintenance - Machinery	24.88	28.68
Security charges	26.40	21.30
Travelling and conveyance	19.72	20.60
Repairs and maintenance - Others	20.88	15.61
Insurance	10.49	15.34
Printing and Stationary	7.07	6.75
Postage, Telephone, Telex	4.49	4.85
Internal Audit Expenses	4.80	4.80
Rates and taxes	1.97	3.20
Sundry Dr./Cr. Balance written off	3.58	0.14
Miscellaneous expenses	47.83	51.26
	1,117.10	936.77
Statutory Auditor Payment		
Tax and Statutory Audit Fees	3.50	3.50
Reimbursement of Expenses	0.10	0.08
	3.60	3.58
	1,352.83	1,184.23

31 Employee Benefit Obligations

a. Short-term Employee Benefits

These benefits include wages and salaries, including other monetary and non-monetary benefits, compensated absences which are either non-accumulating or accumulated and expected to be availed within twelve months after the end of the reporting period.

b. Long-term Employee Benefits

i) Defined Contribution Plans

The Company makes Provident Fund contributions, which are defined contribution plans, for qualifying employees. Company has no further payment obligations once the contributions have been paid. Under the Provident Fund Schemes, the Company is required to contribute a specified percentage of the payroll costs to fund the benefits. The contributions payable to these plans by the Company are in compliance with the rates specified in the rules of the schemes. The Company recognised ₹ 36.96 Lakh (previous year ₹ 37.01 Lakh) as an expense and included in Note 28 – Employee Benefit Expenses 'Contribution to Provident Fund and Other Funds' in the Statement of Profit and Loss for the year ended 31st March 2025.

ii) Defined Benefit Plans

The Company has a defined benefit gratuity plan. Every employee who has completed five years or more of service gets a gratuity on retirement / resignation or retirement under VRS at 15 days salary (last drawn salary) for each completed year of service. The present value of gratuity obligation is determined based on actuarial valuation using the Projected Unit Credit Method, which recognises each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation.

The following table sets out the unfunded status of the defined benefit schemes and the amount recognised in the financial statements:

			(₹ in Lakhs)
I.	Expenses recognized in the statement of profit and loss	As at 31⁵t March, 2025	As at 31 st March, 2024
1.	Current Service Cost	7.66	7.38
2.	Interest Cost [(Income)/Expense]	8.65	10.04
3.	Actuarial Losses / (Gains) / Remeasurements in OCI	(2.35)	(19.11)
4.	Past Service cost	-	-
Tot	al	13.96	(1.69)

		(₹ in Lakhs)
II. Amount recognized in other comprehensive income (OCI)	As at 31 st March, 2025	As at 31st March, 2024
Return on plan assets, excluding amount included in interest expense /(income)	-	_
Remeasurement during the period due to:		
Change in financial assumptions-(Gain)/Loss		
Experience adjustments-(Gain)/Loss	5.87	21.49
Demographic Assumptions	-	-
Total	5.87	21.49

		(₹ in Lakhs)
III. Reconciliation of defined benefit obligation:	As at 31 st March, 2025	As at 31st March, 2024
Opening Defined Benefit Obligation	126.85	144.76
Current service cost	7.66	7.37
Interest cost	8.65	10.04
Actuarial loss/(gain) due to change in demographic Assumptions	-	-
Actuarial loss/(gain) due to change in financial assumptions	3.52	2.38
Actuarial loss/ (gain) due to experience adjustments	(5.87)	(21.49)
Benefits paid	(9.38)	(16.21)
Closing Defined Benefit Obligation	131.43	126.85

		(₹ in Lakhs)
IV. Reconciliation of plan assets:	As at 31st March, 2025	As at 31 st March, 2024
Opening value of plan assets	-	-
Interest Income	-	-
Return on plan assets excluding amounts included in interest income	-	-
Employer Direct Benefit Payments	9.38	16.21
Benefit Payments from Employer	(9.38)	(16.21)
Assets Withdrawn	-	-
Closing value of plan assets	-	-

		(₹ in Lakhs)
V. Net (Asset) / Liability recognised in the Balance Sheet as at 31 March	As at 31st March, 2025	As at 31⁵ March, 2024
Present value of defined benefit obligation (DBO)	126.85	144.76
Net(Asset)/Liability	131.43	126.85

		(₹ in Lakhs)
VI. The significant actuarial assumptions were as follows:	As at 31st March, 2025	As at 31 st March, 2024
Discount rate	6.69% p.a.	7.08% p.a.
Attrition rate		
Rate of return on plan assets		
Salary escalation rate	4.00% p.a.	4.00% p.a.

