

GEEKAY WIRES LTD.



36th Annual Report 2024-2025

BOARD OF DIRECTORS



Ghanshyam Dass Chairman & Managing Director



Ashish Kandoi WholeTime Director



Anuj Kandoi WholeTime Director



BOARD OF DIRECTORS

Mr. Ghanshyam Dass Chairman & Managing Director

Mr. Anuj Kandoi

Mr. Ashish Kandoi

Mr. Ashish Kandoi

Mr. Bhagwan Dass Bhankhor

Ms. Shwetha Kabra

Mrs. Tara Devi Veitla

Whole Time Director

Independent Director

Independent Director

Independent Director

CHIEF FINANCIAL OFFICER

Mr. Abhijit Suresh Patki Email : abhijit.patki@geekaywires.com

COMPANY SECRETARY & COMPLIANCE OFFICER

CS Kirti Gupta Email: compliance.geekaywires@gmail.com

REGISTERED

OFFICE

11-70/5, G.P Complex, Balanagar, Hyderabad - 500 018

Email: info@geekeywires.com, geekaywires@gmail.com Telephone: +91-40- 23778090

PLANT LOCATION

Unit I 300/A, Isnapur Village, Medak District, Telangana - 502307. Sy.

Unit II No. 288/A 1/2, 289/B, 290/A2 1/2, 291/A1 and 300/C 1/2,

Shankarampet Village, Shankarampet Mandal - Medak - 502248

Unit III Plot No E166 t-E183 &E140 &E141, Svy No 342 &354,

Muppireddypally Village, Toopran Mandal, Medak- 502334

Unit IV SVYNo-558/AA/1/2,560/2,559/aa/2/1/1,561/A-RU/3,559/AA/2/2,

558/AA/1/1,559/AA/2/1/2, Wadiram Village, Chegunta (M), Medak, 502255

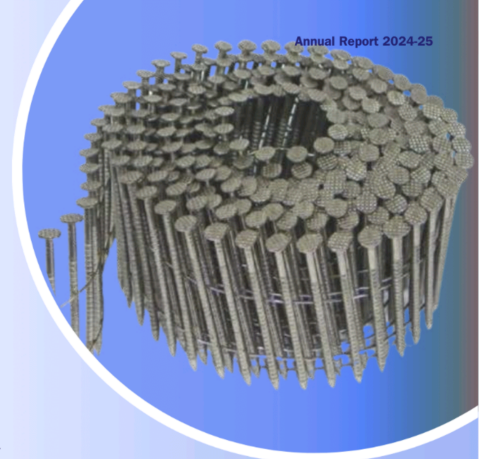
STATUTORY AUDITORS

M M Palod & Co Chartered Accountants 4-1-371, 2nd Floor, L3, Kundas Estates, Adj. Jaya International, Abids, Hyderabad 500 001

SECRETARIAL AUDITORS

M/s Kashinath Sahu & Co. Company Secretaries Flat No 101, G K Arunodaya Enclave, Annapurna Colony, Mallapur, Hyderabad 500076





BOARD COMMITTEES AUDIT COMMITTEE

Tara Devi Veitla Shwetha Kabra Ghanshyam Dass Chairperson Member Member

STAKEHOLDERS RELATIONSHIP COMMITTEE

Shwetha Kabra Chairperson Bhagwan Dass Bhankhor Member Ghanshyam Dass Member

SHARES LISTED WITH

National Stock Exchange of India Limited,

ExchangePlaza, PlotNo. C/1,GBlockBandra-Kurla Complex, Bandra (E), Mumbai-400051, Maharashtra, India. Tel no:(022) 26598100-14 / 66418100

BANKERS

City Union Bank Limited

Shop number 4&5, Meridian Plaza, Green Land, Ameerpet, Hyderabad - 500016, Telangana

NOMINATION & REMUNERATION COMMITTEE

TaraDevi Veitla Chairperson Bhagwan Dass Bhankhor Member Shwetha Kabra Member

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

Ghanshyam Dass

Bhagwan Dass Bhankhor

Ashish Kandoi

Chairman

Member

Member

REGISTRAR AND SHARE TRANSFER AGENTS

M/sBigshareServicesPrivateLimited Bharat Tin works Building,1stfloor, Opposite Vasant Oasis, Marol Maroshi Road, Marol, Andheri (East), Mumbai -400059

CONTACT INFORMATION FOR INVESTOR'S GRIEVANCES:

CS KirtiGupta

Company Secretary & Compliance Officer 11-70/5, G P Complex, Balanagar, Hyderabad-500018, Telangana

Tel No.: +91-40-23778090 Fax No.:+91-40-23778091

Email: compliance.geekaywires@gmail.com Website of Company: www.geekaywires.com



HIGHLIGHTS OF THE PERFORMANCE

A.REVENUE FROM OPERATIONS

(RS. IN CRORES)



B. EBIDTA

(RS. IN CRORES)



(RS. IN CRORES)



D.PROFIT AFTER TAX

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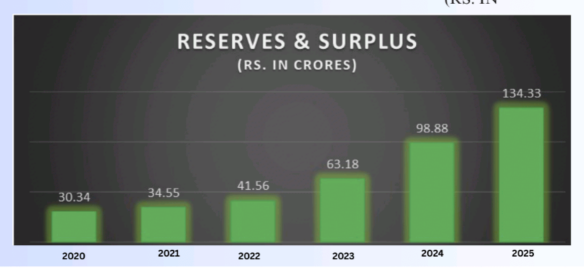
E.CAPITAL EXPENDITURE (CAPEX)

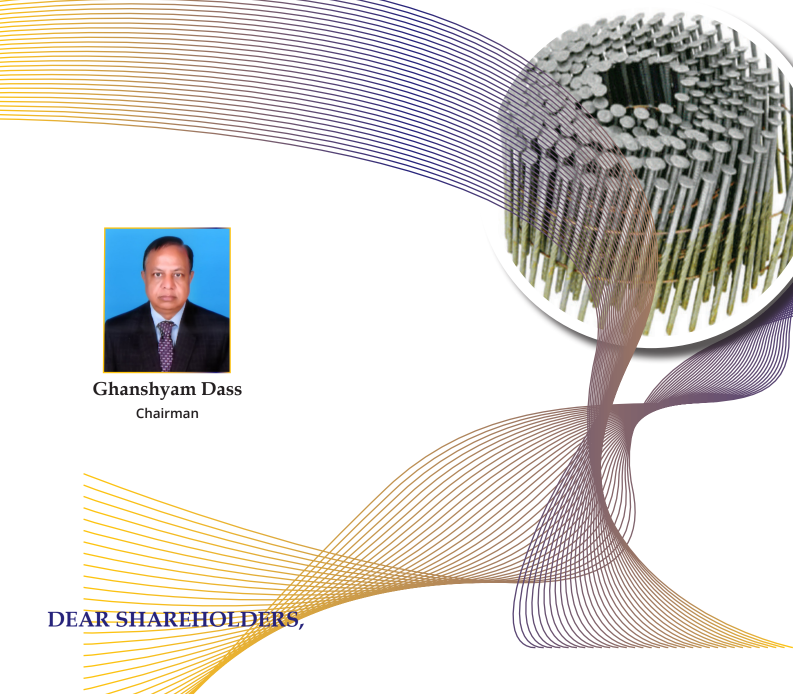
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F.RESERVES & SURPLUS

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It is with great honor and privilege that I present to you the Chairman's Speech for the Annual Report of the Financial Year ending on March 31, 2025. I am delighted to share with you the Auditor's and Directors' Reports, as well as the Annual Audited Accounts. With your whole-hearted support, our company has strengthened its foundations and is emerging as a rapidly growing organization.

It is my honor and privilege to report back to you with exciting news on the year gone by. Your Company has posted record results for FY 2025. The resilient, competitive and profitable growth in the year has propelled the financial results to new highs.

PERFORMANCE HIGHLIGHTS- F.Y 2024-25

- 1. Revenue clocked an all-time high at ₹ 458.31 crores, up 11% year-on-year, arising from the record sales of both Galvanized Steel wires, Steel Nails & Nuts & Bolts.
- 2. EBITDA margin at 12.61% was declined by 2.27 % over previous year driven by dynamic results management, richer product mix and operating leverage. It is also noteworthy is that your Company delivered this accretion after absorbing the significant investments on building its Fastner business, underscoring the commitment to its growth.
- 3. Profit Before Tax at ₹ 48.39 crores and Profit After Tax at ₹ 36.90 crore.



- 4. Apart from the records, another hallmark of the performance was the consistency of growth across all quarters. This reflects your Company's resilient business model, where a strong domestic performance more than made up for little subdued exports which continued to be impacted by the challenging context in overseas markets.
- 5. Your Company's domestic sales grew by 11.43% in F.Y. 2025, compared to the previous year with robust sales of Stainless-steel Nuts & bolts and Galvanized steel wires. It maintained its strong competitive performance.

UPCOMING PROJECT

A new state-of-the-art manufacturing facility has been commissioned at Wadiaram for the production of Galvanised Wires, enhancing our installed capacity by 18,000 MT per annum. This strategic expansion involved a capital outlay of ₹45 crores and is expected to significantly strengthen our production capabilities and market reach.

FUTURE OUTLOOK

It is anticipated that India, now the fastest growing economy in the world, will achieve upwards of 8 % real GDP growth in FY 2025-26. In such a environment and barring any unforeseen event, I would expect domestic demand to continue to pave the way for another year of growth up ahead and also the Export market is also expected to grow further. In this context our future outlook is based on :

- Sustain the momentum on our domestic business and continue to drive growth across all segments.
- Navigate the challenging international landscape and stay the course on recovering our exports volumes.
- Expand our capacity, capabilities and network for our new businesses, namely Stainless steel Nuts & Bolts.
- Continue focus on dynamic financial management to ensure competitive and profitable growth with strong cash flow generation.

Given the state of the business and with such a passionate team that is capable of making a difference, I have absolute confidence that your Company is well placed to deliver yet another big year in F.Y. 2025-2026.

I would like to thank you, our shareholders, for your support and continued trust. We appreciate it greatly.

Yours Sincerely, Ghanshyam Dass Chairman & Managing Director



NOTICE OF THE 36th ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT THE THIRTY SIXTH ANNUAL GENERAL MEETING OF THE MEMBERS OF GEEKAY WIRES LIMITED WILL BE HELD ON FRIDAY THE 26TH DAY OF SEPTEMBER, 2025 AT 04.00 PM. IST THROUGH VIDEO CONFERENCE ("VC")/ OTHER AUDIO-VISUAL MEANS ("OAVM"), TO TRANSACT THE FOLLOWING BUSINESS:

Ordinary Business:

- 1. To receive, consider and adopt the Standalone Audited Financial Statements of the Company for the financial year ended 31st March, 2025 together with the Report of the Auditor's and Director's thereon.
- 2. To declare the payment of final dividend for the financial year ended March 31, 2025.
- 3. To appoint a Director in place of Mr. Ashish Kandoi (DIN: 00463257), who retires by rotation and being eligible, offers himself for re-appointment.

Special Business:

4. To ratify the remuneration of Cost Auditors for the financial year ending March 31, 2025

To consider and if thought fit, to pass with or without modification(s), the following resolution as an Ordinary

Resolution:

"RESOLVED THAT pursuant to the provisions of Section 148 (3) and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re- enactment(s) thereof, for the time being in force), the remuneration, as recommended by the Audit Committee and approved by the Board of Directors and set out in the Statement annexed to the Notice convening this meeting, to be paid to the Cost Auditors appointed by the Board of Directors of the Company, to conduct the audit of cost records of the Company for the financial year ending March 31, 2026, be and is hereby ratified.

RESOLVED FURTHER THAT the Board of Directors of the Company be and are hereby authorised to do all such necessary acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

- 5. TO **APPOINT SECRETARIAL** OF THE **AUDITORS 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 provsisions, if any, as amended from time to time, Kashinath Sahu & Co, Practising Company Secretaries (Firm Registration Number: 4807) be and are hereby appointed as Secretarial Auditors of the Company for term of five consecutive years commencing from financial year 2025-56 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."
- 6. APPROVAL OF MATERIAL RELATED PARTY TRANSACTION WITH GEEKAY WIRES LIMITED (USA)

To consider, and, if thought fit, approve the material related party transaction(s) proposed to be entered into by the Company during financial years 2025-26 and to pass, with or without modification(s), the following resolution as Ordinary

Resolution:

"RESOLVED THAT pursuant to the applicable provisions of the Companies Act, 2013 read with the rules framed thereunder (including any statutory amendment(s) or re-enactment(s) thereof, for the time being in force, if any), and in terms of Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended from time to time, the consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company ("Board"), for entering into and / or carrying out and / or continuing with existing contracts / arrangements/transactions or modification(s) of earlier/ arrangements/transactions or as fresh and independent transaction(s) or otherwise (whether individually or series of transaction(s) taken together or otherwise), with Geekay wires Limited (Usa), a related party of the Company, as per the details set out in the explanatory statement annexed to this notice, notwithstanding the fact that the aggregate value of all these transaction(s), whether undertaken directly by the Company may exceed the prescribed thresholds as per provisions of the SEBI Listing Regulations as applicable from time to time, provided, however, that the said contract(s)/ arrangement(s)/ transaction(s) shall be carried out at an arm's length basis and in the ordinary course of business of the Company."

RESOLVED FURTHER THAT the Board be and is hereby severally authorised to execute all such agreements, documents, instruments and writings as deemed necessary, with power to alter and vary the terms and conditions of such contracts / arrangements / transactions, settle all questions, difficulties or doubts that may arise in this regard."

7.SUB-DIVISION OF EQUITY SHARES FROM THE FACE VALUE OF RS. 2/- PER SHARE TO RS. 1/- PER SHARE

To consider and, if thought fit, to pass with or without modification(s), the following Resolution as an Ordinary Resolution:

"RESOLVED THAT:

- 1. pursuant to the provisions of Section 61(1)(d) and all 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) and other enabling provisions of the Articles of Association of the Company and subject to such approvals, consents, permissions and sanctions as may be necessary from the concerned authorities or bodies, consent of the Members be and is hereby accorded to Sub-divide each of the Equity Shares of the Company having a face value of Rs. 2/- each in the Authorized, Issued, Subscribed and Paid-up Share Capital of the Company into Two (2) Equity Shares having a face value of Rs. 1/- each fully paid, of the Company, with effect from the Record Date as may be fixed for the purpose.
- 2. pursuant to the Sub-division of the Equity Shares of the Company, all the issued, subscribed and paid-up Equity Shares of nominal value of Rs. 2/- each of the Company existing on the Record Date to be fixed by the Company in consultation with the Stock Exchange where the shares of the Company are listed shall stand Sub-divided into Equity Shares of nominal value of Rs. 1/- each fully paid up.
- 3. upon Sub-division of the Equity Shares as aforesaid, Two (2) Equity Shares of the face value of Rs. 1/- each to be allotted in lieu of existing One (1) Equity Share of Rs 2/- each subject to the terms of the Memorandum and Article of Association of the Company and shall rank pari-passu in all respects with the existing fully paid-up Equity Shares of Rs. 2/- each of the Company and shall be entitled to participate in full after the Sub-divided Equity Shares are allotted.
- 4. upon the Sub-division of the Equity Shares as aforesaid, the existing Share Certificate(s) in relation to the existing Equity Shares of the face value of Rs 2/- each held in physical form shall be deemed to have been automatically cancelled and be of no effect on and from the Record Date and the Company may without requiring the surrender of the existing Share Certificate(s) directly issue and dispatch the new Share Certificate(s) of the Company, in lieu of such existing issued Share Certificate(s) and in the case of the Equity Shares held in the dematerialized form, the number of Sub-divided Equity Shares be credited to the respective beneficiary accounts of the Shareholders with the Depository Participants, in lieu of the existing credits representing the Equity Shares of the Company before Sub-division.

RESOLVED FURTHER THAT upon sub-division of equity shares, as aforesaid, subject to the provisions of the Companies (Share Capital and Debentures) Rules, 2014, the subdivided equity shares of nominal value of Rs. 1/- (Rupee One only) each shall be credited to the respective beneficiary account of the Members with their respective depository participants and the Company shall undertake such corporate actions as may be necessary in relation to the existing equity shares of the Company.

RESOLVED FURTHTER THAT the Board of Directors of the Company ("the Board") (which expression shall also include a duly authorised Committee thereof) be and is hereby authorised to execute all deeds, applications, documents and writings as may be required and to do all such acts, deeds,matters and things, on behalf of the Company and to delegate all or any of the powers herein vested in the Board to any Officer(s) of the Company as may be required to give effect to this above resolution."

8.ALTERATION OF THE CAPITAL CLAUSE IN THE MEMORANDUM OF ASSOCIATION CONSEQUENT UPON SUB-DIVISION:

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

"RESOLVED THAT:

- 1. pursuant to the provisions of Section 13, 61 and 64 of the Companies Act, 2013 read with other applicable provisions if any of the Companies Act, 2013 (including any amendments there to or reenactment thereof) and the rules framed thereunder, the consent of the Members of the Company be and is hereby accorded to alter the Authorized Share Capital of the Company from existing Rs 10,60,00,000 (Rupees Ten Crores Sixty Lakhs only) divided into 5,30,00,000 (Five Crores Thirty Lakhs) Equity Shares of Rs. 2/- each to Rs. 10,60,00,000 (Rupees Ten Crores Sixty Lakhs only) divided into 10,60,00,000 (Ten Crores Sixty Lakhs) Equity Shares of Rs. 1/- each.
- 2. The Memorandum of Association of the Company be altered in the following manner i.e., existing Clause V of the Memorandum of Association be deleted and the same will be substituted with the following new clause as Clause V
- V. The Authorized Share Capital of the Company is Rs. 10,60,00,000 /- (Rupees Ten Crores Sixty Lakhs only) divided into 10,60,00,000 (Ten Crores Sixty Lakhs) Equity Shares of Rs. 1/- each (Rupees One) each.
- 3. For the purpose of the giving effect to this resolution, the Board (which expression shall also include a Committee thereof), be and is hereby authorized to do all such acts, deeds, matters and things as may be necessary for obtaining such approvals in relation to the above and to execute all such documents, instruments and writings as may be required in this connection and to delegate all or any of the powers therein vested in the Board to any Committee thereof to give effect to the aforesaid resolution".

Place: Hyderabad Date: 16-08-2025

By Order of the Board For Geekay Wires Limited Sd/-Kirti Gupta Company Secretary and Compliance officer

- 1. In view of the continuing COVID-19 pandemic, the Ministry of Corporate Affairs ("MCA") has vide its General Circular nos. 14/2020 and17/2020 dated April 8, 2020 and April 13,2020 respectively, in relation to "Clarification on passing of ordinary and special resolutions by companies under the Companies Act,2013 and the rules made there under on account of the threat posed by COVID-19", General Circular no.20/2020 dated May 5, 2020, General Circular nos. 02/2021 and 21/2021 dated January 13, 2021 and December14,2021 also extension circulars on May 2022, SEBI Circular No. SEBI/HO/CFD/PoD-2/P/ CIR/2023/4 dated January 5, 2023 issued by SEBI ("Circulars"). respectively 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") permitted the holding of the Annual General Meeting("AGM")through VC/OAVM, without the physical presence of the Members at a common venue. In compliance with the MCA Circulars, the AGM of the Company is being held through VC/OAVM. The registered office of the Company shall be deemed to be the venue for the AGM.
- 2. In compliance with the provisions of the Companies Act, 2013 (the "Companies Act"), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations") and the MCA Circulars, the AGM of the Company is being held through VC / OAVM, without the physical presence of the Members at a common venue.
- 3. In accordance with the Secretarial Standard- 2 on General Meetings issued by the Institute of Company Secretaries of India ("ICSI") read with Clarification/Guidance on applicability of Secretarial Standards -1 and 2 dated 15th April, 2020 issued by the ICSI, the proceedings of the AGM shall be deemed to be conducted at the Registered Office of the Company which shall be the deemed venue of the AGM.
- 4. This AGM Notice annexed with Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 with all annexures is being sent to all the Members, whose names appear in the Register of Members/List of Beneficial Owners as received from National Securities Depository Limited ("NSDL") / Central Depository Services (India) Limited ("CDSL") as on 15th August 2025.
- 5. The Board of Directors of the Company (the "Board", which term shall deemed to include any Committee(s) constituted/ to be constituted by the Board, from time to time) has appointed Mr. Kashinath sahu, Proprietor of Kashinath Sahu & Co., Practicing Company Secretaries, Hyderabad as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- 6. Pursuant to the provisions of Section 105 the Companies 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 applicable MCA and SEBI Circulars as mentioned hereinabove, 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 AGM Notice.
- 7. Corporate/Institutional Members (i.e. other than Individuals, HUF, NRIs, etc.) are required to send a scanned certified true copy (PDF Format) of the Board Resolution/ Authority Letter, etc., authorizing their representative to attend the AGM through VC / OAVM on their behalf and to vote through remote e-voting or during the AGM. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to compliance.geekaywires@gmail.com.
- 8. The Member's log-in to the Video Conferencing platform using the remote e-voting credentials shall be considered for record of attendance at the AGM and such Member attending the Meeting will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act.
- 9. Since the AGM will be held through VC/OAVM, the route map is not annexed to this AGM Notice.
- 10. Members are requested to intimate immediately, any change in their address to their depository participants with whom they are maintaining their demat accounts If the shares are held in physical form, change in address has to be intimated to the company's registrar and transfer agent (RTA) for any future communication by the company. RTA Addresses is: Bigshare Services Private Limited, 306, Right Wing, 3rd Floor, Amrutha Ville, Opp. Yashoda Hospital, Rajbhavan Road, Hyderabad 500 082, Telangana, India Tel: +91-40-2337 4967, Fax: +91-40-2337 0295, e-mail ID: bsshyd@bigshareonline.com
- 11. SEBI has mandated the submission of permanent account number (PAN) by every Participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participants with whom they are maintaining their Demat accounts. Members holding shares in physical form should submit their PAN to the company or it's RTA.