		(₹ in Lakhs)
VII. Bifurcation of present value of obligation at the end of the valuation period as per Schedule III of Companies Act, 2013:	As at 31 st March, 2025	As at 31 st March, 2024
Current Liability	27.66	29.61
Non - Current Liability	103.77	97.26
Total	131.44	126.87

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Sensitivity Analysis

Below is the sensitivity analysis determined for significant actuarial assumption for determination of defined benefit obligation and based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period.

	(₹ in Lakhs)	
	As at 31⁵t March, 2025	As at 31⁵t March, 2024
Increase by 1% in discount rate	122.77	118.47
Decrease by 1% in discount rate	141.33	136.48
Increase by 1% in rate rate of salary increase	141.27	136.33
Decrease by 1% in rate rate of salary increase	122.64	118.44
Increase by —1% in rate rate of employee turnover	133.88	129.61
Decrease by -1% in rate rate of employee turnover	128.77	123.78

32 Financial Instruments (Fair Value Measurements)

The Company has various financial assets and liabilities. The disclosures regarding the classification, fair value hierarchy, capital management, markets risk, credit risks and liquidity risks are as follows:

a) Classification of Financial Assets and Liabilities

						(₹ in Lakhs)
Par	ticula	ars		Note No.	As at 31 st March, 2025	As at 31st March, 2024
Α.	Fina	ancia	I Assets			
	١.	Mea	asured at Amortised Cost			
		(i)	Trade receivables	8	2,172.86	1,604.13
		(ii)	Cash and cash equivalents	9	8.96	8.47
		(iii)	Others Bank Balance	10	121.34	131.46
		(iv)	Others	11	0.13	0.03
To	tal				2,303.29	1,744.09
В.	Fina	ancia	l Liabilities			
	(i)	Bor	rowings	19	2,276.71	2,255.89
	(ii)	Tra	de payables			
		a)	Total outstanding dues of micro enterprises and small enterprises	20	687.47	627.93
		b)	Total outstanding dues of creditors others than micro enterprises and small enterprises	20	418.52	315.07
To	tal				3,382.70	3,198.89

b) Fair Value Hierarchy of Financial Assets and Liabilities

This section explains the judgements and estimates made in determining the fair values of the financial instruments that are (i) recognised and measured at fair value and (ii) measured at amortised cost and for which fair values are disclosed in the financial statements. To provide an indication about the reliability of the inputs used in determining fair value, Company has classified its financial instruments into three levels prescribed under the accounting standards below:

Level 1: Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

Level 2: Level 2 inputs are inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3: Level 3 inputs are unobservable inputs for the asset or liability.

Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period.

Measured at Fair Value Through Profit or Loss (FVTPL)

				(₹ in Lakhs)
Par	ticulars	Note No.	As at 31st March, 2025	As at 31st March, 2024
Α.	Financial Assets Measured at Fair Value Through Profit or Loss			
	I. Measured at Fair Value			
	(i) Investments	4	17.07	17.07
To	al		17.07	17.07

Measured at Amortised Cost for which Fair Value is disclosed

The fair values of all current financial assets and liabilities including trade receivables, cash and cash equivalents, bank balances, trade payables and other current financial assets and liabilities are considered to be the same as their carrying values, due to their short term nature. The fair values of all non-current financial assets and liabilities including are considered to be the same as their carrying values, as the impact of fair valuation is not material.

c) Capital Management

Total equity as shown in the balance sheet includes equity share capital, securities premium and retained earnings.

The Company aims to manage its capital efficiently so as to safeguard its ability to continue as a going concern and to optimise returns to its shareholders.

The Company's policy is to maintain a stable and strong capital structure with a focus on total equity so as to maintain investor, creditors and market confidence and to sustain future development and growth of its business. The Company will take appropriate steps in order to maintain, or if necessary adjust, its capital structure. The management monitors the return on capital as well as the level of dividends to shareholders.

d) Financial risk management

Company's activities expose it to credit risk, liquidity risk and market risk. This note explains the sources of risk which the entity is exposed to and how the entity manages the risk and its impact on the financial statements.

(i) Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three types of risk - interest rate risk, foreign currency risk and other price risk such as equity price risk. Financial instruments affected by market risk include loans and borrowings, deposits, other financial instruments.

(ii) Liquidity risk

Liquidity risk is the risk that the Company will find it difficult in meeting its obligations associated with its financial liabilities in time.

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due and to close out market positions. Due to the dynamic nature of the underlying business, Company's treasury maintains flexibility in funding by maintaining availability under cash and cash equivalents, bank deposits and mutual funds.

Management monitors rolling forecasts of the Company's liquidity position and cash and cash equivalents on the basis of expected cash flows. The tables below analyses the Company's financial liabilities into relevant maturity groupings based on their contractual maturities.

(iii) Interest rate risk

Interest rate risk can be either fair value interest rate risk or cash flow interest rate risk. Fair value interest rate risk is the risk of changes in fair value of fixed interest bearing investments because of fluctuations in the interest rates. Cash flow interest rate risk investments because of fluctuations in the interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's long-term debt obligations to its preference shareholders.

(iv) Interest rate sensitivity

The borrowing of the Company includes vehicle loans which carries fixed coupon rate and hence the Company is not exposed to interest rate risk.

(v) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers, deposits and loans given, investments and balances at bank. The Company measures the expected credit loss of trade receivables based on historical trend, industry practices and the business environment in which the entity operates. Expected Credit Loss is based on actual credit loss experienced and past trends based on the historical data.

Movement in allowance for credit loss during the year was as follows :

			(₹ in Lakhs)
Particulars	Note No.	As at 31⁵t March, 2025	As at 31st March, 2024
Opening Balance		1,604.13	1,402.17
Add :- Provided during the year		0.00	0.00
Less :- Reversal during the year		0.00	0.00
Closing Balance		2,172.86	1,604.13
Net Trade receivable		2,172.86	1,604.13

Overview

33 Earning Per Share (EPS)

		(₹ in Lakhs)
Particulars	Year E	nded
	As at 31 st March, 2025	As at 31 st March, 2024
Net Profit after tax as per Statement of Profit and Loss attributable to Equity Shareholders	229.94	134.83
Weighted Average number of equity shares used as denominator for calculating EPS	73.91	73.91
Basic and Diluted Earnings per share	3.11	1.82
Face Value per equity share	10.00	10.00

34 Segment

The Company is operating in single reportable segment of 'Technical textiles' in terms of Ind AS 108. Accordingly, the segment revenue, segment results, segment assets and segment liabilities are reflected in the financial statements themselves as at and for the financial year ended 31st March 2025.

Entity wide disclosures

Information about products and services:

The Company is in a single line of business of "Shade Nets and Plastic woven Sacks".

Information about major customers:

Two customers during the year ended 31st March 2025 and one customer in 31st March 2024 contributed to more than 10% of the revenue individually. Revenue from this customers was ₹ 4,403.48 Lakhs during the year ended 31st March 2025 and ₹ 1,122.64 Lakhs during the 31st March 2024.

Geographical Information:

Particulars	Within India	(Audited)	Outside India (Audited) Total (Audited)		udited)	
	As at 31 st March, 2025	As at 31 st March, 2024	As at 31 st March, 2025	As at 31 st March, 2024	As at 31 st March, 2025	As at 31 st March, 2024
Revenue From Operations	11,111.91	9,881.11	1,450.32	1,292.47	12,562.23	11,173.57
Carrying amount of Non Current Assets*	2,343.77	2,471.38	0.00	0.00	2,343.77	2,471.38

* Other than financial Assets, DTA & Net Advance Tax Paid

35 Related Party Disclosures

Details of transactions between the company and other related parties as disclosed below :