- 12. In terms of Schedule I of the Listing Regulations, listed companies are required to use the Reserve Bank of India's approved electronic mode of payment such as electronic clearance service (ECS), LECS (Local ECS)/RECS (Regional ECS)/NECS (National ECS), direct credit, real time gross settlement, national electronic fund transfer (NEFT), etc. for making payments like dividend etc if paid, to the members. Accordingly, members holding securities in Demat mode are requested to update their bank details with their depository participants. Members holding securities in physical form should send a request updating their bank details, to the company's RTA. In compliance with the aforesaid Circulars and upon normalization of the postal services, the company shall dispatch by post the dividend warrants if any paid in future, to those members who have not registered their bank mandate with company.
- 13. Pursuant to the changes introduced by the Finance Act 2020 ('the Act'), dividend income will be taxable in the hands of the members w.e.f. 1 April 2020 and the company is required to deduct tax at source (TDS) from dividend paid to members at the prescribed rates if paid by the company as the company has not paid any dividend
- 14. Pursuant to Section 72 of the Companies Act, 2013, members are entitled to make a nomination in respect of shares held by them. Members desirous of making a nomination, pursuant to the Rule 19(1) of the Companies (Share Capital and Debentures) Rules, 2014 are requested to send their requests in form no. SH-13. To the RTA of the company. Further, members desirous of cancelling/varying nomination pursuant to the Rule 19(9) of the Companies (Share Capital and Debentures) Rules, 2014, are requested to send their requests in form no. SH-14/Form ISR-3, to the RTA if shares are in physical form or to their DP in case the shares are held by them in dematerialized form. These forms will be made available on request.
- 15. The members may note that, pursuant to SEBI Notification dated 8th June 2018 and Press Release dated 3 December 2018, transfer of shares (except transmission and transposition of shares) will be in dematerialized form only. Although, the members can continue to hold shares in physical form, they are requested to consider dematerializing the shares held by them in the company.
- 16. Your company is pleased to provide the facility of live webcast of proceedings of AGM. Members who are entitled to participate in the AGM can view the live proceedings of AGM at by logging on the CDSL e-voting system at www.evotingindia.com using their secure login credentials. Or The Members may attend the AGM through VC/ OAVM at https://ivote.bigshareonline.com under Investor login by using the e-voting credentials Members are encouraged to use this facility of the live webcast. The webcast facility will be available from 04.00 pm onwards on 26th September 2025.
- 17. Since the AGM will be held through VC/OAVM, the route map is not annexed in this notice.
- 18. In accordance with the aforesaid Circulars, no physical copy of the notice of the AGM and the annual report for the financial year 2024-25 will be sent to members who have not Registered their e-mail addresses with the company/depository participants. The members will be entitled to a physical copy of the annual report for the financial year 2024-25, after paying the pre-determined charges for sending physical copy, upon sending a request to the company secretary at 11-70/5, G.P. Complex, Balanagar, Hyderabad 500018.
- 19. The Company's Registrar and Transfer Agents for its Share Registry Work (Physical and Electronic) are Bigshare Services Private Limited, having their officer at 306, Right Wing, 3rd Floor, Amrutha Ville, Opp. Yashoda Hospital, Rajbhavan Road, Hyderabad 500 082, Telangana, India Tel: +91-40-2337 4967, Fax: +91-40-2337 0295, email ID: bsshyd@bigshareonline.com
- 20. In compliance with the aforesaid MCA Circulars and SEBI Circular dated 12th May, 2020, AGM Notice is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ RTA/ Depositories. Members may note that the AGM Notice will also be available on the Company's website https://www.geekaywires.com/ (or) on the company's portal of the website of the Stock Exchange i.e National Stock Exchange of India Limited (NSE) at https://www.nseindia.com/. For any communication, the Members may also send a request to the Company's email id at compliance. geekaywires@gmail.com
- 21. Shareholder will be provided with a facility to attend the AGM through VC/OAVM through the CDSL e-Voting system. Shareholders may access the same at https://www.evotingindia.com and also our RTA facility for the same is https://ivote.bigshareonline.com Shareholders/members can login by using the remote e-voting credentials. The link for VC/OAVM will be available in Shareholder / members login where the EVSN of Company will be displayed. Members can join the AGM 15 minutes before and up to after the scheduled time of commencement of the AGM. The facility of participation at the AGM through VC/OAVM will be made available to at least 1,000 Members on first come first served basis, in accordance

with the MCA Circulars. Shareholders are encouraged to join the Meeting through Laptops / I Pads for better experience. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting. 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

- 1. Shareholders who are desirous to speak in AGM through VC should get pre-registered with company by sending email not later than 72 hours before the date of AGM to agmparticipant@bigshareonline.com
- 2. Shareholder should send a mail mentioning the company name and AGM date in subject line. On receipt of request from shareholder company's RTA shall share a link with shareholder for joining the meeting before 48 hours before of the date of AGM. Other e voting instructions shall remain same as issued by CDSL/ NSDL and Bigshare services Private Limited who is our RTA for this purpose. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting. Members who need assistance before or during the AGM may contact Mr. Sanjay Kumar Prajapati, Company Secretary & Compliance officer at Tel: +040-23782101 (or) send an email request at the email id: compliance.geekaywires@gmail.com (or) to the registrar email <u>bsshyd@bigshareonline.com</u> Instructions for Members for Voting during the AGM is given in the Page No.: 15 The procedure for remote e-voting during or at the AGM is same as the instructions mentioned above for remote e-voting since the AGM is being held through VC/OAVM. The e-voting window shall be activated upon instructions of the Chairman of the Meeting during the AGM. E-voting during the AGM is integrated with the VC platform and no separate login is required for the same. The Members shall be guided on the process during the AGM. iv. Only those Members/Shareholders, who will be present in the AGM through VC/OAVM facility and have not cast their vote on the Resolution through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system at the AGM.

Voting through electronic means:

- 1. As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide CircularNo.14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13,2020 and Circular No. 20/2020 dated May 05, 2020 also extension circulars on May 2022, SEBI Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 issued by SEBI ("Circulars"). The forth coming AGM/EGM will thus be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM/EGM through VC/OAVM.
- 2. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08, 2020, April13,2020 and May 05, 2020 also extension circulars on May 2022, SEBI Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 issued by SEBI ("Circulars"). the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM/EGM. For this purpose, the Company has entered into an agreement with our RTA (Bigshare services Private Limited) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the EGM/AGM will be provided by our RTA.
- 3. The Members can join the EGM/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 EGM/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 Stake holders Relationship Committee, Auditors etc. who are allowed to attend the EGM/AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM/EGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM/EGM. However, in pursuance of Section112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the



Governor of a State or body corporate can attend the AGM/EGM through VC/OAVM and cast their votes through e-voting.

- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM/EGM has been up loaded on the website of the Company at compliance.geekaywires@gmail.com The Notice can also be accessed from the websites of the Stock Exchange i.e. National Stock Exchange Of India Ltd at https://www.nseindia.com/ The AGM/EGM Notice is also disseminated on the website of CDSL(agency for providing the Remote e-Voting\ facility and e-voting system during the AGM/EGM) i.e. www.evotingindia.com. And also at https://ivote.bigshareonline.com.
- 7. The AGM/EGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020 and MCA Circular No. 17/2020 dated April 13, 2020 and MCA Circular No. 20/2020 dated May 05, 2020.
- 8. In continuation of this Ministry's General Circular No. 20/2020, dated 05th May, 2020 and after due examination, also extension circulars on May 2022, SEBI Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 issued by SEBI ("Circulars")., or become due in the year 2022, to conduct their AGMs on or before 31.12.2022, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020 as per MCA circular no. 02/2021 dated January, 13, 2021 Pursuant to Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44(1) of the SEBI (LODR) Regulations 2015, the Company is pleased to provide the facility to Members to exercise their right to vote on the resolutions proposed to be passed at the AGM by electronic means. The Company has appointed Mr. Kashinath Sahu, Proprietor of Kashinath Sahu & Co., Practicing Company Secretaries, Hyderabad to act as the Scrutinizer, to scrutinize the entire e-voting process in a fair and transparent manner. The voting period will begin on Tuesday, 23rd September, 2025 at 09.00 AM and will end on Thursday, 25th September, 2025 at 5.00 PM. During this period shareholders of the Company, holding shares either in physical form or in Dematerialized form, as on the cut-off date of Friday, 19th September 2025, may cast their vote electronically. The e-voting module shall be disabled for voting thereafter. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue. The instructions for shareholders voting electronically are given at Page No. 15 of this Annual Report. Procedure for registering the email addresses and obtaining the AGM Notice and e-voting instructions by the Members whose email addresses are not registered with the Depositories (in case of members holding shares in Demat form) or with Bigshare services private limited (in case of Members holding shares in physical form): Those Members who have not yet registered their email addresses are requested to get their email addresses registered by following the procedure given below:
 - a. Members holding shares in demat form can get their email ID registered by contacting their respective Depository Participant.
 - b. Members holding shares in physical form may register their email address and mobile number with Company's Registrar and Transfer Agents, big share services Private Limited by sending an email request at the email id bsshyd@bigshareonline.com along with signed scanned copy of the request letter providing the email address, mobile number, self-attested copy of the PAN card and copy of the Share Certificate for registering their email address and receiving the AGM Notice and the e-voting instructions.
 - c. To facilitate Members to receive this AGM Notice electronically and cast their vote electronically, the Company has made special arrangements with big share services private limited for registration of email addresses of the Members in terms of the MCA Circulars. The voting rights of Members shall be in proportion to the paid-up value of their shares in the Equity Share capital of the Company as on the cut-off date ie. 19th September, 2025. Members are eligible to cast their vote either through remote voting or in the AGM, only if they are holding Shares as on that date. A person who is not a Member as on the cut-off date is requested to treat this AGM Notice for information purposes only. The Scrutinizer after scrutinizing the votes through remote e-voting and e-votes cast at the Meeting will, not later than 48 hours of conclusion of the Meeting, make a consolidated Scrutinizer's Report of the votes cast in favour or against, if any and submit the same forthwith to the Chairman or a person duly authorized by the Chairman who shall counter sign the same and declare the results of the voting. The results declared along with the consolidated Scrutinizer's Report will be placed on the website of the Company on or before 28th September, 2025 immediately after the results are declared and will simultaneously be forwarded to BSE Limited, where the Equity Shares are listed.
 - d. The Resolution shall be deemed to be passed on the date of the Meeting, ie. 26th September, 2025, subject to receipt of the requisite number of votes in favour of the Resolution. 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 the directors are interested, maintained under Section 189 of the Act, will be available electronically for inspection by the members during the AGM. All documents referred to in the Notice will also be available for electronic inspection without any fee by the members from the date of circulation of this Notice up to the date of AGM. Members seeking to inspect such documents can send an email to compliance.geekaywires@gmail.com or bsshydbigshareonline.com. The same will be replied by the Company suitably. 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 for ease of Registrars holding shares in physical form are portfolio management, members requested to consider converting their holdings to dematerialized form. Members can contact the Company or Company's and Transfer Agent M/s Big share services private Limited for assistance in this regard. The Results shall be declared on or after the AGM of the company and shall be deemed to be passed on the date of AGM. The results along with the Scrutinizer's Report shall be placed on the website of the Company compliance.geekaywires@gmail. com/ within 2 days of passing of the resolutions at the Annual General Meeting of the Company and shall be communicated to BSE Limited

For and on behalf. M/s Geekay wires Limited

Place : Hyderabad Date : 16-08-2025

Sd/-CS Kirti Guptai (Company Secretary & Compliance Officer)

THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING ARE AS UNDER:

- i. The voting period begins on Tuesday, 23rd September 2025, 9: 00 AM (IST) and ends on Thursday, 25th September 2025, 5:00 PM (IST). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Friday, 19th September 2025 may cast their vote electronically. The e-voting module shall be disabled by Bigshare for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level. Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.
 - In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
- 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.



1. Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode is given below:

Type of share-	Login Method	
holders	holders	
Individual Shareholders holding secu- rities in Demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi. 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 BIGSHARE the e-Voting service provider and you will be re-directed to i-Vote website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. BIGSHARE, so that the user can visit the e-Voting service providers' website directly. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a link www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress, and also able to directly access the system of all e-Voting Service Providers. Click on BIGSHARE and you will be re-directed to i-Vote 	
	website for casting your vote during the remote e-voting period.	
Individual Sharehold- ers holding securities in demat mode with NSDL	 If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name BIGSHARE and you will be re-directed to i-Vote website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name BIGSHARE and you will be redirected to i-Vote website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting 	
Individual Share-	You can also login using the login credentials of your demat account through your De-	
holders (hold-	pository Participant registered with NSDL/CDSL for e-Voting facility. After Successful	
ing securities in	login, you will be able to see e-Voting option. Once you click on e-Voting option, you will	
demat mode) login through	be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name	
their Depository	and you will be redirected to e-Voting service provider website for casting your vote dur-	
Participants	ing the remote e-Voting period or joining virtual meeting & voting during the meeting.	
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Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. 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 helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 22-23058542-43.
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 evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

- 2. <u>Login method for e-Voting for shareholder other than individual shareholders holding shares in Demat mode & physical mode is given below:</u>
- You are requested to launch the URL on internet browser: https://ivote.bigshareonline.com
- Click on "LOGIN" button under the 'INVESTOR LOGIN' section to Login on E-Voting Platform.
- Please enter you 'USER ID' (User id description is given below) and 'PASSWORD' which is shared separately on you register email id.
 - o Shareholders holding shares in CDSL demat account should enter 16 Digit Beneficiary ID as user id.
 - o Shareholders holding shares in NSDL demat account should enter 8 Character DP ID followed by 8 Digit Client ID as user id.
 - o Shareholders holding shares in physical form should enter Event No + Folio Number registered with the Company as user id.

Note If you have not received any user id or password please email from your registered email id or contact i-vote helpdesk team. (Email id and contact number are mentioned in helpdesk section).

• Click on I AM NOT A ROBOT (CAPTCHA) option and login.

NOTE: If Shareholders are holding shares in demat form and have registered on to e-Voting system of https://ivote.bigshareonline.com and/or voted on an earlier event of any company then they can use their existing user id and password to login.

- If you have forgotten the password: Click on 'LOGIN' under 'INVESTOR LOGIN' tab and then Click on 'Forgot your password?
- Enter "User ID" and "Registered email ID" Click on I AM NOT A ROBOT (CAPTCHA) option and click on 'Reset'.

(In case a shareholder is having valid email address, Password will be sent to his / her registered e-mail address).

Voting method for shareholders on i-Vote E-voting portal

- After successful login, Bigshare E-voting system page will appear.
- Click on "VIEW EVENT DETAILS (CURRENT)" under 'EVENTS' option on investor portal.
- Select event for which you are desire to vote under the dropdown option.
- Click on "VOTE NOW" option which is appearing on the right hand side top corner of the page.
- Cast your vote by selecting an appropriate option "IN FAVOUR", "NOT IN FAVOUR" or "ABSTAIN" and click on "SUBMIT VOTE". A confirmation box will be displayed. Click "OK" to confirm, else "CANCEL" to modify. Once you confirm, you will not be allowed to modify your vote.
- Once you confirm the vote you will receive confirmation message on display screen and also you will
 receive an email on your registered email id. During the voting period, members can login any number
 of times till they have voted on the resolution(s). Once vote on a resolution is casted, it cannot be changed
 subsequently.



- Shareholder can "CHANGE PASSWORD" or "VIEW/UPDATE PROFILE" under "PROFILE" option on investor portal.
- 3. Custodian registration process for i-Vote E-Voting Website:
- You are requested to launch the URL on internet browser: https://ivote.bigshareonline.com
- Click on "REGISTER" under "CUSTODIAN LOGIN", to register yourself on Bigshare i-Vote e-Voting Platform.
- · Enter all required details and submit.
- After Successful registration, message will be displayed with "User id and password will be sent via email
 on your registered email id".

NOTE: If Custodian have registered on to e-Voting system of https://ivote.bigshareonline.com and/or voted on an earlier event of any company then they can use their existing user id and password to login.

- If you have forgotten the password: Click on 'LOGIN' under 'CUSTODIAN LOGIN' tab and further Click on 'Forgot your password?
- Enter "User ID" and "Registered email ID" Click on I AM NOT A ROBOT (CAPTCHA) option and click on 'RESET.

(In case a custodian is having valid email address, Password will be sent to his / her registered e-mail address).

Voting method for Custodian on i-Vote E-voting portal:

• After successful login, Bigshare E-voting system page will appear.

Investor Mapping:

- First you need to map the investor with your user ID under "DOCUMENTS" option on custodian portal.
 - o Click on "DOCUMENT TYPE" dropdown option and select document type power of attorney (POA).
 - o Click on upload document "CHOOSE FILE" and upload power of attorney (POA) or board resolution for respective investor and click on "UPLOAD".

Note: The power of attorney (POA) or board resolution has to be named as the "InvestorID.pdf" (Mention Demat account number as Investor ID.)

o Your investor is now mapped and you can check the file status on display.

<u>Investor vote File Upload:</u>

- To cast your vote select "VOTE FILE UPLOAD" option from left hand side menu on custodian portal.
- Select the Event under dropdown option.
- Download sample voting file and enter relevant details as required and upload the same file under upload
 document option by clicking on "UPLOAD". Confirmation message will be displayed on the screen and
 also you can check the file status on display (Once vote on a resolution is casted, it cannot be changed
 subsequently).
- Custodian can "CHANGE PASSWORD" or "VIEW/UPDATE PROFILE" under "PROFILE" option on custodian portal.

Helpdesk for queries regarding e-voting:

Login type	Helpdesk details
Shareholder's other than	In case shareholders/ investor have any queries regarding E-voting, you may
individual shareholders	refer the Frequently Asked Questions ('FAQs') and i-Vote e-Voting module
holding shares in Demat	available at https://ivote.bigshareonline.com, under download section or
mode & Physical mode.	you can email us to ivote@bigshareonline.com or call us at: 1800 22 54 22.

4. Procedure for joining the AGM/EGM through VC/ OAVM:

For shareholder other than individual shareholders holding shares in Demat mode & physical mode is given below:

- The Members may attend the AGM through VC/ OAVM at https://ivote.bigshareonline.com under Investor login by using the e-voting credentials (i.e., User ID and Password).
- After successful login, Bigshare E-voting system page will appear.
- Click on "VIEW EVENT DETAILS (CURRENT)" under 'EVENTS' option on investor portal.
- Select event for which you are desire to attend the AGM/EGM under the dropdown option.
- For joining virtual meeting, you need to click on "VC/OAVM" link placed beside of "VIDEO CONFERENCE LINK" option.
- Members attending the AGM/EGM through VC/ OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

The instructions for Members for e-voting on the day of the AGM/EGM are as under:-

- The Members can join the AGM/EGM in the VC/ OAVM mode 15 minutes before the scheduled time of the commencement of the meeting. The procedure for e-voting on the day of the AGM/EGM is same as the instructions mentioned above for remote e-voting.
- Only those members/shareholders, who will be present in the AGM/EGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM/EGM.
- Members who have voted through Remote e-Voting will be eligible to attend the EGM. However, they will not be eligible to vote at the AGM/EGM.