Related Parties	Key Management personnel and their relatives	Non Executive directors & their relationships
Ms. Smita Patel	Mr. Abhishek Patel	Ms. Sheela Ayyar (upto 24 th Sept. 2024)
	Mr. Jagdish Dokwal	Mr. Pranab Chetterjee (from 20 th Sept. 2024)
M/S Centennial Fabrics Ltd	Ms. Gauri Gangal	Mrs. Aakanksha Mikhail Verma
		Mr. Kunal Rastogi

Details relating to parties/ persons referred to in above items are as under:

		(₹ in Lakhs)
Nature of transaction	As at 31 st March, 2025	As at 31 st March, 2024
Related Party		
Rent Paid - Smita Patel	3.00	3.00
Transaction with Centennial Fabrics Ltd		
Purchase of Material	4,430.96	3,608.47
Sales of Material	478.83	-
Key management personnel		
Remuneration/ Reimbursement	166.04	161.01
Balance outstanding as at year end		
Receivable/ (Payable)		

		(₹ in Lakhs)
Nature of transaction	As at 31 st March, 2025	As at 31 st March, 2024
Non-executive directors and their relatives		
Remuneration/ Reimbursement/sitting fees	5.10	0.50
Professional Fees		
Balance outstanding at year end		
Receivable/ (Payable)		
Centennial Fabrics Ltd	664.26	533.95

36 Income taxes relating to operations

a) Tax expense recognised in the statement of profit and loss

		(₹ in Lakhs)
Particulars	As at 31st March, 2025	As at 31st March, 2024
Current tax	114.80	70.53
Deferred tax	(14.60)	(4.49)
Income tax relating to earlier years	7.52	25.73
	107.72	91.77

b) Tax expense recognised in other comprehensive income

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31⁵t March, 2024
Remeasurement of defined benefit obligation	0.00	0.00
	0.00	0.00

c) Deferred tax balance

		(₹ in Lakhs)
Particulars	As at 31 st March, 2025	As at 31 st March, 2024
Deferred tax assets	243.73	256.88
Deferred tax liabilities	43.31	41.87
Net deferred tax liabilities	200.42	215.01

37 Ratio Analysis

	Particulars	As at 31⁵t March, 2025	As at 31ª March, 2024	Variance
1.	CURRENT RATIO (In Times)			
	(Total Current Assets / Current Liabilities)	1.41	1.37	3%
	Curent Liabilities = Total Current Liabilities - Current Maturities of Non current Borrowings & Lease Obligations			
2.	NET DEBT EQUITY RATIO (In Times)			
	(Net Debt/ Average Equity)	0.67	0.75	(11%)
	Net Debt = Non Current Borrowings + Current Borrlowings + Non current and Current Lease Liabilities - current Investments - Cash & Cash Equivalents - Other Balances with Banks			
	Equity = Equity Share Capital + Other Equity			
3.	DEBT SERVICE COVERAGE RATIO (In Times)			
	EBIT/ Net Finance Charges	10.26	6.47	59%
	EBIT = Profit before taxes (+/-) Exceptional Items + Net Finance Charges			
	Net Finance Charges = Finance Costs (excluding interest on current borrowings)- Interest Income - Dividend Income from Current Investments - Net Gain / Loss on Sale of Current Investments			

			(₹ in Lakhs)
	Particulars	As at 31⁵t March, 2025	As at 31st March, 2024	Variance
4.	CURRENT LIABILITY RATIO (In Times)			
	(Total Current Liabilities/ Total Liabilities)	0.49	0.48	2%
5.	TOTAL DEBTS TO TOTAL ASSET RATIO			
	(Non current Borrowings+ Current Borrowings+Non Current & Current Lease Liabilities)/ Total Assets	0.32	0.35	(8%)
6.	DEBTORS TURNOVER RATIO (In Times)			
	(Average Trade Receivable / Turnover in Days)	63.13	52.40	20%
	Turnover = Revenue From Operations			
7.	INVENTORY TURNOVER RATIO (In Times)			
	(Average Inventory/ Sale of Product in days)	72	86	(16%)
8.	NET PROFIT MARGIN(%)			
	(Net Profit after tax/ Turnover)	2%	1%	1%
	Turnover = Revenue From Operations			
9.	NET WORTH			
	(Equity Share Capital + Other Equity+ Hybrid Perpetual Securities)	3,414.45	3,184.51	7%
10.	TRADE PAYABLES TURNOVER RATIO (In Times)			
	(Cost of Goods & Services / Average Trade Payables)	8.24	8.72	(5%)
11.	NET CAPITAL TURNOVER RATIO (In Times)			
	(Turnover / Average Working Capital)	8.38	8.71	(4%)
12.	RETURN ON CAPITAL EMPLOYED (%)			
	(Earning before Interest & Tax / Capital Employed)	18%	15%	14%

38 Right of Use assets (Operating Leases)

a. At the reporting date the company had outstanding commitments for future minimum lease payments under non-cancellable operating leases, which fall due as follows:

		(₹ in Lakhs)
Particulars	As at 31⁵t March, 2025	As at 31st March, 2024
Lease rental charges for the year	69.16	80.18
Future Lease rental obligation payable (under non-cancellable lease)	-	-
Not later than one year	-	77.48
Later than one year but not later than five years	-	-
Later than five years	-	

b. The total of future minimum sublease payment expected to be received under non-cancellable subleases at the end of reporting period is NIL

c. Lease payments recognised as an expense in the period

39 Capital and contingent Liability

Sr	Contingent liability	As	at 31 st March, 202	5	As	at 31 st March, 2024	4
No		Total Liability	Amount Paid Under Protest	Net Liability	Total Liability	Amount Paid Under Protest	Net Liability
1	Guarantee given by bank on behalf of Company	20.32	-	20.32	20.32	-	20.32
2	Claims against the company not acknowledge as debt	66.88	66.88	-	66.88	66.88	-
3	Income tax Demand on account of Unexplained Credit	57.52	25.86	31.66	57.52	25.86	31.66
4	GST Liability against notice not acknowledge as debt	1,199.73	-	1,199.73	-	-	-

Note: Enforcement Directorate vide provisional attachment order No. 01/2017/KZSZO (IN ECIR/KZSZO/4/2015) dated 15.03.2017 issued directions for freezing Bank accounts of the Company. The Company filed writ petition in the High Court of Kerala and the court vide order dated 12.05.2017 asked the Company to furnish the bank guarantee equivalent to the amount lying in the frozen bank accounts. The Company vide letter dated 23.05.2017 furnished the required bank guarantee of ₹ 20.33 Lakhs in favour of DIRECTORATE OF ENFORCEMENT, KOCHI. The Enforcement Directorate vide their letters dated 08.06.2017 released the frozen accounts of the Company. The said bank guarantee has been

(₹ in Lakhs)

renewed further as requested by Enforcement Directorate from time to time.

Subsequently, ED vide 0/C No.1063/2018 dated 09.11.2018 provisionally attached the immovable property of the Company at Daman with a gross liability of ₹ 66,88,822/- (Net of Bank Guarantee ₹ 46,56,026). The ED referred the matter to Adjudicating Authority, New Delhi. The Adjudicating Authority vide order dated 26.04.2019 confirmed the attachment giving Company 45 days time to appeal against this order to the Hon'ble Appellate Tribunal, New Delhi. Accordingly, Company has preferred an appeal on 23.05.2019, the appeal has been admitted by the honourable appellate tribunal.

Appeal filed against adjudication order passed by the Adjudicating authority and the hearing date is 8th July 2025.

40 Micro, Small and Medium Enterprises

Pursuant to the Micro, Small and Medium Enterprise Development Act, 2006, the Company had asked for confirmation from its vendors reagrding their status under the said Act. The Company is yet to receive varifiable confirmation from all the vendors and hence the amounts unpaid as at the year end together with interest payable if any, under this Act have been given as under.