Helpdesk for queries regarding virtual meeting:

In case shareholders/ investor have any queries regarding virtual meeting, you may refer the Frequently Asked Questions ('FAQs') available at https://ivote.bigshareonline.com, under download section or you can email us to ivote@bigshareonline.com or call us at: 1800 22 54 22.

29. OTHER INSTRUCTIONS

The remote e-voting shall be available during the following voting period:

CC Commencement of E-voting	Tuesday, the September 23rd, 2025 at 9:00 A.M. (IS	Γ)
End of E-voting	Thursday, the September 25th, 2025 at 5:00 P.M.	
	(IST)	

- The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date i.e. Friday, 19th September, 2025.
- Mr. Kashinath Sahu, Practicing Company Secretary (FCS: 4790 CP: 4807) and Proprietor M/s. Kashinath Sahu & Co., Company Secretaries has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.



- The Scrutinizer shall after the conclusion of voting during the general meeting, will first count the votes cast during the meeting and thereafter unblock the votes cast through remote-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than 48 hours of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company
 www.geekaywires.com and on the website of CDSL https://www.evoting.cdsl.com immediately after the
 declaration of result by the Chairman or a person authorized by him in writing. Simultaneously the results
 shall also be forwarded to the National Stock Exchange of India Limited, Mumbai.
- Details of Directors seeking appointment/re-appointment at the ensuing Annual General Meeting.

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

Name of the Director	Ashish Kandoi		
DIN	00463257		
Date of Birth	16/01/1985		
Age	38 years		
Date of first appointment on the Board	11/10/2012		
Qualifications	Commerce Graduate		
Experience	He has more than 20 years of experience in handling manufacturing unit and trading house.		
Terms and Conditions of Appointment	Appointed as whole time director on 05/03/2022 for a period of 5 years and shall be liable to retire by rotation.		
Nature of Expertise in specific functional areas	He has an expertise in Marketing and administrative matters.		
Remuneration last drawn	Rs. 53,50,000 P.A		
Number of Meetings of the Board attended during the year	08 (Eight)		
Inter-se relationship with other Directors and Key Managerial Personnel	He is brother of Mr. Anuj Kandoi and son of Mr. Ghanshyam Dass		
Directorship in other Companies	1. Kandoi Industries India Pvt Ltd 2. ASP Private Limited		
Membership/Chairmanship of Committees of the Board of other Listed Companies	None		
Shareholding in Geekay Wires Limited	2736170 (5.24%)		

By Order of the Board For Geekay Wires Limited

Place: Hyderabad Date: 16-08-2025

Sd/-Kirti Gupta Company Secretary & Compliance Officer

EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 (1) OF THE COMPANIES ACT, 2013

In respect of Item No. 4:

In accordance with the provisions of Section 148 of the Act read with the Companies (Audit and Auditors) Rules, 2014, the Company is required to appoint a cost auditor to audit the cost records of the Company.

On the recommendation of the Audit Committee, the Board of Directors of the Company has approved the appointment of M/s KJU & Associates, Cost Accountants as the Cost Auditor of the Company for the financial year 2024-25 at a remuneration of 50,000/-(Rupees Fifty Thousand only) as remuneration plus applicable taxes and reimbursement of out of pocket expenses incurred, if any, in connection with the cost audit. The remuneration of the cost auditor is required to be ratified subsequently by the Members, in accordance with the provisions of the Act and Rule 14 of the Rules. Accordingly, ratification by the Members is being sought to the remuneration payable to the Cost Auditors for the financial year ending March 31, 2025 by way of an Ordinary Resolution as set out in Item No. 4 of the Notice.

None of the Directors, Key Managerial Personnel and their relatives are concerned or interested in the Resolution at Item No. 4 of the Notice.

Accordingly, the Board recommends the Ordinary Resolution at item no. 4 of this Notice for the approval of the Members.

Item No. 5

To appoint Secretarial Auditors of the Company

The Board at its meeting held on Saturday, April 16, 2025, based on recommendation of the Audit Committee, after evaluating and considering various factors such as industry experience, competency of the audit team, efficiency in conduct of audit, independence, etc., has approved the appointment of Kashinath Sahu & Co, Practising Company Secretaries, a peer reviewed firm (Firm Registration Number: 4870) as Secretarial Auditors of the Company for a term of five consecutive years commencing from FY 2025-26 till FY 2029-30, subject to approval of the Members.

The appointment of Secretarial Auditors shall be in terms of the amended Regulation 24A of the SEBI Listing Regulations vide SEBI Notification dated December 12, 2024 and provisions of Section 204 of the Act and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Kashinath Sahu & Co is a well-known firm of Practising Company Secretaries founded and based in Hyderabad. Renowned for its commitment to quality and precision, the firm has been Peer Reviewed and Quality Reviewed by the Institute of Company Secretaries of India (ICSI), ensuring the highest standards in professional practices.

Kashinath Sahu & Co has confirmed that the firm is not disqualified and is eligible to be appointed as Secretarial Auditors in terms of Regulation 24A of the SEBI Listing Regulations. The services to be rendered by Kashinath Sahu & Co as Secretarial Auditors is within the purview of the said regulation read with SEBI circular no. . SEBI/HO/CFD/CFD-PoD-2/CIR/P/2024/185 dated December 31, 2024.

The proposed fees in connection with the secretarial audit shall be `1,00,000/- (Rupees One Lakh only) plus applicable taxes and other out-of-pocket expenses for FY 2026, and for subsequent year(s) of their term, such fees as may be mutually agreed between the Board of Directors and Parikh & Associates. In addition to the secretarial audit, Kashinath Sahu & Co shall provide such other services in the nature of certifications and other professional work, as approved by the Board of Directors. The relevant fees will be determined by the Board, as recommended by the Audit Committee in consultation with the Secretarial Auditors.

The Board recommends the Ordinary Resolution as set out in Item No. 5 of this Notice for approval of the Members.

None of the Directors and/or Key Managerial Personnel of the Company and/or their relatives are concerned or interested, in the Resolution set out in Item No. 5 of this Notice.

Item Nos. 6

The provisions of the SEBI Listing Regulations, as amended by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021, effective April 1, 2022, mandates prior approval of members by means of an ordinary resolution for all material related party transactions and subsequent material modifications as defined by the audit committee, even if such transactions are in the ordinary course of business of the concerned company and at an arm's length basis. Effective from April 1, 2022, a transaction with a related party shall be considered as material if the transaction(s) to be entered into, either individually or taken together with previous transactions during a financial year, whether directly and/or through its subsidiary(ies), exceed(s) ₹ 1,000 crore, or 10% of the annual consolidated turnover as per the last audited financial statements of the listed entity, whichever is lower.

The Company proposes to enter into related party transaction(s) on mutually agreed terms and conditions, and the aggregate of such transaction(s), are expected to cross the applicable materiality thresholds as mentioned above. Accordingly, as per the SEBI Listing Regulations, prior approval of the Members is being sought for all such arrangements/transactions proposed to be undertaken by the Company. All the said transactions shall be in the ordinary course of business of the Company and on an arm's length basis.

The Audit Committee has, on the basis of relevant details provided by the management, as required by the law, at its meeting held on August 02, 2025, reviewed and approved the said transaction(s), subject to approval of the Members, while noting that such transaction shall be on arms' length basis and in the ordinary course of business of the Company.

your Board of Directors considered the same and recommends passing of the resolutions contained in Item Nos.6, of this Notice.

Item No.7 & 8

Presently the Authorised Share Capital of the Company is Rs. 10,60,00,000 consisting 5,30,00,000 equity shares of Rs.2/- each and its paid-up share capital is Rs.10,45,20,000/- consisting 5,22,60,000 equity shares of Rs. 2- each. The equity shares of the Company are listed and traded on the National Stock Exchange of India Limited. In order to provide enhanced liquidity to the Company's equity shares in the stock market and to make it more affordable for small investors, it is proposed to sub-divide each equity share of face value of Rs. 2 into Two equity shares of the face value of Rs. 1/- each pursuant to the provisions of Section 61(1) (d) of the Companies Act, 2013 ("the Act"), the rules made thereunder and other applicable provisions. The record date for the aforesaid sub-division of equity shares shall be fixed by the Board after the approval of the members is obtained for the proposed sub-division.

In the opinion of the Board, proposed sub-division of the equity shares is in the best interest of the Company and its investors and therefore the Board at its meeting held on 16th August 2025, approved the aforesaid sub-division subject to requisite approval of the members. There will not be any change in the amount of authorized, subscribed and paid-up share capital of the Company consequent upon sub-division of equity shares.

The sub-division of equity shares proposed under business item No. 1 of this Notice shall also require amendment to the existing Clause V of the Memorandum of Association of the Company of the Company as set out under item no. 8 of this Notice.

Pursuant to Sections 13, 14, 61 and other applicable provisions of the Act and the Rules made thereunder, approval of the members by way of Ordinary Resolution is required for sub-division and carrying out any amendment to the Memorandum and Articles of Association of the Company.

The aforesaid sub-division of equity shares of Rs.2/- (Rupees Two only) each into 2 (Two) equity shares of Rs. 1/- (Rupees One only) each fully paid would require amendment to existing Capital Clause V of the Memorandum of Association. After approval of the resolutions, the Board of Directors or Committee thereof will fix the record date for the purpose of ascertaining the list of members whose shares shall be sub-divided, as proposed above and the same shall be notified to the members through appropriate medium.

A copy of the Memorandum of Association along with proposed amendments will be open for inspection by the Members at the Registered Office of the Company during business hours on all working days up to the date of this meeting. This item of special business does not relate to or affects any other company.

The board recommends passing the resolutions, as an Ordinary Resolution, with or without modifications. None of the directors or managers or key managerial persons or relatives of all of the aforesaid are concerned or interested, financially or otherwise in resolution set out in item nos. 5 & 6 of the Agenda.

Place: Hyderabad Date: 16-08-2024

> By Order of the Board For Geekay Wires Limited Sd/-Kirti Gupta Company Secretary & Compliance Officer

Form No. SH.13 **Nomination Form**

[Pursuant to section 72 of the Companies Act, 2013

and rule 19(1) of the Companies (Share Capital and Debentures) Rules 2014] To, The Company Secretary **Geekay Wires Limited** 11-70/5, G.P. Complex, Balanagar Hyderabad Telangana-500018 I/We the holder(s) of the securities particulars of which are given hereunder wish to make nomination and do hereby nominate the following persons in whom shall vest, all the rights in respect of such securities in the event of my/our death. (1) PARTICULARS OF THE SECURITIES (in respect of which nomination is being made) Nature of securities Folio No. No. of securi-Certificate Distinctive No. ties No. From To (2) PARTICULARS OF NOMINEE/S -(a) Name: (b) Date of Birth: (c) Father's / Mother's / Spouse's name: (d) Occupation: (e) Nationality: (f) Address: (g) Email id: (h) Relationship with the security holder: (3) IN CASE NOMINEE IS A MINOR -(a) Date of birth: (b) Date of attaining majority: (c) Name of guardian: (d) Address of guardian: Name: Address:

Name of the Security Holder(s):

Instructions:

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- Please read the instructions given below very carefully and follow the same to the letter. If the form is not filled as per instructions, the same will be rejected.
- The nomination can be made by individuals only. Non individuals including society, trust, body corporate, partnership firm, Karta of Hindu Undivided Family, holder of power of attorney cannot nominate. If the shares are held jointly all joint holders shall sign (as per the specimen registered with the Company) the nomination form.
- A minor can be nominated by a holder of Shares and in that event the name and address of the Guardian shall be given by the holder.
- The nominee shall not be a trust, society, body corporate, partnership Firm, Karta of Hindu Undivided Family, or a power of attorney holder. A non resident Indian can be a nominee on a re- patriable basis.
- Transfer of Shares in favour of a nominee shall be a valid discharge by a Company against the legal heir(s).
- Only one person can be nominated for a given folio.
- Details of all holders in a folio need to be filled; else the request will be rejected.
- The nomination will be registered only when it is complete in all respects including the signature of.
 - (a) all registered holders (as per specimen lodged with the Company) and (b) the nominee.
- Whenever the shares in the given folio are entirely transferred or dematerialised, then this nomination will stand rescinded.
- Upon receipt of a duly executed nomination form, the Registrars & Transfer Agent of the Company will register the form and allot a registration number.
- The registration number and folio no. should be quoted by the nominee in all future correspondence.
- The nomination can be varied or cancelled by executing fresh nomination form.
- The Company will not entertain any claims other than those of a registered nominee, unless so directed by a Court.
- The intimation regarding nomination / nomination form shall be filled in duplicate with the Registrars & Transfer gents of the Company who will return one copy thereof to the members.
- For shares held in dematerialised mode nomination is required to be hled with the Depository Participant in their prescribed form.

BOARD OF DIRECTOR'S REPORT



BOARD OF DIRECTOR'S REPORT

Dear Members,

The board of Directors are pleased to present the 36th Annual Report on the business and operations of the Company together with the Standalone Audited Financial Statements for the Financial Year ended March 31, 2025.

1. FINANCIAL RESULT

Financial results of your Company for the year ended 31st March 2025 are summarized below:

Amount (In Lakhs)

	7 111	ilouitt (III Lakiis)
PARTICULARS	2024-25	2023-24
Income from Operations	45831.48	41155.20
Other Income	4118.04	2911.17
Total Revenues	49949.53	44066.36
Operating expenditure	43650.07	37511.43
Earnings before Interest, Tax, Depreciation and Amortization (EBITDA)	6299.47	6554.93
Finance costs	791.34	534.75
Depreciation and amortization expense	737.01	539.72
Profit before exceptional item and Tax	4839.33	5480.47
Exceptional Item	00.00	00.00
Profit before Tax (PBT)	4839.33	5480.47
Tax expense	1148.50	1627.5
Profit after Tax (PAT)	3690.82	3852.96

2. COMPANY'S PERFORMANCE

During the Financial Year 2024-25:

- 1. The Company's revenue from operations for FY 2024-25 was Rs. 45831.48 Lakhs as compared to Rs. 41155.20 Lakhs in the previous year, an increase by 11.36 % over the previous year. During the year under review, your company focused on profitable operations on site in respect to manufacturing division. This enabled the company to increase the turnover and profitability.
- 2. The Company's profit before exceptional items and tax was Rs. 4839.33 Lakhs during the year compared to Rs. 5480.47 Lakhs in the previous year.
- 3. The Company earned a net profit after tax of Rs. 3690.82 Lakhs as against a net profit after tax of Rs. 3852.96 Lakhs in the previous year.

3. DIVIDEND

The Board of Directors at their meeting held on Saturday, August 16, 2025, has recommended payment of Rs. 0.65/- per equity share as dividend on the paid up equity share capital of the Company for the financial year ended 31st March, 2025. The payment of dividend is subject to the approval of the shareholders at the ensuing 36th Annual General Meeting (AGM) of the Company.

5. SHARE CAPITAL

The Authorized & Paid-up Equity Share Capital as on March 31, 2025 was Rs. 10,60,00,000/- divided into 5,30,00,000 Equity Shares of Rs. 2/- each & Rs. 10,45,20,000/- divided into 5,22,60,000 Equity Shares of Rs. 2/- each respectively. During the year under review, the Company has not issued any securities.

5. TRANSFER TO RESERVES

The Board of Directors declared final dividend for the year under review from part of the Profit & balance profit transferred to the Reserves.

6. DETAILS OF DIRECTORS OR KEY MANAGERIAL PERSONNEL DURING THE FINANCIAL YEAR ENDED 31.03.2025

There was no change in composition of Board of Director of the Company during the year. During the year, CS Sanjay Kumar Prajapati has resigned from the company and CS Kirti Gupta has been appointed. The details of director as on 31.03.2025 are as under:

Sr. No.	NAME	DESIGNATION
1.	GHANSHYAM DASS	Chairman & Managing Director
2.	ASHISH KANDOI	Whole time Director
3.	ANUJ KANDOI	Whole time Director
4.	SHWETHA KABRA	Independent Director
5.	TARA DEVI VEITLA	Independent Director
6.	BHAGWAN DASS BHANKHOR	Independent Director

7. SUBSIDIARY & ASSOCIATE COMPANIES

During the period under review, the Company has no Subsidiaries, Joint Venture or Associates.

8. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The Company has not given any loans or corporate guarantee or provided any security during the year. Details of loans, guarantees and investments covered under the provisions of Section 186 of the Act are given in the notes to the financial statements.

9. DEPOSITS

The Company has not accepted deposits within the meaning of Section 73 and 74 of the Act read with the Companies (Acceptance of Deposits) Rules, 2014 during the year and hence there were no outstanding deposits and no amount remaining unclaimed with the Company as on 31st March, 2025.

10. PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All Related Party Transactions that were entered into during the financial year were on arm's length basis, in the ordinary course of business and were in compliance with the applicable provisions of the Act and the Listing Regulations.

There were no materially significant transactions with the related parties during the financial year which were in conflict with the interest of the Company and details are provided in form AOC- 2 as "Annexure-A" to this report.

All Related Party Transactions are placed before the Audit Committee for review and approval. Prior omnibus approval of the Audit Committee is obtained on an annual basis for the transactions which are planned/repetitive in nature and omnibus approvals are taken as per the policy laid down for unforeseen transactions. Related Party Transactions entered into pursuant to the omnibus approval so granted are placed before the Audit Committee for its review on a quarterly basis, specifying the nature, value and terms and conditions of the transactions. All the Related Party Transactions under Ind AS-24 have been disclosed at note no.12 to the standalone financial statements forming part of this Annual Report.

The Company has a policy on Related Party Transactions in place which is in line with the Act and the Listing Regulations and the same is also available on the Company's website at www.geekaywires.com.

11. INTERNAL FINANCIAL CONTROLS

The Company's internal financial control systems are commensurate with the nature of its business and the size and complexity of its operations. The internal control procedures have been planned and designed to provide reasonable assurance of compliance with various policies, practices and statutes in keeping with the organization's pace of growth and achieving its objectives efficiently and economically.

The internal controls and governance processes are duly reviewed for their adequacy and effectiveness



through periodic audits by the Internal Audit department. Post-audit reviews are also carried out to ensure that audit recommendations are implemented. The Audit Committee reviews the adequacy and effectiveness of the Company's internal control environment and monitors the implementation of audit recommendations, including those relating to strengthening of the Company's risk management policies and systems. The ultimate objective being a Zero Surprise, Risk Controlled Organization.

The Company periodically tracks all amendments to Accounting Standards and makes changes to the underlying systems, processes and financial controls to ensure adherence to the same. All resultant changes to the policy and impact on financials are disclosed after due validation with the statutory auditors and the Audit Committee. Independence of the Internal Auditors is ensured by way of direct reporting to the Audit Committee.

Further details of the internal controls system are given in the Management Discussion and Analysis Report, which forms part of this Annual Report.

12. DIRECTORS AND KEY MANAGERIAL PERSONNEL

Directors Retire By Rotation:

In accordance with the provisions of the Companies Act, 2013 and the Articles of Association of the Company, Mr. Ashish Kandoi, Director of the Company, is liable to retire by rotation at the ensuing Annual General Meeting and being eligible, offer himself for re-appointment. The Board of Directors recommends his re-appointment.

Declaration From Independent Directors

The Company has received the following declarations from all the Independent Directors confirming that:

- 1. The Independent Director(s) have submitted the declaration of independence pursuant to section 149(7) of the Act stating that he/they meet the criteria of independence as provided in sub-section (6) of Section 149 of the Companies Act, 2013. There has been no change in the circumstances affecting their status as Independent Directors of the Company; and
- 2. They have registered themselves with the Independent Director's Database maintained by the IICA. None of the Directors of the Company are disqualified for being appointed as Directors as specified in Section 164(2) of the Act and Rule 14(1) of the Companies (Appointment and Qualification of Directors) Rules, 2014.