			(₹ in Lakhs)
Sr No	Particular	As at 31 st March, 2025	As at 31 st March, 2024
1.	The principal amount and the interest due thereon (to be shown separately) remaining unpaid to any supplier at the end of each accounting year		
	Principal Amount	687.47	627.93
	Interest Amount	-	-
2.	The amount of interest paid by the buyer in terms of section 16 of the Micro, Small and Medium Enterprises Development Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day during each accounting year;	-	-
3.	The amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the Micro, Small and Medium Enterprises Development Act, 2006;	-	-
4.	The amount of interest accrued and remaining unpaid at the end of each accounting year;	-	_
5.	The amount of further interest remining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise, for the purpose of disallowance of a deductible expenditure under section 23 of the Micro, Small and Medium Enterprises Development Acr, 2006.	-	-

41 Immovable Property Not Held In Company's Name

The Company holds the title deeds of all immovable properties in their name.

42 Details of Benami Property

The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.

43 Registration of Charges or Satisfaction with Registrar of Companies

The Company does not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.

44 Undisclosed Income

The Company does not have any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961).

45 Details of Crypto / Virtual Currency

The Company has not traded or invested in crypto currency.

46 Wilful defaulter

The Company has not been declared as wilful defaulter by any bank or financial institution or any other lender.

47 Number of layers

The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017.

48 Quarterly return to financial institutions

The Monthly/ Quaterly returns or statements of current assets filed by the Company with banks or financial institutions are in agreement with the books of accounts.

49 Transaction with Struck off Companies

The Company did not enter any transaction with struck off companies.

50 Data back up

As per MCA notification dated August 05, 2022, the Central Government has notified that Companies (Accounts) Fourth Amendment Rules, 2022. As per the amended rules, the companies are required to maintain back up of the books of account and other relevant books and papers in electronic mode that should be accessible in India at all the time. Also, the companies are required to create back up on servers physically located in India on a daily basis. To comply with this requirement, the Company takes the back up on daily basis.

- 51 Certain comparative figures have been reclassified to conform to the current year presentation.
- 52 The financial statements have been approved for issue by Company's Board of Directors on 26th May, 2025.

As per reports of even date attached For **HRK & Co** Chartered Accountants Firm's Registration Number - 146985W

CA Ankit Raythatha Membership No. 187750 Partner

Place: Vapi Dated: 26th May, 2025 UDIN: 25187750BMIDCJ3535 For and on behalf of the Board of Directors

Abhishek Patel Managing Director DIN 05183410

Gauri Gangal Company Secretary M. No: 52130 Mumbai 26th May, 2025 Kunal Rastogi Director DIN 01570584

Jagdish Dokwal Chief Financial Officer

FORM DPT 1 CIRCULAR OR CIRCULAR IN THE FORM OF ADVERTISEMENT INVITING UNSECURED DEPOSITS

[Pursuant to section 73 (2)(a) and section 76 and rule 4(1) and 4(2) of the Companies (Acceptance of Deposits) Rules, 2014]

RISHI TECHTEX LIMITED

Registered Office: 612, Veena Killedar Industrial Estate,

10-14 Pais Street, Byculla (West), Mumbai- 400011

Website: www.rishitechtex.com Tel No. 022-23075677/23074585

Fax No. 022-23080022 CIN No. L28129MH1984PLC032008

GENERAL INFORMATION

- a) Date of incorporation of the company February 7, 1984
- b) Business carried on by the company and its subsidiaries with the details of branches or units, if any;

Nature of Business: The Company is engaged in manufacture of HDPE/PP, Paper Laminated Bags and Shade nets.

Units: Village Kachigam, Taluka Daman, Union Territory of Daman And Diu.

The Company has no subsidiaries.

c) Brief particulars of the management of the company;

The Company is being managed by Managing Director under the superintendence, control and direction of the Board of Directors.

d) Names, addresses, DIN and occupations of the directors;

Name of Directors	Address of Directors	DIN	Occupation
Mr. Abhishek Patel	8- B, Suvas Apartment, 68F, Neapeansea Road, Mumbai- 400006	05183410	Business
Mrs. Aakanksha Mikhail Verma	8- B, Suvas Apartment, 68F, Neapeansea Road, Mumbai- 400006	08314319	Business
Mr. Kunal Rastogi	51 Mehr Naz, Cuffe Parade, Colaba, Mumbai 400005	01570584	Business
Mr. Pranab Chatterjee	115, Radhey Nagar Ho.So., Parle Point, Surat City, Surat, SVR College, Gujarat-395007.	10739170	Professional

e) Management's perception of risk factors;

Cost of Raw Material: Volatility in the cost of raw materials due to instability of oil prices and fluctuation in exchange rate is leading to variation in standard pricing.