Key Managerial Personnel

Mr. Ghanshyam Dass (Chairman & Managing Director), Mr. Ashish Kandoi (Whole Time Director), Mr. Anuj Kandoi (Whole Time Director), Mr. Abhijit Suresh Patki (Chief Financial Officer) and Mrs. Kirti Gupta (Company Secretary & Compliance Officer) are the Key Managerial Personnel of the Company as on March 31, 2025.

13. DETAILS OF REMUNERATION TO DIRECTORS

The Board has, on the recommendation of Nomination and Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration. The information relating to remuneration of Directors and details of the ratio of the remuneration of each Director to the median employee's remuneration and other details as required pursuant to section 197(12) of the Act read along with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are provided in "Annexure-B" to this Report.

14. GOVERNANCE AND COMPLIANCE

The Board of the Company has adopted Governance Guidelines on Board Effectiveness. The Guidelines cover aspects related to composition and role of the Board, Chairperson and Directors, Board diversity, definition of independence, Director Term, retirement age and Committees of the Board. It also covers aspects relating to nomination, appointment, induction and development of Directors, Director Remuneration, Code of Conduct, Board Effectiveness Review and mandates of Board Committees.

Procedure for Nomination and Appointment of Directors:

The Nomination and Remuneration Committee ('NRC') is responsible for developing competency requirements for the Board based on the industry and strategy of the Company. The Board composition analysis reflects in-depth understanding of the Company, including its strategies, environment, operations, financial condition and compliance requirements.

The NRC conducts a gap analysis to refresh the Board on a periodic basis, including each time a Director's appointment or re-appointment is required. The Committee is also responsible for reviewing the profiles of potential candidates vis-à-vis the required competencies and meeting potential candidates, prior to making recommendations of their nomination to the Board.

At the time of appointment, specific requirements for the position, including expert knowledge expected is communicated to the appointee.

During the year under review, the Board has also identified the list of core skills, expertise and competencies of the Board of Directors as are required in the context of the businesses and sectors applicable to the Company and mapped with each of the Directors on the Board. The same is disclosed in the Report of Corporate Governance forming part of the Annual Report.

Criteria for Determining Qualifications, Positive Attributes and Independence of a Director:

The NRC has formulated the criteria for determining qualifications, positive attributes and independence of Directors in terms of provisions of Section 178(3) of the Act and Regulation 19 read with Part D of Schedule II of the Listing Regulations.

Independence: In accordance with the above criteria, a director will be considered as an 'Independent Director' if he/she meets with the criteria for 'Independent Director' as laid down in the Act and Rules framed thereunder and Regulation 16(1)(b) of the Listing Regulations.

Qualifications: A transparent Board nomination process is in place that encourages diversity of thought, experience, knowledge, perspective, age and gender. It is also ensured that the Board has an appropriate blend of functional and industry expertise. While recommending the appointment of a Director, the NRC considers the manner in which the function and domain expertise of the individual will contribute to the overall skill-domain mix of the Board.

Positive Attributes: In addition to the duties as prescribed under the Act, the Directors on the Board of the Company are also expected to demonstrate high standards of ethical behavior, strong interpersonal and communication skills and soundness of judgment. Independent Directors are also expected to abide by the 'Code for Independent Directors' as outlined in Schedule IV to the Act.

Annual Evaluation of Board Performance and Performance of its Committees and of Directors:

Pursuant to the applicable provisions of the Act, Listing Regulations and Governance Guidelines, the Board has carried out an annual evaluation of its own performance, performance of the Directors as well as the evaluation of the working of its Committees.

The NRC has defined the evaluation criteria, procedure and time schedule for the Performance Evaluation process for the Board, its Committees and Directors.

The performance of the Board and individual Directors was evaluated by the Board after seeking inputs from all the Directors. The performance of the Committees was evaluated by the Board after seeking inputs from the Committee Members.

The criteria for performance evaluation of the Board included aspects such as Board composition and structure, effectiveness of Board processes, contribution in the long term strategic planning, etc. The criteria for performance evaluation of the Committees included aspects such as structure and composition of Committees, effectiveness of Committee meetings, etc. The above criteria for evaluation were based on the Guidance Note issued by Securities and Exchange Board of India ('SEBI').

In a separate Meeting, the independent Directors evaluated the performance of Non-Independent Directors and performance of the Board as a whole. They also evaluated the performance of the Chairperson taking into account the views of Executive Directors and Non-Executive Directors. The NRC reviewed the performance of the Board, its Committees and of the Directors.



The same was discussed in the Board Meeting that followed the Meeting of the independent Directors and NRC, at which the feedback received from the Directors on the performance of the Board and its Committees was also discussed.

The Secretarial and Legal functions of the Company ensure maintenance of good governance within the organization.

They assist the business in functioning smoothly by being compliant at all times and providing strategic business partnership in the areas including legislative expertise, corporate restructuring, regulatory changes and governance.

15. REMUNERATION POLICY

The Company has adopted a Remuneration Policy for the Directors, Key Managerial Personnel and other employees, pursuant to the provisions of the Act and the Listing Regulations. The same is displayed on the website of the company www.geekaywires.com.

16. BOARD AND COMMITTEE MEETINGS

During the year, 08 (Eight) Board Meetings and five Audit Committee Meetings were convened and held. The intervening gap between the Meetings was within the period prescribed under the Act. The details of Board Meetings and various Committee Meetings along with their composition and attendance are disclosed in the Report of Corporate Governance forming part of the Annual Report as "Annexure - E".

17. DIRECTORS' RESPONSIBILITY STATEMENT

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the Internal, Statutory, Cost and Secretarial Auditors, including audit of the internal financial controls over financial reporting by the Statutory Auditors, and the reviews performed by Management and the relevant Board Committees, including the Audit Committee, the Board is of the opinion that the Company's internal financial controls were adequate and effective during FY 2024-25.

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statements in terms of Section 134(3)(c) of the Act:

- (i) in the preparation of the annual accounts, the applicable accounting standards have been followed and that there are no material departures;
- (ii) they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent, so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;
- (iii) they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) they have prepared the annual accounts on a going concern basis;
- (v) they have laid down internal financial controls to be followed by the Company and that such internal financial controls were adequate and were operating effectively;
- (vi) they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

18. CORPORATE SOCIAL RESPONSIBILITY

CSR isn't just a particular program, it's what your Company do every day, maximizing positive impact on society and thus helping people to be happier. Your Company undertook enumerable initiatives. The detailed Annual Report on our CSR activities pursuant to Rule 8 of the Company's (Corporate Social Responsibility Policy) Rules, 2014 is given in Annexure "F" forming part of this Report.

19. EQUAL OPPORTUNITY & PREVENTION OF SEXUAL HARRASMENT

The Company has always provided a congenial atmosphere for work to all employees that is free from discrimination of anykind. It has provided equal opportunities of employment to all without regard to nationality, religion, caste, colour, language, marital status and sex. The Company has also framed policy on. Prevention of Sexual Harassment at the workplace. We follow a gender neutral approach in handling complaints of sexual harassment and we are compliant with the law of the land wherever we operate. With the objective of providing a safe working environment to all employees (permanent, contractual, temporary, trainees) the company has formulated a policy, the said policy is available on the website of the Company.

During the year under review, the Company has not received any complaint.

20. VIGIL MECHANISM/WHISTLEBLOWER POLICY

As per the provisions of Section 177 (9) of the Act read with Regulation 22(1) of the Listing Regulations, the Company is required to establish an effective vigil mechanism for directors and employees to report genuine concerns. The Company has a Vigil Mechanism and a Whistleblower Policy in place to enable its Directors, employees and its stakeholders to report their concerns, if any. The said Policy provides for:

- (a) adequate safeguards against victimization of persons who use the Vigil Mechanism; and
- (b) direct access to the Chairperson of the Audit Committee of the Board of the Company. The Company believes in the conduct of the affairs of its constituents by adopting the highest standards of professionalism, honesty, integrity and ethical behavior, in line with the Company's Code of Conduct. All the stakeholders are encouraged to raise their concerns or make disclosures on being aware of any potential or actual violation of the Code, policies or the law.
 - Details of the Vigil Mechanism and Whistleblower policy are made available on the company's website at https://www.geekaywires.com

21. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

No significant material orders have been passed by the Regulators or Courts or Tribunals which would impact the going concern status of the Company and its future operations.

22. AUDIT AND AUDITORS

Statutory Auditors:

M/s M.M. Palod & Co., Chartered Accountants (ICAI Firm Registration No. 006027S), Hyderabad, were appointed as the Statutory Auditors for a period of 5 years from the conclusion of 32nd AGM till the conclusion of 37th AGM of the Company.

The Audit Report of M/s. M.M. Palod & Co., Chartered Accountants, Hyderabad on the Financial Statements of the Company for FY 2024-25 is a part of the Annual Report. The Report does not contain any qualification, reservation, adverse remark or disclaimer.

Cost Auditors:

The Company is required to maintain cost records as specified by the Central Government as per Section 148(1) of the Act and the rules framed thereunder, and accordingly, the Company has made and maintained such cost accounts and records.

Your company has appointed M/s. KJU & Associates (FRN 000474) as Cost Auditors to give cost audit report for F.Y 2024-25. There has been no qualification, reservation, adverse remark or disclaimer given by the Cost Auditors in their Report.

In terms of Section 148 of the Act read with Companies (Cost Records and Audits) Rules, 2014, the Audit Committee recommended and the Board of Directors re-appointed M/s. KJU & Associates (FRN 000474), being eligible, to conduct Cost Audits of the Company for the year ending March 31, 2025.



The Company has received their written consent and confirmation that the appointment will be in accordance with the applicable provisions of the Act and rules framed thereunder.

The remuneration payable to Cost Auditors has been approved by the Board of Directors on the recommendation of the Audit Committee and in terms of the Act and Rules therein. The Members are therefore requested to ratify the remuneration payable to M/s. KJU & Associates as set out in the Notice of the 36th AGM of the Company.

Secretarial Auditors:

In compliance with Regulation 24A of the SEBI Listing Regulations and Section 204 of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, CS Kashinath Sahu, Proprietor of Kashinath Sahu & Co, Company Secretaries in Practice (CP No. 4807), Hyderabad have been appointed as Secretarial Auditors of the Company for FY 25-26 till FY 29-30 subject to approval of members

The report of the Secretarial Auditors is enclosed as "Annexure-H". There has been no qualification, reservation, adverse remark or disclaimer given by the Secretarial Auditors in their Report.

23. REPORTING OF FRAUDS BY AUDITORS

During the year under review, the Statutory Auditors, Cost Auditors and Secretarial Auditors have not reported any instances of frauds committed in the Company by its Officers or Employees, to the Audit Committee under Section 143(12) of the Act, details of which needs to be mentioned in this Report.

24. ANNUAL RETURN

In accordance with the provisions of Sections 92 and 134(3)(a) of the Act read with the Companies (Management and Administration) Rules, 2014, the Annual Return in e-form MGT-7 for the financial year ended March 31, 2024 has been uploaded on the website of the Company i.e. https://www.geekaywires.com

25. SECRETARIAL STANDARDS OF ICSI

The Directors have devised proper systems and processes for complying with the requirements of applicable Secretarial Standards issued by the Institute of Company Secretaries of India ('ICSI') and that such systems were adequate and operating effectively.

26. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo stipulated under Section 134(3)(m) of the Act read with Rule 8 of The Companies (Accounts) Rules, 2014, is attached as "Annexure-C" of this report.

27. PARTICULARS OF EMPLOYEES AND REMUNERATION

There are two employees drawing remuneration in excess of the limits prescribed under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014. Information as required under the provisions of Rules 5(2) & 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are set out in Directors' Report as "Annexure-B".

28. MANAGEMENT DISCUSSION AND ANALYSIS

The Management Discussion and Analysis Report, as required under the Listing Regulations, forms part of the Annual Report as "Annexure-D".

29. TRANSFER OF AMOUNTS TO INVESTOR EDUCATION AND PROTECTION FUND

Your Company did not have any funds lying unpaid or unclaimed for a period of last seven years. Therefore, there were no funds which were required to be transferred to Investor Education and Protection Fund (IEPF).

30. POLICY ON PRESERVATION OF THE DOCUMENTS

The Company has formulated a Policy pursuant to Regulation 9 of the Securities Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015 ("Regulations") on Preservation of the Documents to ensure safe keeping of the records and safeguard the Documents from getting manhandled, while at the same time avoiding superfluous inventory of Documents.

31. POLICY ON CRITERIA FOR DETERMINING MATERIALITY OF EVENTS

The Policy is framed in accordance with the requirements of the Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Regulations). The objective of the Policy is to determine materiality of events or information of the Company and to ensure that such information is adequately disseminated in pursuance with the Regulations and to provide an overall governance framework for such determination of materiality. The policy is displayed at the company website www.geekaywires.com

32. CORPORATE GOVERNANCE

Your Company believes in conducting its affairs in a fair, transparent and professional manner and maintaining the good ethical standards, transparency and accountability in its dealings with all its constituents. As required under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a detailed report on Corporate Governance along with the Auditors' Certificate thereon is enclosed as per "Annexure- E" to this report.

33. INSIDER TRADING REGULATIONS

The requirements under SEBI (Prohibition of Insider Trading) Regulations, 1992 read with SEBI (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time, the code of conduct for prevention of insider trading and the Code for Corporate Disclosures ("Code"), as approved by the Board from time to time, are in force by the Company. The objective of this Code is to protect the interest of shareholders at large, to prevent misuse of any price sensitive information and to prevent any insider trading activity by dealing in shares of the Company by its Directors, designated employees and other employees.

The Company also adopts the concept of Trading Window Closure, to prevent its Directors, Officers, designated employees and other employees from trading in the securities of Geekay Wires Limited at the time when there is unpublished price sensitive information.

34. DEPOSITORY SYSTEM

As the Members are aware, your Company's shares are trade-able compulsorily in electronic form and your Company has established connectivity with both National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). In view of the numerous advantages offered by the depository system, the members are requested to avail the facility of Dematerialization of the Company's shares on NSDL & CDSL. The ISIN allotted to the Company's Equity shares is INE669X01024.

35. PARTICULARS OF INTER CORPORATE LOANS, GUARANTEES OR INVESTMENTS

The particulars of Inter Corporate Loans and investments of the Company have been provided in the Notes to the Financial Statements.

36. STATUS OF LISTING FEES

Listing Fees for the Financial Year 2024-25 have been duly paid NSE, where Company's shares are listed and there are no dues outstanding and payable.

37. CODE OF CONDUCT FOR BUSINESS PRINCIPLES & ETHICS AND PREVENTION OF INSIDER TRADING AND OTHER CODE AND POLICIES OF THE COMPANY:

Your Board of Directors are pleased to report that your Company has complied with the various mandatory policy including Dividend Distribution Policy (https://www.geekaywires.com/pdf/policy/dividend-distribution-policy.pdf) and others policy(ies) are also available on the Company's website https://www.geekaywires.com/policy.php



38. ACKNOWLEDGEMENTS

The Directors hereby acknowledge the dedicated and loyal services rendered by the employees of the Company during the year. They would also like to place on record their appreciation for the continued co-operation and support received by the Company during the year from bankers, financial institutions, Government authorities, business partners, shareholders and other stakeholders without whom the overall satisfactory performance would not have been possible.

For and on behalf of the Board of Directors

M/s Geekay Wires Limited

Place: Hyderabad SD/-Date:16-08-2025 (Ghanshyam Dass) Chairman & Managing Director

DIN: 01539152

(Ashish Kandoi) Whole Time Director

DIN: 00463257

SD/-

[ANNEXURE –A] FORM NO. AOC -2

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

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

- 1. Details of contracts or arrangements or transactions not at arm's length basis are as under:
- (a) Name(s) of the related party and nature of relationship NIL
- (b) Nature of contracts/arrangements/transactions –NIL
- (c) Duration of the contracts/arrangements/transactions –NIL
- (d) Salient terms of the contracts or arrangements or transactions including the value–NIL
- (e) Justification for entering into such contracts or arrangements or transactions-NIL
- (f) Date of approval by the Board -NIL
- (g) Amount paid as advances, if any: NIL
- (h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188 NIL
- 2. Details of contracts or arrangements or transactions at Arm's length basis as under:

Nature of transaction	Name of related party	Nature of Relationship	Duration of contract	Amount (Rs.)
Remuneration	GHANSHYAM DAS	DIRECTOR	01.04.2024 to 31.03.2025	57,00,000.00
Rent G.P.Complex	GHANSHYAM DAS	DIRECTOR	01.04.2024 to 31.03.2025	3,70,500.00
Rent Shankarampet	GHANSHYAM DAS	DIRECTOR	01.04.2024 to 31.03.2025	33,00,000.00
Remuneration	ANUJ KANDOI	DIRECTOR	01.04.2024 to 31.03.2025	49,00,000.00
NPS Contribution	ANUJ KANDOI	DIRECTOR	01.04.2024 to 31.03.2025	6,80,000.00
Remuneration	ASHISH KANDOI	DIRECTOR	01.04.2024 to 31.03.2025	46,50,000.00
NPS Contribution	ASHISH KANDOI	DIRECTOR	01.04.2024 to 31.03.2025	7,00,000.00
Remuneration	SANJAY KUMAR PRAJAPATI	KMP	01.04.2024 to 31.03.2025	3,07,047.00
Sale of goods or services	Geekay Wires Ltd (USA)	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	1,78,32,22,960.67
Purchase of goods or services	Geekay Wires Ltd (USA)	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	3,21,39,726.59
Purchase of goods or services	ASP PRIVATE LIMITED	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	1,41,64,329.45
Sale of goods or services	ASP PRIVATE LIMITED	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	3,52,05,342.06
Remuneration	ABHIJIT PATKI	KMP	01.04.2024 to 31.03.2025	19,13,260.00
Remuneration	KIRTI GUPTA	KMP	01.04.2024 to 31.03.2025	1,27,279.00
Loan given	ASP PRIVATE LIMITED	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	7,00,00,000.00
Loan repaid	ASP PRIVATE LIMITED	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	22,16,24,713.00
Interest on Loan	ASP PRIVATE LIMITED	COMMON CONTROL ENTITY	01.04.2024 to 31.03.2025	71,87,655.00
Rent Wadiaram	RENU KANDOI	RELATIVE OF DIRECTOR	01.04.2024 to 31.03.2025	35,00,000.00
Remuneration	SAROJ BALA	RELATIVE OF DIRECTOR	01.04.2024 to 31.03.2025	2,81,400.00



Related Party Disclosure: [Regulation 53(f) read with Schedule V of SEBI (LODR) Regulations, 2015]

Sr.	In the accounts of	Disclosures of amounts at the year end and the maximum amount of loans/advances/ Investments outstanding during the year.
1	Holding Company	Loans and advances in the nature of loans to subsidiaries by name and amount NIL
		Loans and advances in the nature of loans to associates by name and amount NIL
		Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount NIL
2	Subsidiary	The Company does not have any subsidiary company.
3	Holding Company	Investments by the loanee in the shares of parent company and subsidiary
		company, when the company has made a loan or advance in the nature of loan NIL

Place: Hyderabad Date: 16-08-2025

For and on behalf of the Board of Directors M/s Geekay Wires Limited

SD/-(Ghanshyam Dass) Chairman & Managing Director

DIN: 01539152

SD/-(Ashish Kandoi) Whole Time Director DIN: 004622577

[ANNEXURE-B]

DETAILS OF RATIO OF REMUNERATION OF DIRECTOR

[Section 197(12), r/w Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel), Rules, 2014]

I. The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year; Median

Name of the Director	Ratio to the Median
Mr. Ghanshyam Dass	68.40:1
Mr. Ashish Kandoi	64.20:1
Mr. Anuj Kandoi	66.96:1

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

Name of the Director	% in Increase
Mr. Ghanshyam Dass	154.00%
Mr. Ashish Kandoi	156.81%
Mr. Anuj Kandoi	252.35%

- III. There has been increase in percentage in the median remuneration of Geekay Wires Limited during the financial year
- IV. The total number of employees as on March 31, 2025 is 577.
- V. 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 point out if there are any exceptional circumstances for increase in the managerial remuneration:

During the year, there has been no change in the salary of Key Managerial Personnel. However there was increase in the salary of some employees.

VI. The key parameters for any variable component of remuneration availed by the Directors:

The directors have not received any variable components in remuneration during the year.

- VII. It is hereby affirmed that the remuneration paid is as per the Nomination and Remuneration Policy for Directors, Key Managerial Personnel and other Employees
- VII. The ratio of the remuneration of the highest paid director to that of the employees who are not Directors but receive remuneration in excess of the highest paid director during the year; NIL



[ANNEXURE-C]

INFORMATION PURSUANT TO SECTION 134(3)(M) OF THE COMPANIES ACT, 2013 READ WITH RULE 8 OF COMPANIES (ACCOUNTS) RULES, 2014, PERTAINING TO CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2025

A. Conservation of energy:

The Company continued to give major emphasis for conservation of Energy, and the measures taken during the previous years were continued. The Efficiency of Energy Utilization in each manufacturing Unit is monitored at the Corporate level every quarter, in order to achieve effective conservation of energy. The significant Energy Conservation measures during the year were:

Identification and monitoring of operation of High energy consuming load centers and also specific loads like Compressors, Power Transformers & Diesel Generators etc., in each of the manufacturing Units based on ABC analysis and daily monitoring of consumption of A class loads.

Use of fluorescent tube lights with electronic ballasts.

Use of transparent roof sheets wherever possible to make use of natural lighting.

Switching off machines / equipment when not in use and switching off lights in areas not having adequate activity by regrouping/repositioning the activity so that there will not be any wastage of energy due to lighting.

Monitoring of utilization of energy in lighting and other auxiliary equipment's.

Creating awareness among employees about the necessity of energy conservation by celebrating energy conservation week.

b) Additional investments and proposals, if any, being implemented for reduction of energy consumption:

No Capital Investment has been made for energy conservation equipment.

C) Impact on cost of production of goods:

The above mentioned measures have resulted in reduced consumption of electrical energy at various load centers.

B. Technology absorption:

i. Efforts made towards technology absorption:

Continuous efforts are being made to streamline production process, improve machine availability and performance and to achieve highest standards of quality and quantity benchmark.

ii. The benefits derived like product improvement, cost reduction, product development or import substitution:

As a result of above efforts, there was improvement in product quality, better and easier availability of materials and saving in process cost.

iii. In case of imported technology (imported during the last three years reckoned from the beginning of the financial year):

a. The details of technology imported : Nil

b. The year of import : Not Applicable

c. Whether the technology been fully absorbed : Not Applicable

d. If not fully absorbed, areas where absorption

has not taken place, and the reasons thereof : Not Applicable

iv. Expenditure incurred on Research and Development : Nil

C. Foreign exchange earnings and outgo:

Details of Foreign Exchange earned in terms of actual inflows and outgo in terms of actual outflows during the year under reporting:

Earnings in Foreign exchange: 2024-25 2023-24

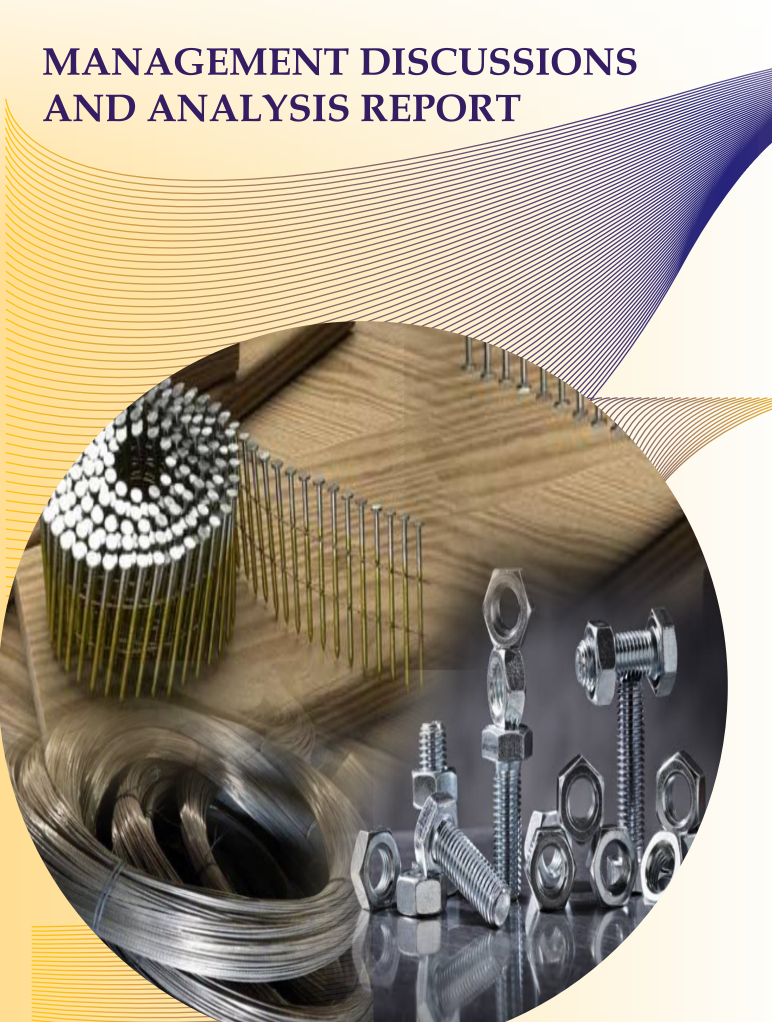
FOB value of Exports (as per invoices issued) Rs. 198,03,77,444/- Rs. 203,04,24,026/-

1) Expenditure in Foreign currency during the year

(Rs. In Lakhs)

On account of:	2024-25	2023-24
Plant and Machinery	1369.07	873.26
Raw Material	-	-
Foreign Travel	-	-
Consumable items	1226.14	983.18
Packing material	-	-
Other expenses (freight)	1105.79	2081.06





[ANNEXURE- D] MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT

1. INDUSTRY'S STRUCTURE AND DEVELOPMENTS

Geekay Wires Limited is an ISO 9001:2008 company, located at Hyderabad, engaged in manufacturing of niche quality Galvanized Steel Wires which find applications in Power Transmission, Cable & Conductor, General Engineering, Construction etc.

Today with robust infrastructure & testing facilities we are in the preferred-vendor list of PGCIL and in all most all State Transmission & Distribution Companies, Electrical Contractors, corporate engaged in turnkey business of creating infrastructure for Power Transmission & Distribution, Cable & Conductor Manufacturing, etc. our products are not only accepted in India but we have received accolades from overseas customers also. The company has the following major products and it also holds BIS License for most of these.

NATURE OF BUSINESS	PRODUCTS
a. WIRES Galvanized Steel Wire	Products for Fencing Barbed Wire, Chain Link Fence, Welded Wire Mesh Products for Power Industry Cable Armour Wire Round & Flat IS-3975, Steel Tape, Earth Wire, Stay Wire IS – 2141 &BS – 183 Products for Infrastructure Industry Hot Dipped Galvanized Wire, Binding Wire, ACSR Core Wire IS – 398 (Part-2), Bright & Black Annealed Wire Products for general Engineering Fasteners (Nuts, Bolts & Rivets), Mild Steel Drawn Wire(HB/HHB), High Carbon Drawn Wire, Welding Electrode Wire(EQ
b. NAILS	Wire) Coil Nails, D-Head Nails, Full Head Plastic Strip Nails, Wire-
D. INTILO	Collated-Nails
c. STAINLESS STEEL NUTS & BOLTS	Stainless steel Nuts & Bolts – Haxagon Head Bolt, Haxagon Head Screw, Round Head square Neck Bolt, Hexagon Nut, Square nut etc.

The Company has an installed capacity of 35,000 MTS P.A of Galvanized Steel Wires in various grades & sizes and 25,000 MTS PA of Nails & 10,000 MTS PA of Stainless Steel Nuts & Bolts for manufacturing of the above products. During the year the Company added a new main object of Transportation Logistic Services by Amendment in the Memorandum.

2. GLOBAL & DOMESTIC OVERVIEW

Global growth is projected at 3.3 percent both in 2025 and 2026, below the historical (2000–19) average of 3.7 percent. The forecast for 2025 is broadly unchanged from that in the October 2024 World Economic Outlook (WEO), primarily on account of an upward revision in the United States offsetting downward revisions in other major economies. Global headline inflation is expected to decline to 4.2 percent in 2025 and to 3.5 percent in 2026, converging back to target earlier in advanced economies than in emerging market and developing economies.

Medium-term risks to the baseline are tilted to the downside, while the near-term outlook is characterized by divergent risks. Upside risks could lift already-robust growth in the United States in the short run, whereas risks in other countries are on the downside amid elevated policy uncertainty. Policy-generated disruptions to the ongoing disinflation process could interrupt the pivot to easing monetary policy, with implications for fiscal sustainability and financial stability. Managing these risks requires a keen policy focus on balancing trade-offs between inflation and real activity, rebuilding buffers, and lifting medium-term growth prospects through stepped-up structural reforms as well as stronger multilateral rules and cooperation.



India

As per the first advance estimates released by the National Statistical Office, Ministry of Statistics & Programme Implementation (MoSPI), the real gross domestic product (GDP) growth for FY25 is estimated to be 6.4 per cent. From the angle of aggregate demand in the economy, private final consumption expenditure at constant prices is estimated to grow by 7.3 per cent, driven by a rebound in rural demand.

OUTLOOK

Steel Industry

As per the forecast by Indian rating agency CRISIL, India's steel demand is projected to grow by 8-9% in 2025, significantly outpacing the growth rates of other countries. Growth in India's construction sector is driven by government spending on infrastructure and recovery in private investment. Infrastructure investment will also support capital goods sector. Besides, healthy growth momentum is expected to continue in the automotive sector. These, in turn, will push up steel demand in the country, world steel said.

Construction Industry

India's construction industry has experienced unprecedented growth in recent years and is on track to become the world's third-largest construction market within the next 2–3 years. According to reports, the Indian construction market is projected to reach a value of \$1.4 trillion by 2025.

The construction sector in India has been a key driver of the country's economic expansion, offering significant employment opportunities. Despite facing challenges in recent times, the industry has demonstrated remarkable resilience, thanks to ongoing government support. Today, it presents a vast opportunity for individuals and businesses alike, contributing to job creation and fostering growth within the startup ecosystem.

Power sector

India's electricity demand will grow at an average annual rate of 6.3% over the next three years, stronger than the 2015-2024 average growth rate of 5%, according to the International Energy Agency's (IEA) Global Electricity Outlook 2025. Consequently, electricity demand in residential and commercial sectors increased by approximately 60-65% between 2014 and 2024. "While strong interconnections between states and the operation of thermal power plants enable Indian utilities to meet energy demand throughout the year, the rapid rise in peak load presents a major challenge for the electricity grid and national authorities," the IEA observes.

Fastner Industry

India industrial fasteners market is projected to witness a CAGR of 6.31% during the forecast period FY2025-FY2032, growing from USD 6.08 billion in FY2025 to USD 9.93 billion in FY2032. The growth of the Indian industrial fasteners market is driven by several key factors, such as increasing construction activities, a rise in automotive production demands, and the overall expansion of industrial machinery. The boom in residential and commercial projects and government smart city initiatives are the results of the increase in the construction sector, which requires a variety of fasteners

3. FINANCIAL PERFORMANCE

The following are relevant financial performance details with respect to the operational performance of the Company.

(Rs In Lakhs)

PARTICULARS	2024-25
Income from Operations	45831.48
Other Income	4118.04
Total Revenues	49949.53
Operating expenditure	43650.07
Earnings before Interest, Tax, Depreciation and Amortization (EBITDA)	6299.47
Finance costs	791.34

PARTICULARS	2024-25
Depreciation and amortization expense	737.01
Profit before exceptional item and Tax	4839.33
Exceptional Item	00.00
Profit before Tax (PBT)	4839.33
Tax expense	1148.50
Profit after Tax (PAT)	3690.82

4. OPPORTUNITIES, THREATS

Key Opportunities include:

-Robust Demand:

Increased demand in India, USA, Europe and developing countries.

-Increasing Investments:

The industry is witnessing consolidation of players, which has led to investment by entities from other sectors. The ongoing consolidation also presents an opportunity to global players to enter the Indian market.

-Policy Support:

Implementation of production -linked incentive scheme (PLI) for the approved speciality steel

Key Threats include:

- Capital and labour intensive industry.
- -Logistic Hurdles and International and local slow down.
- The high inflation impacting input cost.
- -Disruptions in raw material supply

5. PERFORMANCE, RISKS AND CONCERNS, THE MANAGEMENT PERCEIVES

Your Company has segments of revenue. Audited financial results of the segments are furnished in Note 22 of Notes forming part of the Financial Statements.

The Company has put in place Risk Management Policy and Procedures for identification, assessment, management, monitoring and minimization of risks. It has identified potential risks under various categories like Business, Operations, Liquidity, Market, Industry, Human Resources and Systems. The Company is periodically reviewing the risks and their identification, assessment, monitoring and mitigation procedures. It does not perceive any major technological, operational, financial or environmental risks in the near future except for the prevailing Russian Ukraine conflict and its impact on the global economy.

6. INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

Your Company has adequate internal control systems combined with delegation of powers and periodical review of the process. The control system is also supported by internal audits and management reviews of documented policies and procedures.

7. HUMAN RESOURCES

The Company's Industrial relations at all the levels remained cordial throughout the year.



8. CAUTIONARY STATEMENT

This report contains several forward-looking statements that involve risks and uncertainties, including, but not limited to, risks inherent in DP Wire's growth strategy, acquisition plans, dependence on certain businesses, dependence on availability of qualified and trained manpower, economic conditions, government policies and other factors. Actual results, performances or achievements could differ materially from those expressed or implied in such forward-looking statements. This report should be read in conjunction with the financial statements included herein and the notes thereto for & on behalf of the Board of Directors.

9. DISCLOSURE OF ACCOUNTING TREATMENT:

The Financial Statements have been prepared in accordance with Indian Accounting Standards ('IND- AS') as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 and other relevant provisions of the Act.

[ANNEXURE-E]

CORPORATE GOVERNANCE REPORT

[Pursuant to Regulation 17 to 27, 34(3) read with Schedule V of SEBI (LODR) Regulations, 2015]

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

The Corporate Governance philosophy at Geekay Wires Limited ("the Company") is that the Company believes in and adheres to good corporate practices, implements policies and guidelines and develops a culture of the best management practices and compliance with the law coupled with the highest standards of integrity, transparency, accountability and ethics in all business matters.

The Company's aim is not only to ensure compliance with the requirements as stipulated under SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") as amended from time to time, regarding corporate governance, but is also committed to sound corporate governance principles and practice and constantly strives to adopt emerging best corporate governance practices being followed worldwide.

The Company is committed to a balanced corporate governance system, which provides the framework for achieving the Company's objectives encompassing practically every sphere of management, from action plans and internal controls to corporate disclosures. It also believes that sound corporate governance is critical to enhance and retain investor trust. Hence our business policies are based on ethical conduct, health, safety and a commitment to building long term sustainable relationships with relevant stakeholders. The Company continues to strengthen its governance principles to generate long term value for all its stakeholders on a sustainable basis thus ensuring ethical and responsible leadership both at the Board and at the Management levels. Our corporate governance framework ensures that we make timely disclosures and share accurate information regarding our financials and performance, as well as disclosures related to the leadership and governance of the Company.

2. BOARD OF DIRECTORS:

In order to have robust governance, we have a multi-tiered governance structure with defined roles and responsibilities of every constituent of the system. The Board of Directors ('the Board') is the apex body constituted by the shareholders to oversee the company's overall functioning. The Board is responsible for providing strategic supervision, overseeing the management performance and governance of the Company on behalf of the shareholders and other stakeholders. The Board exercises independent judgment and plays a vital role in the oversight of the Company's affairs.

The Company's day to day affairs are managed by a competent management team under the overall supervision of the Board. The Board is committed to representing the long-term interests of the stakeholders and in providing effective governance over the Company's affairs and exercising reasonable business judgment on the affairs of the Company.

COMPOSITION OF THE BOARD

The Board of Directors of the Company represents an appropriate mix of Executive Directors ('EDs'), and Independent Directors ('ID'), which is compliant with the Companies Act, 2013 ('the Act'), the SEBI Listing Regulations and is also aligned with the best practices of Corporate Governance As on March 31, 2025, the Board of Directors comprised of six member consisting of three EDs, three Non-Executive Independent directors including two Women Independent Directors. The Board periodically evaluates the need for change in its composition and size.

Name	Designation	DIN No.	Date of Appointment
Ghanshyam Dass	Chairman & Managing Director	01539152	11/10/2012
Ashish Kandoi	Whole Time Director	00463257	11/10/2012
Anuj Kandoi	Whole Time Director	00463277	11/10/2012
ShwethaKabra	Independent Director	07754149	08/03/2017
Tara Devi Veitla	Independent Director	07754163	08/03/2017
Bhagwan Dass Bhankhor	Independent Director	08799204	20/01/2021



Board Membership Criteria and Selection Process

The responsibility for identifying and evaluating a suitable candidate for the Board is delegated to the Nomination and Remuneration Committee ("NRC"). While selecting a candidate, the NRC reviews and evaluates the Board's composition and diversity to ensure that the Board and its committees have the appropriate mix of skills, experience, independence and knowledge for continued effectiveness. For the Board, diversity comprehends plurality in perspective, experience, education, background, ethnicity, nationality, age, gender and other personal attributes.

The candidate is, inter alia, screened based on the above attributes extending to professional experience and functional expertise. At the time of induction of a Director, a formal invitation to join the Board is sent and a Directors handbook comprising a compendium of the role, powers and duties to be performed is handed over to the new Director. The Independent Directors annually provide a certificate of Independence, in accordance with the applicable laws, which is taken on record by the Board. All Board members are encouraged to meet and interact with the management. Board Members are invited to key meetings to provide strategic guidance and advice.

Board Procedure

The Board and committee meetings are pre-scheduled based on the availability of the Director(s), and an annual calendar of the meetings is circulated to them well in advance to facilitate planning of their schedule and ensure participation in the meetings.

However, in case of urgent matters, subject to regulatory conditions, the Board's approval is taken by passing resolutions by circulation. The Board meets at least once in a quarter to review and approve the quarterly financial results/statements and other agenda items.

The Committees of the Board usually meet prior on the same day of the Board meeting. The recommendations of the Committees are placed before the Board for necessary approval/noting.

A detailed agenda is sent to each Director at least 7 days in advance of the Board and committee meetings. All material information is incorporated in the agenda along with supporting documents and relevant presentations. Where it is not practicable to attach any document to the agenda, the same is tabled at the meeting with specific reference to this effect in the agenda. In special and exceptional circumstances, additional or supplementary item(s) on the agenda are permitted. The agenda of the Board and Committee meetings is circulated electronically through a secured IT platform.

The Board reviews strategy and business plans, annual operating plans and capital expenditure budgets, investment and exposure limits, compliance reports of all laws applicable to the Company, as well as steps taken by the Company to rectify instances of non-compliances, if any. To enable the Board to discharge its responsibilities effectively, the Chairperson provides an overview of the overall performance of the Company at the meeting of the Board of directors. The Board also reviews major legal issues, minutes of meetings of various committees of the Board and subsidiary companies, significant transactions and arrangements entered into by the subsidiary companies, approval of financial results and statements, transactions pertaining to purchase or disposal of properties, major accounting provisions and write-offs, corporate restructuring details of any joint ventures or collaboration agreements, material defaults, if any, in financial obligations, fatal or serious accidents, any material effluent or pollution problems, transactions that involve substantial payment towards goodwill, brand equity or intellectual property, any issue that involves possible public product liability, claims of substantial nature and the information as required under Regulation 17(7) read with Schedule II Part A of the Listing Regulations, as amended, is made available to the Board.

At the Board and Committee Meetings, apart from Board Members and the Company Secretary, the management team may be invited to present the Company's performance in key areas such as the major business segments and their operations, subsidiaries and key functions.

The Company Secretary records Minutes of the proceedings of each Board and Committee meeting. Draft Minutes are circulated to Board / Committee Members within 15 days from the meeting for their comments. Directors communicate their comments (if any) in writing on the draft minutes within seven days from the date of circulation. The Minutes are entered in the Minute Books within 30 days from the conclusion of the Meeting and signed by the Chairperson at the subsequent meeting. The copy of the signed Minutes certified by the Company Secretary or in his absence by any Director authorized by the Board, are circulated to all Directors within 15 days of its signing.