Interest Rate: High Rate of Interest rate is adversely affecting the earnings of the Company.

- f) Details of default, including the amount involved, duration of default and present status, in repayment of
 - i) statutory dues; Nil
 - ii) debentures and interest thereon Nil
 - iii) Ioan from any bank or financial institution and interest thereon. Nil

PARTICULARS OF THE DEPOSIT SCHEME

- a. Date of passing of board resolution : May 29th, 2014
- b. Date of passing of resolution in the general meeting authorizing the invitation of such deposits : September 30th, 2014
- c. Type of deposits: Unsecured
- d. Amount which the company can raise by way of deposits as per the Act and the rules made thereunder:
 - a. 10% of the aggregate of the paid up share capital and free reserves and Security Premium Account (Under Rule 3(1)) ₹ 336.54 Lakhs

Such Deposits are repayable not earlier than three months from the date of deposit or renewal thereof.

b. 35% of the aggregate of the paid-up share capital and free reserves and Security Premium (under Rule 3(3)) - ₹ 1,177.88 Lakhs

The aggregate of deposits actually held on the last day of the immediately preceding financial year -₹45.00/-Lakhs

The date of issue of the Circular or advertisement - The effective date of issue of circular will be the date of dispatch of the circular.

Amount of deposit proposed to be raised - 35% of the aggregate of the paid-up share capital and free reserves and Security Premium i.e. ₹ 1177.88 Lakhs

Amount of deposit repayable within the next twelve months - ₹ 15.00 Lakhs only

e. Terms of raising of deposits :

Duration - One to three years

Rate of interest - 12.5% (Subject to changes from time to time)

Mode of payment and repayment - By Cheque or any other mode except Cash

- f. Proposed time schedule mentioning the date of opening of the Scheme and the time period for which the circular or advertisement is valid **The Scheme will be opened after filing the approved circular with ROC**.
- g. Reasons or objects of raising the deposits The monies received as deposits will be utilised for the operations of the Company.
- h. Credit rating obtained; Company has received credit rating from CRISIL ratings vide its letter dated 5th April, 2025 for Long Term Rating: CRISIL BBB-/Stable(Reaffirmed) and Short Term Rating: CRISIL A3 (Reaffirmed).
- i. Short particulars of the charge created or to be created for securing such deposits Not Applicable
- k. Any financial or other material interest of the directors, promoters or key managerial personnel in such deposits and the effect of such interest in so far as it is different from the interests of other persons Nil

DETAILS OF ANY OUTSTANDING DEPOSITS

- a. Amount Outstanding ₹ 45.00 Lakhs
- b. Date of acceptance -

Date of Acceptance	No. of Depositors	Amount of Deposit ₹.
28.02.2023 & 31.03.2025	3	30,00,000
28.02.2024 & 31.03.2025	1	10,00,000
28.02.2025	1	5,00,000

- c. Total amount accepted ₹ 45.00 Lakhs
- d. Rate of interest 12.5%
- e. Total number of depositors 5
- f. Default, if any, in repayment of deposits and payment of interest thereon, if any, including number of depositors, amount and duration of default involved Nil
- g. Any waiver by the depositors, of interest accrued on deposits. Nil

FINANCIAL POSITION OF THE COMPANY

a. Profits of the company, before and after making provision for tax, for the three financial years immediately preceding the date of issue of circular or advertisement;

	(₹ In Lakhs)
Profit Before Tax	Profit After Tax
125.20	111.26
226.60	134.83
337.66	229.94
	125.20 226.60

b. Dividends declared by the company in respect of the said three financial years; interest coverage ratio for last three years (Cash profit after tax plus interest paid or interest paid)

Accounting Year	Dividend on Equity Shares
Year ended 31.03.2023	Nil
Year ended 31.03.2024	Nil
Year ended 31.03.2025	Nil

c. A summary of the financial position of the company as in the three audited balance sheets immediately preceding the date of issue of circular or advertisement;