The guidelines for Board and Committee Meetings facilitate an effective post meeting follow-up, review and reporting process for decisions taken by the Board and Committees thereof. Important decisions taken at Board/Committee Meetings are promptly communicated to the concerned departments/ divisions. Action Taken Report on decisions/Minutes of the previous meeting(s) is placed at the succeeding meeting of the Board/Committee for noting.

Number of Board meetings, attendance of the Directors at meetings of the Board and the Annual General Meeting ("AGM") during the financial year under review, Thirteen Board Meetings were held on the following dates: May 23rd, 2024, August 2nd, 2024, August 18th, 2024, October 31st, 2024, December 30th, 2024, February 06th, 2025, March 12th, 2025, March 21st, 2025.

Board met at least once in every calendar quarter and the gap between two meetings did not exceed one hundred and twenty days.

The attendance of the Directors at these meetings is mentioned in the table below:

Name	No. of Board Meetings Attended
GhanshyamDass	08
Ashish Kandoi	08
Anuj Kandoi	08
ShwethaKabra	08
Tara Devi Veitla	08
BhagwanDassBhankhor	08

Shareholding of Non-Executive Directors

None of the Non-Executive Directors, including Independent Directors, hold any equity share of the Company.

Meeting of the Independent Directors

Pursuant to Schedule IV of the Companies Act, 2013 and Regulation 25(3) of the SEBI Listing Regulations, the Independent Directors of your Company met once on 30.03.2025 without the presence of Non-Independent Directors and Members of the management and discussed matters pertaining to review of performance of Non-Independent Directors and the Board as a whole, reviewed the performance of the Chairperson of the Company after taking into account the views of the Executive and Non-Executive Directors, assessed the quality, quantity and timeliness of flow of information between the Company management and the Board, that is necessary for the Board to perform their duties effectively and reasonably.

The evaluation of Independent Directors is done by the entire Board of Directors of the Company which includes:

Performance of such directors; and Fulfillment of the Independence criteria and their Independence from the management.

Details of familiarization program imparted to Independent Directors

The familiarization program for our Directors is customized to suit their individual interests and area of expertise. During the financial year under review, the Independent Directors were apprised at frequent intervals on the industry trends, an overview of the Company's business model, strategy, products, market, risk management, group structure and its subsidiaries, and its operations by the senior management team. Further, various business unit heads made presentations to the Independent Directors at periodic intervals on the performance and future strategy of their respective business units. The Independent Directors were also regularly apprised of all regulatory and policy changes including their roles, rights and responsibilities. Presentations on internal control over financial reporting, operational control over financial reporting, Prevention on Insider Trading Regulations, SEBI Listing Regulations, framework for Related Party Transactions etc. were also made to the Board Members during the year. The Directors were encouraged to visit the plant locations of the Company and interact with members of Senior Management as part of the induction program. The web link is as mentioned below;

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$\frac{http://www.geekaywires.com/reports/Familiarization\%20Program\%20for\%20Independent\%20}{Directors.pdf}$

Key expertise and attributes of the Board of Directors

The Board of Directors of the Company comprises of qualified personnel who possess relevant skills, expertise and competence for the effective functioning of the Company. In compliance with the SEBI Listing Regulations, the Board has identified the following skills / expertise / competencies fundamental for the effective functioning of the Company which are taken into consideration by the Nomination and Remuneration Committee while recommending appointment of any candidate to the Board of the Company.

3. COMMITTEES OF THE BOARD

The Board has constituted various committees to focus on specific areas and to make informed decisions within their authority. Each committee is directed by its charter which outlines their scope, roles, responsibilities and powers. All the decisions and recommendations of the committee are placed before the Board for its approval. The Company's guidelines relating to Board Meetings are also applicable to committee meetings as far as is practicable. Each committee has the authority to engage outside experts, advisors and counsels to the extent it considers appropriate to assist in its functions. Senior officers/ function heads are invited to present various details called for by the committee at its meeting.

Committees of the Board are as under:

- A. Audit Committee
- B. Nomination and Remuneration Committee
- C. Stakeholders Relationship Committee
- D. Corporate Social Responsibility Committee

A. Audit committee:

(a) Brief description of terms of reference;

The Company has constituted a qualified independent Audit Committee ("AC") which acts as a link between the management, external and internal auditors and the Board of Directors of the Company. The Committee is responsible for effective supervision of the Company's financial reporting process by providing direction to the audit function, monitoring the scope and quality of internal and statutory audits and ensuring accurate and timely disclosures, with the highest levels of transparency, integrity and quality of financial reporting. The Audit Committee considers the matters which are specifically referred to it by the Board of Directors besides considering the mandatory requirements of the Regulation 18 read with Part C of Schedule II of SEBI Listing Regulations and provisions of Section 177 of the Companies Act, 2013. The brief description of the terms of reference of the Committee is given below.

The responsibilities of the committee include review of the quarterly, half-yearly and annual financial statements before submission to Board, review of compliance of internal control system, oversight of the financial reporting process to ensure transparency, sufficiency, fairness and credibility of financial statements, etc. The Committee also reviews the adequacy and effectiveness of internal audit function and control systems. The committee meets at least once in a calendar quarter.

During the financial year under review, five meetings of the Audit Committee were held. The dates of the Meetings were May 23rd, 2024, August 02nd, 2024, August 18th, 2024 October 31st, 2024, and February 06th, 2025.

(b) The Composition of the Committee and attendance details:

The Composition of the Committee and attendance details of the members for the year ended March 31,

2025 is given below:

Shwetha Kabra	Non-Executive Independent Director	Member
Tara Devi Veitla	Non-Executive Independent Director	Chairperson
Ghanshyam Dass	Chairman and Managing Director	Member

Name	No. of Board Meetings Attended
GhanshyamDass	5
ShwethaKabra	5
Tara Devi Veitla	5

B. Nomination and Remuneration Committee:

(a) Brief description of terms of reference;

The Company has a Nomination and Remuneration Committee ("NRC") constituted pursuant to the provisions of Regulation 19, read with Part D of Schedule II of the SEBI Listing Regulations and Section 178 of the Companies Act, 2013. The NRC has been vested with the authority to recommend nominations for Board membership, succession planning for the senior management and the Board, develop and recommend policies with respect to composition of the Board commensurate with the size, nature of the business and operations of the Company, establish criteria for selection of Board Members with respect to competencies, qualifications, experience, track record, integrity, devise appropriate succession plans and determine overall compensation policies of the Company.

The scope of the NRC also includes review of the market practices, decision on the remuneration to the Executive Director(s) and laying down of performance parameters for the Chairperson & Managing Director, the Executive Director(s), Key Managerial Personnel and Senior Management.

In addition to the above, the NRC's role includes identifying persons who may be appointed to a senior management position in accordance with the criteria laid down, recommending to the Board their appointment and removal.

The NRC also formulates the criteria for determining qualifications, positive attributes and independence of a Director and recommends to the Board periodically, policies relating to the remuneration of Directors, Key Managerial Personnel and Senior Management. The remuneration policy for making payments to the Directors is available on our website at www.geekaywires.com.

The NRC also carries out a separate exercise to evaluate the performance of individual Directors. Feedback is sought by way of structured questionnaires covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its committees, Board culture, execution & performance of specific duties, obligations and governances. Performance evaluation is carried out based on the responses received from all Directors.

During the financial year under review, the Committee met Three times May 24, 2024, August 18,2024 and February 05,2025.

(b) The composition of the Committee and attendance details:

The Composition of the Committee and attendance details of the members for the year ended March 30,

2025 is given below:

Shwetha Kabra	Non-Executive Independent Director	Chairperson
Tara Devi Veitla	Non-Executive Independent Director	Member
Bhagwan Dass Bhankhor	Non-Executive Independent Director	Member

Name	No. of Board Meetings Attended
ShwethaKabra	3
Tara Devi Veitla	3
BhagwanDassBhankhor	3

C. Stakeholders' Relationship Committee:

a. Brief Description of the terms of reference

The Company has constituted a Stakeholders' Relationship Committee ("SRC") pursuant to the



provisions of Regulation 20 of the SEBI Listing Regulations and Section 178 of the Companies Act, 2013. The SRC is primarily responsible for redressal the grievances of shareholders / investors / other security holders including complaints related to transfer or transmission of shares, non-receipt of dividends, annual reports and such other grievances as may be raised by the security holders from time to time.

The Committee also reviews:

Measures taken to ensure the effective exercise of voting rights by the shareholders/investors;

Measures and initiatives taken to reduce the quantum of unclaimed dividends and ensure timely receipt of dividend/annual report/notices and other information by Shareholders;

Service standards adopted by the Company in respect of services rendered by our Registrars and Share Transfer Agent;

During the financial year under review, the Committee met two times. The dates of the Meeting were October 30, 2025 and March 30, 2025.

b. The Composition of the Committee and attendance details:

The composition of the Committee and attendance details of the members for the year ended March 31, 2023 is given below:

ShwethaKabra	Non-Executive Independent Director Chairperson		
GhanshyamDass	Chairman and Managing Director	Member	
BhagwanDassBhankhor	Non-Executive Independent Director Member		
Name	No. of Board Meetings Attended		
01 1 76 1	2		
ShwethaKabra	2		
ShwethaKabra GhanshyamDass	2 2		

D. Corporate Social Responsibility Committee

a. Brief description of terms of reference:

The terms of reference of the Committee are in line with the provisions of section 135 of the Companies Act, 2013.

The Committee's prime responsibility is to assist the Board in discharging its social responsibilities by way of formulating, monitoring and implementing a framework in line with the corporate social responsibility policy of the Company.

The details of the CSR Policy & other details available on the website of the Company

www.geekaywires.com.

The terms of reference of the Committee are:

- a. To formulate and recommend to the Board, a Corporate Social Responsibility Policy, which shall indicate the activities to be undertaken by the Company as specified in Schedule VII of the Companies Act, 2013;
- b. To recommend the amount of expenditure to be incurred on CSR activities; and
- c. To monitor from time to time the CSR Policy of the Company.

During the financial year under review, the Committee met two times. The dates of the Meetings were 15.02.2025 and 30.03.2025.

b. Meeting, Composition, designation, Category and Attendance thereof:

The composition of the Committee and attendance details of the members for the year ended March 31, 2025 is given below:

Ghanshyam Dass	Chairman and Managing Director	Chairman	
Bhagwan Dass Bhankhor	Non-Executive Independent Director Memb		
Ashish Kandoi	Whole Time Director Member		
Name	No. of Board Meetings Attended		
Ashish Kandoi	2		
Ghanshyam Dass	2		
Bhagwan Dass Bhankhor	2		

4. REMUNERATION OF DIRECTORS:

The information pertaining to Executive Director's remuneration are provided in "Annexure-B" to the Director's Report.

Remuneration Policy

Your Company has a well-defined policy for remuneration of the Directors, Key Management Personnel and Senior Management. The policy of the Company is designed to create a high-performance culture and enables the Company to attract, retain and motivate employees to achieve results. The policy is available at the website of the company - www.geekaywires.com.

The elements of remuneration to the Executive Directors include fixed and variable salary, performance bonus, contribution to provident fund, superannuation, gratuity, perquisites and allowance, reimbursement of expenses etc., as applicable to employees of the Company.

The Executive Directors are employees of the Company and are subject to service conditions as per the Company policy, which is three months' notice period, or such period as mutually agreed upon. There is no provision for payment of severance fees to Executive/ Non- Executive Directors. Independent Directors are paid sitting fees for the Board meetings & other committee meetings attended by them and are not subject to any notice period and severance fees.

Remuneration to Non-Executive Directors/Independent director

The roles of Non-Executive/Independent Directors are not just restricted to corporate governance, but also bring with them significant professional expertise and rich experience across the wide spectrum of functional areas such as Scientific Knowledge, Research and Development, Manufacturing, Corporate Strategy, Finance, Compliance and Governance, Human Resource Capital, and other Corporate functions.

The Company seeks their expert advice on various matters from time to time. Hence, compensation to the Non-Executive Directors is recommended. The Nomination and Remuneration Committee determines and recommends to the Board the compensation payable to Directors

Service Contracts, Notice Period and Severance Fees

As on March 31, 2024, the Board comprised of six members, including three Executive Directors and three are Independent Directors. Mr. Ghanshyam Dass, Chairman and Managing Director, Mr. Ashish Kandoi, Whole time Director and Mr. Anuj Kandoi, Whole time director of the Company. Hence, the provision for payment of severance fees to them shall be as per the terms mentioned in the Company's policy. However, other Directors are not subject to any notice period and severance fees.

Pecuniary Relationship or Transactions of the Non-Executive Directors

There was no pecuniary relationship or transactions of the Non-Executive Directors vis-a-vis the Company, which has potential conflict with the interest of the organization at large.



5. GENERAL BODY MEETINGS:

Annual General Meeting

During the Financial Year under review, the 35th Annual General Meeting was held on 12th September, 2024 at 11:00 a.m. through Video Conferencing/Other Audio Visual Means. The meeting was successfully held as per the Secretarial Standards of the Institute of Company Secretaries of India and the resolutions passed were duly recorded in the Minutes of the Annual General Meeting.

6. MEANS OF COMMUNICATION:

Financial Results Quarterly/ Annual results;	The Financial results for Quarterly & Annual are normally published in nationwide newspaper - Financial Express (English) and Nava Telangana (Telugu edition) newspapers and are also displayed on Company's
	website www.geekaywires.com
Whether it also displays official news releases;	The Quarterly results releases are sent to the National Stock Exchange of India Limited from time to time and are also displayed on the Company's website www.geekaywires.com
Presentations made to institutional investors or to the analysts.	The company has so far not made any presentations to Institutional investors or to the analysts
Website	The website of the Company i.e. www.geekaywires.com contains complete information pertaining to the Board of Directors, financial results, stock exchange disclosures and compliances such as shareholding pattern, corporate governance report and press releases, Notice of the Board and General Meetings, details of Registrar and Transfer Agents. The Company's Annual Report along with supporting documents is also available on the website in a user-friendly and downloadable form.
Corporate filings of information/documents with NSE under SEBI LODR Regulations	NSE Electronic Application Processing System (NEAPS) are web-based application designed for the Corporates for smooth filing of information with the stock exchanges. All periodical compliance filings like shareholding pattern, corporate governance report, media releases are electronically filed on NEAPS.
SEBI Complaints Redress System ("SCORES")	Investor complaints are processed through a centralized web-based complaints redressal system. Centralized database of all complaints received, online upload of the Action Taken Reports (ATRs) by the Company, online viewing by investors of actions taken on the complaint and the current status are updated/resolved electronically in the SEBI SCORES system.

7. GENERAL SHAREHOLDER INFORMATION:

35th Annual General Meeting - date, time and venue;

Date and Time	*Thursday, September 12, 2024
Venue	35^{th} AGM will be held through video conferencing (VC) or other audiovisual means (OAVM
Financial Year	April 1, 2023 – March 31, 2024
Publication of results for the financial year 2024-25 (tentative and subject to change)	First quarter results: On or before August 14, 2024 Second quarter and half year results: On or before November 14, 2024 Third quarter results: On or before February 14, 2025 Fourth quarter results and results for the year ending March 31, 2025: On or before May 30, 2025.
Dividend payment date;	-
Listed on Stock Exchanges	National Stock Exchange of India Limited Exchange Plaza, Bandra-Kurla Complex, Bandra (E), Mumbai – 400 051
Stock Code/Symbol	GEEKAYWIRE
Payment of Annual listing fees to Stock Exchanges Paid	Annual Listing Fees paid

*In terms of the MCA Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020, the 34th AGM of the members shall be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the AGM through VC/OAVM only. The detailed procedure for participating in the meeting through VC/OAVM is annexed to the AGM notice and available at the website of the Company at www.geekaywires.com.

Market price data during 2024-25

The Equity Shares of the Company is traded in the National Stock Exchange. The Monthly high/low closing prices of the Company from April 1, 2024 to March 31, 2025 are given below:

Months	High Price (Rs.)	Low Price (Rs.)
APRIL-24	121.50	95.00
MAY-24	111.90	85.10
JUNE-24	98.84	78.00
JULY-24	100.00	87.42
AUGUST-24	128.84	91.06
SEPTEMBER-24	147.84	105.82
OCTOBER-24	114.00	91.98
NOVEMBER-24	106.37	89.00
DECEMBER-24	118.85	96.00
JANUARY-25	102.97	79.31
FEBRUARY-25	92.00	64.00
MARCH-25	85.95	70.65

During the period under review, the securities were not suspended from trading.

Registrar to an issue and share transfer agents;

Bigshare Services Pvt. Ltd

306, Right Wing, 3rd Floor Amrutha Ville, Opp. Yashoda Hospital Somajiguda Rajbhavan Rd Hyderabad – 500082. 040-2337 4967 / 040-2337 0295, Email: bsshyd@bigshareonline.com

Share transfer system

The Company has Stakeholders Relationship Committee to review and resolve the complaints by shareholders and investors which may arise from time to time and the status of such complaints or requests is placed before the Board. The Company has complied with the requirements as specified in Regulation 40 of SEBI Listing Regulations for effecting transfer of securities of the Company.

On receipt of proper documentation, the Company registers transfers of securities in the name of the transferee(s) and issue certificates or receipts or advices, as applicable, of such transfers, within a period of fifteen days from the date of such receipt of request for transfer, subject to documents being valid and complete in all respects.

In terms of Regulation 40(9) of the SEBI Listing Regulations, the Company obtains a half-yearly compliance certificate, from a Company Secretary in Practice with respect to due compliance of share and security transfer formalities by the Company and the copy of the compliance certificate is submitted to the Stock Exchanges.

SEBI, effective from April 1, 2019, barred physical transfer of shares of the listed companies and mandated transfers only in dematerialised form. However, shareholders are not barred from holding shares in physical form.



Distribution of shareholding (category wise) as on March 31, 2025 is as under:

Categories	No. of Shares	% to Equity
Promoter and Promoter Group (Indian & Foreign)	30530070	58.42
Foreign Institutional Investor & FPI	-	-
Mutual Funds, Banks, IFIs	-	-
NRIs & Foreign Nationals	533844	1.02
Corporate Bodies	897985	1.72
Trusts	-	-
Indian Public & Others	20298101	38.84
Total	52260000	100

Distribution of shareholding as on March 31, 2025 is as under;

S1 no	Category (amount)	No. of Share- holders	% to Share- holders	Amount (Rs)	% to Equity
1	1-5000	34959	99.0059	15923614	15.2349
2	5001-10000	164	0.4644	2363366	2.2611
3	10001-20000	90	0.2548	2660372	2.5453
4	20001-30000	26	0.0736	1245510	1.1916
5	30001-40000	13	0.0368	926228	0.8862
6	40001-50000	4	0.0113	377770	0.3614
7	50001-100000	15	0.0424	1986970	1.9010
8	100001-99999999	39	0.1104	79036170	75.6182
9	100000000 and above	-	<u>-</u>	-	-
	TOTAL	35310	100.00	104520000	100.00

Dematerialization of shares and liquidity;

As on March 31, 2025, 100% of the equity shares were in electronic form. Trading in equity shares of the Company is permitted only in dematerialized form. The Company's equity shares are actively traded on National Stock Exchange (NSE).

GEEI	KAY WIRES LIMITED			
S.	Description	No. of Holders	Shares	% to Equity
No.				
1.	PHYSICAL	0	0	0.00
2.	CDSL	19338	9750989	18.66
3.	NSDL	4418	42509011	81.34
	Total	23756	52260000	100.00

Further, during the financial year, the Securities and Exchange Board of India ("SEBI") and the Ministry of Corporate Affairs ("MCA") has mandated that existing members of the Company who hold securities in physical form and intend to transfer their securities after April 1, 2019, can do so only in dematerialized form. Hence, to serve our Shareholders better, we request all our Shareholders who hold shares in physical form to dematerialize these shares and to update their bank account details and email ids with their respective Depository Participants

8. OUTSTANDING GDRS/ADRS/WARRANTS OR ANY CONVERTIBLE INSTRUMENTS

The company has not issued any GDRs/ADRs/ Warrants or any other Convertible Instruments during the period under review.

9. OTHER DISCLOSURES:

(a) Materially significant related party transactions

During the financial year under review, no materially significant transactions or arrangements were entered into between the Company and its promoters, management, Directors or their relatives, associate companies, etc. that may have potential conflict with the interests of the Company at large. The Company has formulated a policy on dealing with Related Party Transactions, which specifies the manner of entering into Related Party Transactions.