			(₹ In Lakhs)
	As at 31st March 2023	As at 31 st March 2024	As at 31⁵t March 2025
Liabilities			
Share Capital	739.10	739.10	739.10
Reserves & Surplus	2,310.58	2,445.41	2,675.35
Non-Current Liabilities	847.40	599.64	429.23
Current Liabilities	3,380.32	3,439.87	3,660.50
	7,277.40	7,224.02	7,504.18
Assets			
Fixed Assets	2,522.54	2,337.15	2,209.90
Investment	18.47	17.07	17.07
Other Non-Current Financial Assets	127.87	78.15	77.78
Current Assets	4,608.52	4,791.65	5,160.41
	7,277.40	7,224.02	7,504.18

d. Audited Cash Flow Statement for the three years immediately preceding the date of issue of circular or advertisement;

	As at 31 st March 2023	As at 31 st March 2024	As at 31 st March 2025	
Net profit before tax & extraordinary items	125.20	226.60	337.66	
Adjustment for Depreciation, Int. and other items	462.26	507.62	520.55	
Operating profit before working capital change	587.46	734.22	858.21	
(a) Cash generated from operations	811.69	660.05	641.95	
(b) Cash flow from Investing Activities	(362.60)	(62.82)	(129.62)	
(c) Cash Flow from Financing Activities	(435.00)	(506.41)	(389.52)	
Net increase in cash & Cash equivalents (a+b+c)	0.15	(0.97)	0.49	
Opening Balance cash & Cash equivalents	9.29	9.44	8.47	
Closing Balance cash & Cash equivalents	9.44	8.47	8.96	

e. Any change in accounting policies during the last three years and their effect on the profits and the reserves of the company - Nil

DECLARATION BY THE DIRECTORS THAT-

- a. the company has not defaulted in the repayment of deposits accepted either before or after the commencement of the Act or payment of interest on such deposits there on;
- b. the Board of Directors have satisfied themselves fully with respect to the affairs and prospects of the company and that they are of the opinion that having regard to the estimated future financial position of the company, the company will be able to meet its liabilities as and when they become due and that the company will not become insolvent within a period of one year from the date of issue of the circular or advertisement;
- c. the company has complied with the provisions of the Act and the rules made thereunder;
- d. the compliance with the Act and the rules does not imply that repayment of deposits is guaranteed by the Central Government;
- e. the deposits accepted by the company before the commencement of the Act have been repaid.
- f. In case of any adverse change in credit rating, depositors will be given a chance to withdraw deposits without any penalty.
- g. the deposits shall be used only for the purposes indicated in the Circular or circular in the form of advertisement;
- h. the deposits accepted by the company are unsecured and rank paripassu with other unsecured liabilities of the company.
 - 1. Mr. Abhishek Patel
 - 2. Mrs. Aakanksha Mikhail Verma :
 - 3. Mr. Kunal Rastogi
 - 4. Mr. Pranab Chatterjee

Date: 26th May, 2025

Overview

UPDATION OF EMAIL ID

Kindly ensure to update your fresh Email ID with the Company/Depository, in case if you have not updated or changed the same.

UPDATION OF PAN AND BANK MANDATE

Kindly ensure to update your PAN and Bank mandate with the Company/Depository.

UPDATION OF ADDRESS

Kindly ensure to update your latest address with the Company/Depository.

Shareholders are requested to write to the Company on investors@rishitechtex.com; info@rishitechtex.com to opt an option to receive Annual Report in electronic mode. Alternatively, Shareholders can send a letter to the Registered Office of the Company for the same.

GREEN INITIATIVE

As a Green Initiative, you are requested to opt for receipt of Annual Report in Electronic mode.

BENEFICIAL OWNER DISCLOSURE

All Shareholders who directly or indirectly hold more than 10% shares in the Company and any change therein; are requested to communicate the same in Form BEN -1 available on the website of the Company.



Registered Office

612, Veena Killedar Industrial Estate, 10/14, Pais Street, Byculla (W), Mumbai - 400 011.

Tel. : 022-23074897 / 23074585 / 23075677 Fax : 022-23080022

E-mail : info@rishitechtex.com