(b) Details of Non-compliance

During the last three years, there were no instances of non-compliances by the Company related to capital markets and no penalty or strictures were imposed on the Company by the Stock Exchanges or SEBI or any statutory authorities.

(c) Vigil Mechanism

The vigil mechanism as envisaged in the Companies Act, 2013 and SEBI Listing Regulations is implemented through the Company's Whistle Blower Policy to adequately safeguard against victimisation of persons who use such mechanism and to confirm that no personnel is denied access to the Audit Committee of the Company. The address of the Chairperson of the Audit Committee has been given in the policy for the employees, Directors, vendors, suppliers or other stakeholders associated with the Company to report any matter of concern. Vigil mechanism of the Company is available on the website of the Company at www.geekaywires.com.

d) Compliance with corporate governance requirements

The Company has complied with the requirements of corporate governance specified in Regulation 17 to 27 and clause (b) to (i) of sub-regulation of Regulation 46 of the SEBI Listing Regulations.

(e) Compliance with mandatory and discretionary requirements

The Company has complied with all mandatory requirements prescribed by SEBI Listing Regulations and the Company has also complied with below mentioned discretionary requirements as stated under Part E of Schedule II to the Listing Regulations, is as under:

Modified opinion(s) in audit report: During the financial year under review, there is no audit qualification in your Company's financial statements. Your Company continues to adopt best practices to ensure regime of unqualified financial statements.

Reporting of Internal Auditors: Internal Auditors report directly to the Audit Committee

(f) Policy for determining material subsidiary

The Company has formulated a policy for determining "Material" subsidiaries as defined under the SEBI Listing Regulations. This policy is also published on the website of the Company at www.geekaywires.com.

(g) Policy for determining Related Party transactions

The Company has formulated a policy on materiality of related party transactions and on dealings with such transactions. This policy has also been published on the website of the Company at www.geekaywires.com

(h) Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A).

The Company has not raised any funds through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) during the financial year 2023-24.



(i) Total fees for all services paid by the Company and its subsidiaries, on a consolidated basis, to the statutory auditor.

The details of payment made to them on consolidated basis are available under Notes forming part of the Financial Statements.

(j) Certificate from Company Secretary in Practice

As required under Regulation 34(3) read with Clause 10(i), Part C of Schedule V of the SEBI Listing Regulations, the Company has received a Certificate from Kashinath Sahu, Company Secretary in Practice, Proprietor, Kashinath Sahu & Co,, certifying that none of our directors on the Board of the company have been debarred or disqualified from being appointed or to continue as directors of Company by the SEBI or Ministry of Corporate Affairs or any such statutory authority. This document is annexed to the report.

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

The disclosure regarding the complaints of sexual harassment is given in the Board's Report.

(I) Disclosures with respect to demat suspense account/unclaimed suspense account

The Company does not have any securities in the demat suspense account/unclaimed suspense account.

(m) Code of Conduct

The Code of Conduct ("the Code") for Board Members and senior management personnel as adopted by the Board, is a comprehensive Code applicable to Directors and senior management personnel. The Code lays down in detail, the standards of business conduct, ethics and strict governance norms for the Board and senior management personnel. A copy of the Code is available on the Company's website at www.geekaywires.com. The Code has been circulated to Directors and senior management personnel and its compliance is affirmed by them annually. A declaration signed by the Chief Executive Officer to this effect is annexed with this Report.

(n) Code for Prevention of Insider Trading Practices

The Company has formulated a comprehensive Code of Conduct for Prevention of Insider Trading for its designated persons, in compliance with Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, as amended from time to time. The Directors, officers, designated persons and other connected persons of the Company are governed by the Code. The Code is also posted on the website of the Company at www.geekaywires.com.

(o) Disclosure by Senior Management Personnel

The senior management of your Company have made disclosures to the Board confirming that there are no material, financial and commercial transactions where they have personal interest that may have a potential conflict of interest with the Company at large.

(p) CEO and CFO certification

As required by Regulation 17(8) read with Schedule II Part B of the SEBI Listing Regulations, the Managing Director (MD) & Chief Financial Officer ("CFO") of the Company has furnished to the Board, the requisite compliance certificate for the financial year ended March 31, 2024.

(q) Certificate for compliance with Corporate Governance

A certificate from the Practising Company Secretary confirming compliance with conditions of Corporate Governance is annexed to this Report.

(r) Secretarial Audit

The Secretarial audit report of the Company for the year ended March 31, 2024, issued by Mr. Kashinath Sahu, Proprietor of M/s. Kashinath Sahu & Co., Practicing Company Secretaries forms part of the Board's Report as "Annexure- H".

(s) Acceptance of recommendation of all Committees

In terms of the Listing Regulations, there have been no instances during the year when recommendations of any of the Committees were not accepted by the Board.



[ANNEXURE-F] ANNUAL REPORT ON CSR ACTIVITIES

- % A brief outline of the Company's CSR Policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR Policy and projects or programs.
 - The CSR Policy recommended by the CSR Committee has been approved by the Board of Directors and is available on the Corporate Website i.e., https://www.geekaywires.com/ at the given link http://geekaywires.com/policies/.
- &" The Composition of the CSR Committee

The Board of Directors has constituted CSR Committee, in accordance to the provisions u/s 135 and Schedule VII of the Companies Act, 2013 and the Rules made thereunder. The CSR Committee comprises Mr. Ghanshyam Dass(Chairman), Mr. Ashish Kandoi (Member) and Mr. Bhagwan Dass Bhankhor (Member). Detailed information about CSR Committee is covered in the Corporate Governance Report.

- " Registration of Geekay wires welfare trust
 The company has established a trust in the name of Geekay wires welfare trust on 02.02.2022 to fulfil the object of CSR of the company.
- (" Average Net Profit of the Company for last three Financial Years:
 - Rs. *, 🚜 SSS/-as per applicable Section 198 of the Companies Act, 2013.
-)" Prescribed CSR Expenditure (two per cent of the amount as in item no. 3 above):

 Rs. (\$\cdot 800 \cdot 800 \cdot
- *" Details of CSR spent during the Financial Year:

U'Total amount spent for the Financial Year: Rs. 40,20,834 /-

V' Amount transfer separate Account (Unspent CSR Account): Rs. 28,01,000/-

WManner in which the amount spent during the Financial Year is detailed below:

The Company has contributed a sum of Rs. 40,20,834/- towards following activities during the financial year 2024-2025:

S.No.	Name of City	CSR Activity	Expenditure
1.	Hyderabad	Religious Purpose	 Out of the total project cost of Rs. 68,22,000/-, 26,00,000 has been spent for promotion of religious activities, Rs. 14,20,834/- has been de-posited in the Geekay Wires Welfare Trust on March 26, 2024. The Company has Transfer remaining Amount Rs. 28,41,668/- to separate Account (Unspent CSR Account) on March 29, 2025.

7. In case the Company has failed to spend the two per cent, of the Average Net Profit of the last three Financial Years or any part thereof, the Company shall provide the reasons for not spending the amount in its Board Report.

Company has duly spent 2% of the Average Net Profit of past three years of the Company.

8. A Responsibility Statement of the CSR Committee that the implementation and monitoring of CSR Policy, is in compliance with CSR Objectives and Policy of the Company.

We hereby state that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and Policy of the Company.

For and on behalf of the Board of Directors

M/s Geekay Wires Limited

SD/shvam Dass\

(Ghanshyam Dass) Chairman & Managing Director DIN: 01539152 SD/-(Ashish Kandoi) Whole Time Director DIN: 00463257

Certificate of Non-Disqualification of Directors (pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015}

To,

The Members of Geekay Wires Limited,

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Geekay Wires Limited, having CIN: L63000TG1989PLC010271 and having registered office at 11-70/5, 2nd Floor, G.P Complex, Shivalayam Road, Fathenagar, Hyderabad - 500 018(hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we here by certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on March 31, 2024 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India (SEBI) and Ministry of Corporate Affairs (MCA).

Details of Directors:

Name	Designation	DIN No.	Date of Appointment
GhanshyamDass	Chairman & Managing Director	01539152	11/10/2012
Ashish Kandoi	Whole Time Director	00463257	11/10/2012
Anuj Kandoi	Whole Time Director	00463277	11/10/2012
ShwethaKabra	Independent Director	07754149	08/03/2017
Tara Devi Veitla	Independent Director	07754163	08/03/2017
BhagwanDassBhankhor	Independent Director	08799204	20/01/2021

Ensuring the eligibility for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion based on our verification.

This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For Kashinath Sahu & Co

Practising Company Secretaries Sd/-(Kashinath Sahu) Proprietor

FCS: 4790; CP No. 4807 UDIN No: F004790F000935357

Date: 16/08/2025 Place: Hyderabad



COMPLIANCE CERTIFICATE

{As per Regulation 17 (8) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015}

We, Ghanshyam Dass, Managing Director and Ashish Kandoi, Whole Time Director of Geekay Wires Limited, to the best of our knowledge, information and belief, certify that:

1. We have reviewed financial statements and the cash flow statement for the year ended March 31, 2024:

These Financial Statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;

These Financial Statements together present, in all material respects, a true and fair view of the Company's affairs, the financial condition and results of operations and are in compliance with applicable accounting standards, laws and regulations.

- 2. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or which violate the Company's code of conduct.
- 3. We are responsible for establishing and maintaining internal controls over financial reporting by the Company and we have:

Designed such controls to ensure that material information relating to the Company is made known to us by others;

Designed or caused to be designed, such internal control systems over financial reporting, so as to provide reasonable assurance regarding the preparation of financial statements in accordance with Indian Accounting Standards (Ind AS) in India; and

Evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting.

4. During the year, we have disclosed to the Company's Auditors and the Audit Committee of the Board of Directors:

Any change, that has materially affected or is reasonably likely to materially affect, the Company's internal control over financial reporting;

Any significant changes in accounting policies during the year, and that the same have been disclosed appropriately in the notes to the financial statements;

Instances of significant fraud, if any, that we are aware especially if any Member of management or employee involved in financial reporting related process. No such instances were noticed during the year 2023-24;

All significant changes and deficiencies, if any, in the design or operation of internal controls, which could adversely affect the Company's ability to record, process, summarize and report financial data; and

Any material weaknesses in internal controls over financial reporting including any corrective actions with regard to deficiencies.

- 5. In the event of any materially significant misstatements or omissions, we will return to the Company that part of any bonus or incentive which was inflated on account of such mistakes or omissions.
- 6. We affirm that we have not denied any employee, access to the Audit Committee of the Company (in respect of matters involving alleged misconduct) and we have provided protection to whistleblowers from unfair termination and other unfair or prejudicial employment practices.
- 7. We further declare that all Board Members and senior managerial personnel have affirmed compliance with the code of conduct for the current year.

Place: Hyderabad Date: 18-08-2024 Sd/-GhanshyamDass Managing Director DIN: 01539152 Sd/-Ashish Kandoi Whole Time Director DIN: 00463257 To,

The Members of Geekay Wires Limited

Declaration of code of conduct

Geekay Wires is committed to conducting its business in accordance with the applicable laws, rules and regulations and with the highest standards of business ethics. The Company has adopted a "Code of Ethics and Business Conduct" which is applicable to all Directors, officers and employees.

I hereby certify that the Board Members and senior management personnel of the Company have affirmed compliance with the Code of Ethics and Business conduct for the financial year 2023-24.

Place: Hyderabad Date: 18-08-2024 Ghanshyam Dass Chairman & Managing Director



Certificate of Compliance of Corporate Governance under SEBI (LODR) Regulations, 2015

TO THE MEMBERS OF **GEEKAY WIRES LIMITED**

We have examined the compliance of the conditions of Corporate Governance by Geekay Wires 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 & 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. Our 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 our opinion and to the best of our information and according to the explanations given to us, and the representations made by the Directors and the management, we 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.

We 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 Kashinath Sahu & Co

Practising Company Secretaries CS. Kashinath Sahu Proprietor FCS: 4790, CP: 4807

Date:-22-08-2025 UDIN No: F004790G001056522 Place: Hyderabad

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2025 [Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To The Members **Geekay Wires Limited** 11-70/5, 2nd Floor, G.P Complex, Balanagar, Hyderabad - 500 018

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. GEEKAY WIRES LIMITED (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 my 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, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year commencing from 1stApril, 2024 and ended 31st March, 2025, complied with the statutory provisions listed hereunder and also that the Company has proper Board process 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 March 31, 2025 and made available to me, according to the provisions of:

The Companies Act, 2013 (the Act) and the rules made there under;

The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;

The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;

Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment –(Not applicable to the Company during the Audit Period);

The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-

The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and The Securities Exchange Board of India (SEBI) (Substantial Acquisition of Shares and Takeovers (Amendment) Regulations, 2013;

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;

The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 - (Not applicable to company during the period of audit);

Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021; (Not applicable to company during the period of audit);

Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; (Not applicable to company during the period of audit);

Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021- (Not applicable to company during the period of audit);

Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 - Not applicable to company during the period of audit);



Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended;

Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021-(Not applicable to company during the period of audit)and

Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018. (Not applicable to company during the period of audit)

I have relied on the representations made by the Company and its officers for the systems and mechanism formed by the Company for compliances of other specific applicable Acts, Laws and Regulations to the Company mentioned hereunder:

The Factories Act, 1948

Contract Labour (Regulation and Abolition) Act, 1970

The Industrial Disputes Act, 1947 and Industrial Dispute (Central) Rules, 1957

The Employees State Insurance Act, 1948

The Employees' Provident Fund and Miscellaneous Provisions Act, 1952

The Minimum Wages Act, 1948

Payment of Bonus Act, 1965

Payment of Gratuity, 1972

Workmen Compensation Act

Electricity Act, 2003

Air (Prevention and Control of Pollution) Act, 1981 and the rules and standards made there under

Water (Prevention and Control of Pollution) Act, 1974 and Water (Prevention and Control of Pollution) Rules, 1975

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

Secretarial Standards issued by The Institute of Company Secretaries of India and notified under the Companies Act, 2013;

The Listing Agreements entered by the Company with the Stock Exchange(s);

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

We further report that:

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

Adequate notice is given to all Directors to schedule the Board Meetings, 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.

Majority decisions are carried through while the dissenting member's views, if any, are captured and recorded as part of the minutes.

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

We further report that the compliance by the Company of the applicable financial laws like direct and indirect tax laws and maintenance of financial records and books of accounts has not been reviewed in this audit since the same have been subject to review by statutory auditors and other designated professionals.

I further report that there were no other instances of:

- (i) Rights/debentures/sweat equity.
- (ii) Redemption/buy-back of securities.
- (iii) Major decisions taken by the members in pursuance to section 180 of the Companies Act.
- (iv) Merger/ amalgamation etc.
- (v) Foreign technical collaborations.

For M/s Kashinath Sahu & Co Practising Company Secretaries CS. Kashinath Sahu Proprietor FCS: 4790, CP: 4807 Peer Review No: 2957/2023 UDIN No: F004790G001056390

> Place: Hyderabad Date: 22-08-2025

FINANCIAL STATEMENT

2024-25

CA. Muralimanohar Palod (Partner) B.Com., FCA, DISA CA. Mahesh Kumar Palod (Partner) B.Com., ACA



M.M. PALOD & CO... CHARTERED ACCOUNTANTS

Ref:

Date:

INDEPENDENT AUDITORS' REPORT

To The Members of GEEKAY WIRES LIMITED, Hyderabad.

Report on the Financial Statements

Opinion

We have audited the accompanying Standalone Financial Statements of GEEKAY WIRES LIMITED ("the Company"), which comprise of the Balance Sheet as at 31st March 2025, the Statement of Profit and Loss Account, the Cash Flow Statement for the year then ended and a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us the aforesaid financial statements together with notes thereon and attached thereto, give the information required by the Act in the matter so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025 and its profit and its cash flows for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

FOR M. M. PALOD &

4-1-371, 2nd Floor, L3, Kundas Estates, Adj. Hotel Jaya International, Abids, Hyderabad - 500 001. Tel: (O) 24753616, Mobile: 9849467807, 97014 25127 E-mail: murlimanoharpalod@yahoo.com

OFFICE

1. Evaluation of Contingent Liabilities:

Refer Note 12 of Notes to accounts forming part of the Standalone Financial Statements Claims against the company not acknowledged as debts are disclosed in Notes to Accounts. The existence of the payments against these claims requires management judgment to ensure disclosure of most appropriate values of contingent liabilities. Auditors Response: Our audit procedures include, among others, assessing the appropriateness of the management's judgment in estimating the value of claims against the company not acknowledged as debts as given in the Note 12 of Notes to accounts.

2. Evaluation of Contingent Assets:

Refer Note 12 (B) of Notes to accounts forming part of the Standalone Financial Statements, The company is having a pending case regarding recovery of Dues upto period 2024-25 amounting to RS 98,91,556 towards outstanding from M/s Punjab State Forest Corporation. During the year 24-25 company has submitted certificate claiming interest amounting to Rs 10324331 to be received as per the provisions of Clause Number 16 of Chapter V of MSME Act 2006 which is yet to receive. The same is not considered during the year as Contingent assets are not recognized in financial statements since this may result in the recognition of income that may never be realized. However, when the realization of income is virtually certain, then the related asset is not a contingent asset and its recognition is appropriate

Other Matter Para

1. The Company has made an application under Advance Ruling on reversal of input tax credit of goods destroyed in fire. The outcome of the same is not in company's favour .The company has filed an appeal against Advance Ruling before the Authority for clarification & Advance Ruling, Commercial Taxes Department. However there may be a contingent liability regarding reversal of input tax credit amounting to Rs 35, 72,577/- based on the calculation, in which input tax credit availed on cost of production is reduced by GST payable on scrap sales based on the outcome of Appeal. The company has not made any provision in this year and the liability will be determined only on the outcome of the appeal petition pending before the Authority for clarification & Advance Ruling, Commercial Taxes Department.

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

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis; Board's Report including Annexure to Board's Report, Corporate Governance Report but does not include the Standalone Financial Statements and our auditor's report thereon. Our opinion on the Standalone Financial Statements does not cover the other information and we do not express any form of assurance conclusion thereon.

FOR M. M. PALOD & CO.

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

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

Management's Responsibility for Financial Statements

The Company's Board of Directors are responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance of the Company in accordance with the accounting principles generally accepted in India, including Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts), Rules, 2014.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatements, whether due to fraud or error.

In preparing the Standalone 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.

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

Auditor's Responsibility

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

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also: • Identify and assess the risks of material misstatement of the Standalone Financial Statements, whether due to fraud or



For M. M. PALOD & CO.

(PARTNER)

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 financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.

Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Standalone 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 Financial Statements, including the disclosures, and whether the Standalone 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 Financial Statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

For M. M. PALOD & C

(PARTNER

Report on Other Legal and Regulatory Requirements

As required by Section 143(3) of the Act, we report that:

- O1. As required by the Companies (Auditors Report) Order, 2020 ("the order") issued by the Central Government in terms of Section 143(11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraph 3 and 4 of the said order.
- 02. As required by Section 143(3) of the Act, we report that:
 - (i) 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;
 - (ii) In our opinion, proper books of accounts as required by law have been kept by the Company so far as it appears from our examination of those books;
 - (iii) The Balance Sheet, Profit and Loss Account and Cash flow Statement dealt with by this Report are in agreement with the books of account;
 - (iv) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (v) On the basis of written representations received from the directors, as on 31st March, 2025 and taken on record by the Board of Directors, we report that none of the directors are disqualified as on 31st March, 2025 from being appointed as a director in terms of section 164(2) of the Act.
 - (vi) 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".
 - (vii) With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses;
 - c. There were no pending amounts which were, required to be transferred to the Investor Education and Protection Fund by the Company.
 - d. (a) The Management has represented, that, to the best of their knowledge and belief, no funds (which are material either individually and in aggregate) have been advanced or loaned or invested (either from borrowed funds or

CHARTERED OF ACCOUNTANTS FIR No. 0080278

FOR M. M. PALOD & CU
(PARTNER)

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, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- (b) The management has represented, that, to the best of their knowledge and belief, no funds (Which are material either individually or in aggregate) have been received by the Company, from any person or entity, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company, shall, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- (c) Based on the audit procedures performed 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.
- e. The dividend declared and paid by the company during the year is in accordance with section 123 of the Act.
- f. Based on our examination which included test checks, the company has used an accounting software for maintaining its books of account 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 software. Further, during the course of our audit we did not come across any instance of audit trail feature being tampered with

As the proviso to Rule 3(1) of the Companies (Accounts) Rules 2014 is from 1st April 2024, reporting under Rule 11(g) of the Companies (Audit and Auditors) Rules 2014 on preservation of audit trail as per statutory requirements for record retention is not applicable for the financial year ending 31st March 2025.

For MM PALOD& CO., Chartered Accountants Firm Regn.No.0060207S

Murali Manohar

(Partner) M.No -200858.

UDIN:

Place: Hyderabad

riace. Hyderabad

Date: 19/05/2025

UDIN: 25200858BMIKQG2918

ANNEXURE -A COMPANIES AUDITORS'ORDER REPORT

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' of our Audit Report of even date to the members of **M/s. GEEKAY WIRES LIMITED** on the Financial Statements of the Company for the year ended on 31st March 2025)

In terms of Companies (Auditor's Report) Order 2020, issued by the Central Government of India, in terms of section 143(11) of The Companies Act, 2013, we further report, on the matters specified in paragraph 3 and 4 of the said Order, that:-

- a) The Company is maintaining proper records showing full particulars including quantitative details and situation of Property, Plant and Equipment on the basis of the information made available to us;
 - b) As explained to us, these Property, Plant and Equipment have been physically verified by the Management at reasonable intervals; and no material discrepancies were found on such verification.
 - c) According to the information and explanations given to us and on the basis of records examined by us, the title deeds of the immovable properties are held in the name of the Company.
 - d) The company has not revalued its Property Plant and equipment or Intangible assets during the year.
 - e) No proceedings have been initiated or pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder

ITEM	CATE	DESCRIPTI ON	SURVEY NO	COST AS PER SALES DEED	GROSS CARRYING VALUE	TITLE DEEDS IN THE NAME OF	TITLE DEED HOLDER IS PROMO TER, DIRECTO R OR RELATIV E OF PROMO TER / DIRECTO ROR EMPLOY EE OF PROMO TER/DIR ECTOR	PROPERTY HELD SINCE WHICH DATE	REASO N FOR NOT BEING HELD IN THE NAME OF COMP ANY (ALSO INDICA TE IF IN DISPUT E)
PPE	LAND	EDDYPALL Y LAND TSIIC	Plot No. E166 to E183 and E140 & E141	10,536,046	10,536,046	GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	31-jul-2018	NA



For M. M. PALOD & CO

PARTNER

		2) LAND- PATANCH ERU	300/A	70,180		GEEKAY WIRES LIMITED	WIRES		NA
-			PLOT NO 4 & 5 IN SY NO 286,287	789,620	**	GEEKAY WIRES LIMITED	WIRES		NA
			PLOT NO 1 IN SY NO 300/A	310,500	0	GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED		NA
	4		Total (2)	1,170,300	1,170,300				
		3)LAND AT 288,289,2 90,300 AT SHANKAR AMPET			8,560,970	GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED		NA
		4)LAND 297/A, 297/AA & 296	PLOT NO 7 & 8 IN SY NO 286,287	661,500		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	19-Jan-18 14-feb- 2008	NA
		Isnapoor Village	PLOT NO 3 IN SY NO 286,287	345,000		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	08.03.2007	NA
			PLOT NO 2 IN SY NO 286,287	345,000		GEEKAY WIRES LIMITED	GEEKAY WIRES , LIMITED	16.06.2016	NA
	- 9		SY NO 297 /A 297 AA	12,000,000		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	12.12.2012	NA
			REVALUATION 2006-07	44,246,224		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED		NA
			Total(4)	57,597,724	57,597,724				
			TOTAL LAND VALUE						
	BUILD	1)OTHER FACTORY BUILDING CONSTRU CTED	VALUE	86,158,076	77,865,040 86,158,076	GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED		
		1) Divyashak ti, Ameerpet	FLAT NO 1-610- 6TH FLOOR	195,000		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	25.01.1995	NA
T PROP	BUILD	Ameerpet	FLAT NO 1-609- 6TH FLOOR	196,000		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	25.01.1995	NA
ERTY	ING		REVALUATION- 2006-07	2,893,600		GEEKAY WIRES LIMITED	GEEKAY WIRES LIMITED	25.01.1995	NA
		3		3,284,600	3,284,600				
			TOTAL BUILDING VALUE	89,442,676				122	
NON CURR INTA SETS IELD FOR	-NA-	-NA	-NA-	-NA-	89,442,676 -NA-	-NA-	-NA-	-NA-	-NA-
THE	-NA-	-NA-	-NA-	-NA-	-NA-	-NA-	-NA-	-NA	-NA-

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For M. M. PALOD & CO

(PARTNER)

- 2) a) In our opinion, the inventories have been physically verified during the year by the Management at reasonable intervals and as explained to us no material discrepancies were noticed on physical verification.
 - b) Quarterly returns or statements filed by the company with financial institutions or banks are in agreement with the books of account of the Company.
- (a) In our opinion and according to the information provided to us the company has made investments and granted unsecured loans and advances in nature of Loans as specified below. However the company has not provided any guarantees.
 - (A) Investments in Subsidiaries, Joint Ventures, Associates: (Amount in Rs.)

Aggregate amount during the year	Balance outstanding as on 31.03.2025
Nil	Nil
	the year

(B) Investments to other than Subsidiaries, Joint Ventures and Associates:

Nature	Aggregate amount during the year	Balance outstanding as on 31.03.2025
Investments	Nil	2,80,18,500.00
		105

(C)Loans and Advances Granted to other than Subsidiaries, Joint Ventures and Associates

Nature	Aggregate amount during the year	Balance outstanding as on 31.03.2025
Principal	7,00,00,000.00	0
Interest	71,87,655.00	

- (b) The terms and conditions of investments and loan and advances in the nature of loans made, are not prejudicial to the interest of the company.
- (c) According to the information provided to us by the company there is no stipulated repayment schedule for principal and interest on loans and advances granted during the year, since loans and advances granted are covered under clause (f).
- (d) There is no repayment schedule for the loans and advances granted, since loans and advances granted are covered under clause (f).
- (e) There is no renewal or extension or fresh loan granted to settle the over dues of existing loans given to same parties, hence the clause is not applicable.
- (f) During the year company has given loan to ASP PRIVATE LIMITED without specifying any terms or period of repayment. ASP private limited is a common

CHARTERED & ACCOUNTANTS ACCOUNTANTS &

FOR M. M. PALOD & CU

controlled entity and covered under the definition of section 2(76) of Companies Act 2013. The percentage of loan granted to total loans and advances is as below:

Particulars	Amount in Rs.	Percentage (%) of loan
Total loans and advances	7,02,66,182.00	· creentage (70) Or Ioan
Loans and advances granted to parties covered by definition under section 2(76) of Companies Act 2013	7,00,00,000.00	99.62%

- 4) In our opinion and according to the information and explanation given to us, the Company has complied with section 186 of companies act 2013 in respect of investments ,loans & advances granted in compliance with provisions of Section 185 of the companies act 2013. However company has not provided any guarantees or securities.
- 5) The Company has not accepted any deposits from the public during the year. Hence Clause 3(v) of the Order is not applicable.
- Maintenance of cost records has been specified by the Central Government under sub-section (1) of Section 148 of the Companies Act. However, the management explained that the information relating to cost data is available from the existing records maintained by the company.

7)

- (a) According to the information and explanations given to us, and the records of the Company examined by us, in our opinion, the Company is generally regular in depositing the undisputed statutory dues including Goods and service tax, provident fund, employees' state insurance, income tax, sales tax, wealth tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues as applicable with the appropriate authorities. There are no arrears of undisputed statutory dues outstanding as at March 31, 2025 for a period of more than six months from the date they become payable.
- (b) According to the information and explanations given to us, and the records of the Company examined by us, there are No dues of statutory dues referred to in sub-clause (a) which have not been deposited on account of any dispute.
- 8) There are no transactions which are not recorded in the accounts and have been disclosed or surrendered before the tax authorities as income during the year.
- a) In our opinion and according to the information and explanations given to us, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - b) The company has not been declared a willful defaulter by any Bank or financial institution or any other lender.



FOR M. M. PALOD & CO

- c) Term loans been used for the object for which they were obtained.
- d) The company has not used funds raised for a short term basis for long term purposes
- e) The company does not have associate or subsidiaries or joint ventures, hence the clause is not applicable.
- f) The company does not have associate or subsidiaries or joint ventures, hence the clause is not applicable.
- a) The company has not raised funds by way of Initial Public offer or Further Public offer (including debt Instruments) during the year and has been applied for the purpose of which those are raised.
 - b) The company has not made any private placement or preferential allotment of shares or convertible debentures (fully, partially or optionally convertible) during the year, whether the same is in accordance with section 42 and section 62 of the Companies Act, 2013.
- a) According to the information and explanations given to us, no fraud by the Company or on the Company has been noticed or reported during the course of our audit.
 - b) During the year, no report under sub-section (12) of section 143 of the Companies Act, 2013 has been filed by cost auditor/ secretarial auditor or by us in Form ADT -4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - c) There is no receipt of whistle-blower complaints; hence the clause is not applicable whether the complaints have been considered by the auditor.
- 12) In our opinion and according to the information and explanation given to us, the Company is not a Nidhi Company. Accordingly, Paragraph 3(xii) of the Order is not applicable.
- According to the information and explanations given to us based on our examination of the records of the Company, transactions with the related parties are in compliance with Sections 177 & 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- a) The company have an internal audit system in accordance with its size and business activities.
 - b) The reports of the internal auditors have been considered by the Statutory auditor.
- According to the information and explanations given to us and based on the examination of the records of the Company, the Company has not entered into non-cash transaction with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable



FOR M. M. PALOD & CO.

- a) In our opinion and according to the information and explanations provided to us, 16) the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Accordingly, paragraph 3(xvi) of the Order is not applicable. b) The company has not carried on any Non-Banking Financial or Housing Finance
 - activities (NBFC or HFC) without having a valid registration certificate from RBI.
 - c) The company is not a core Investment Company and hence clause is not applicable
 - d) The company is not a core Investment Company and hence clause is not applicable
- 17) The company has not incurred any cash losses in the financial year and the immediately preceding financial year; hence the clause is not applicable.
- There has been no resignation of statutory auditors during the year hence the clause 18) is not applicable.
- There is no Existence of any material uncertainty on the date of the audit report on 19) the basis of the ageing report, financial ratios and expected dates of realization of financial assets and payment of financial liabilities, any other information accompanying the financial statements, in the auditor's knowledge of the Board of Directors and management plan and the company can meet its the liabilities which exist as at the balance sheet date when such liabilities are due in the future.
- (a) whether in respect of other than ongoing projects, the company has transferred 20) the unspent amount to a Fund specified in Schedule VII to the Companies Act within a period of 6 months from the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said act- no unspent amount hence clause is not applicable.
 - (b) Yes the company has transferred and deposited the amount which remains unspent under sub-section (5) of section 135 of the companies act, pursuant to ongoing project, to a special account in accordance with provisions of section 135 (6) of the Companies Act, 2013.

For MM PALOD& CO... **Chartered Accountants** Firm Regn.No.0060207S

Place: Hyderabad Date: 19/05/2025

UDIN: 25200858BMIKQG2918

Murali Manohar (Partner)

M.No -200858

ANNEXURE - B TO AUDITORS' REPORT

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

Opinion:

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

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 issued by the Institute of Chartered Accountants of India.

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing

CHARTERED ACCOUNTANTS FRR No. 0060273

For M. M. PALOD & CO

PARTNER

the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting:

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

For MM PALOD& CO., Chartered Accountants Firm Regn.No.0060207S

Murali Manohar

(Partner) M.No -200858

Place: Hyderabad Date: 19/05/2025

UDIN: 25200858BMIKQG2918

(CIN: L63000TG1989PLC010271)

REGISTERED OFFICE: 11-70/5, G.P.COMPLEX, BALANAGAR, HYDERABAD-500018 (TELANGANA)

Balance Sheet as at 31st March 2025

(All amounts in INR Lakhs except otherwise stated)

Particulars	Note	As at 31 March 2025	As at 31 March 2024
Assets			
Non-current assets			
Property, plant and equipment	4		
(a) Tangible		10971.76	7264.6
(b) Capital work-in-progress		1234.27	359.2
(c) Investment property		11.67	12.7
Intangible assets			
Financial assets			
(a) Investments	5	280.82	280.8
(b) Other financial Assets	-	200.02	200.0
Non-current Tax assets(Net)	6	0.00	0.0
Other non-current assets	7	618.16	568.7
Deferred tax assets (net)	,	018.10	300.7
Total non-current assets		13116.67	0406.0
Current assets		13116.67	8486.2
Financial assets			
(i) Inventories	0	1051.10	
1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /	8	4071.42	3637.2
(ii) Trade receivables	9	7748.39	6331.0
(iii) Cash and cash equivalents	10	800.93	815.6
(iv) Bank balances other than (iii) above			
(v) Loans	11	14.38	1527.9
(vi) Other financial assets			
Other current assets	12	3089.94	2430.2
Total current assets	<u> </u>	15725.06	14742.1
Total assets		28841.73	23228.3
Equity and liabilities			
Equity			
Equity share capital	13	1045.20	1045.20
Other equity	14	13432.66	9888.33
Total equity		14477.86	10933.53
Liabilities			
Non-current liabilities			
Financial liabilities			
(i) Borrowings	15	3280.82	1606.09
(ii) Lease Liabilities		020002	
Provisions			
Deffered Tax Liability (net)	16	555.34	605.74
Total non-current liabilities	10	3836.16	2211.84
Current liabilities		3636.16	2211.84
Financial liabilities			
i)Borrowings	17	5000 54	
ii) Lease Liabilities	17	7832.56	5716.05
iii) Trade payables	10		
(a) Total outstanding dues of Micro and small	18		
Enterprises			
		342.31	114.93
(b) Total outstanding dues of Creditors other than Micro	10		
nd small Enterprises		660.99	815.45
iv) Other financial liabilities			
Other current liabilities	19	1584.00	3288.66
Provisions	20	107.85	147.92
otal current liabilities		10527.71	10083.01
otal liabilities		14363.87	12294.85
Total equity and liabilities		28841.73	23228.37

Significant Accounting Policies:

See accompaying notes to the financial statement

As per our report of even date attached

For M M PALOD & CO. **Chartered Accountants**

ICAI Firm Registration No.: 006027S

Murali Manohar Palod (Partner)

Membership No: 200858 Place: Hyderabad Dated: 19.05.2025

UDIN NO: 25200858BMIKQG2918

For Geekay Wires Ltd

CIN: L63000TG1989PLC01027

Ghanshyam Dass

Chairman & Managing Director DIN: 0153915

Abhijit Patki

(CFO)

Kirti Gupta (Company Secretary & Compliance Officer)

GEEKAY WIRES LIMITED (CIN: L63000TG1989PLC010271)

REGISTERED OFFICE: 11-70/5, G.P.COMPLEX, BALANAGAR, HYDERABAD-500018 (TELANGANA)

STATEMENT OF PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2025

(All amount in INR Lakhs except for the share data & except otherwise stated)

Particulars	Note	Year ending 31 march 2025	Year ending 31 March 2024
Revenue from operations		15001.40	41155 20
Income from operations	21	45831.49	41155.20 2911.17
Other income	22	4118.05	44066.36
Total income		49949.53	44000.30
Expenses:		20257.02	32325.12
Cost of materials consumed	23	38357.82	0.00
Purchases of stock-in-trade	_	0.00	97.52
Changes in inventories of finished goods and stock- in-trade	24	-560.40	1686.12
Employee benefit expenses	25	1944.12	534.75
Finance costs	26	791.35	539.72
Depreciation and amortisation expense		737.02	3402.67
Other expenses	27	3908.52	38585.90
Total expenses		45178.43	36363.90
Profit before exceptional items and tax		4771.10	5480.47
Exceptional items		4771.10	5480.47
Profit before tax		4//1.10	5400.17
Tax expense		1116.70	1508.74
(i) Current tax		31.80	
(ii) Deferred tax		3622.60	
Profit for the year (A)		3022.00	000200
Other comprehensive income Items that will not to be reclassified subsequently to statement of profit or loss Items that will not to be reclassified subsequently to statement of profit or loss			
Gain/(loss) of remeasurement of the net defined benefit obligation		0.00	0.00
Income tax relating to those items		0.00	
Other comprehensive income for the year (B)		3622.60	3852.96
Total comprehensive income for the year (A+B)			
Earnings per share (EPS) - nominal value of ₹2 each Basic & Diluted EPS 2/- per sahre face value	0	6.93	7.37

Significant Accounting Policies :

See accompaying notes to the financial statement

As per our report of even date attached

For M M PALOD & CO.

Chartered Accountants

ICAI Firm Registration No.: 006027S

Murali Manohar Palod (Partner)

Membership No: 200858

Place: Hyderabad Dated: 19.05.2025

UDIN NO: 25200858BMIKQG2918

For Geekay Wires Ltd

CIN: L63000TG1989PLC010271

Ghanshyam Dass

Chairman & Managing Director

DIN: 01539152

Abhijit Patki

(CFO)

Kirti Gupta

(Company Secretary & Compliance Officer) back

Hyderabad)

	AY WIRES LTD o financial statements		
Particu	ılars	As at 31 March 2025	As at 31 March 2024
Note 4	Property plant and equipment		
	a) Gross Block of tangible assets	14,450.53	10,013.1
	Less:Depreciation reserve	3,467.10	2,735.7
	Net Block	10,983.43	7,277.4
	b) Capital work in Progress	359.21	67.4
	Add:Addition	875.06	291.7
	Total:CWIP	1,234.27	359.2
		12,217.69	7,636.6
Note 5	INVESTMENTS		
	Investment in ASP Pvt Ltd (28950 shares @100)	280.82	280.82
		280.82	280.82
Note 6	Non-current Tax assets(Net)		
Note 0	, , ,		,
	MAT credit to be adjusted	-	-
		_	
Note 7	Other non-current assets		
	Security Deposits-government	304.86	337.45
	Security Deposits-others	313.31	231.33
		618.16	568.78
			3 2
Note 8	Inventories		
	a) Raw Materials	2,585.66	2,711.90
	b) Work in Progress	151.53	140.52
	c) Finished Goods	830.18	
	d) Stock in Trade (Goods acquired for trading)	115.81	651.43
	e) Scrap	61.22	38.46
	f) packing material	16.11	31.28
	g) Consumable Store	225.11	
	f) Store and spares	85.80	7.63
		4,071.42	56.03 3,637.25

physically verified by management as on 31 March 2025



GEEKAY	WIRES LTD		
Notes to	financial statements continued		
	Particulars	As at 31 March 2025	As at 31 March 2024
Note 9	Trade receivables		*
	Above Six Months	146.11	226.14
	Below Six Months	7,602.29	6,104.92
		7,748.39	6,331.06
	Less: Allowance for doubtful debts	, -	_
		7,748.39	6,331.06
Note 10	Cash and cash equivalents		
	Balance with banks		
	-Current accounts	586.14	625.57
	Cash in Hand	7.17	8.23
	Fixed depositsat City Union Bank *	207.09	156.54
	Fixed deposits at Indian bank *	0.54	25.30
		206.55	131.23
	*Includes deposits with bank and margin money aga	inst the Bank Guarantee	
Note 11	Loans		
	Staff Advance	14.38	11.71
	Loan to ASP Pvt Ltd	-	1,516.25
		14.38	1,527.96
			1
Note 12	Other current assets		
	Advances to Suppliers	1,727.10	1,511.63
	Balance with Revenue Authorities	1,328.67	868.86
	Others	0.38	0.60
	Other advances	-	-
	a) Interest accrued on fixed deposits	1.34	3.76
	b) Advance Tax & TDS & TCS	-	-
	c) Prepaid Expenses	32.46	
		3,089.94	2,430.21

FOR M. M. PALOD & CO.

(PARTNER)

PALOD & CO.

PALOD & CO.



GEEKAY WIRES LTD

Notes to financial statements continued...

(Amount in Lacs except for number of shares & wherever stated)

Particula	rs	As at 31 March 2025	As at 31 March 2024
Note 13	Share capital*		
	Authorized		
	Equity shares		
	5,30,00,000 (31 March 2023: 1,06,00,000,) ₹2 each	1,060.00	1,060.00
	Issued		
	Equity Shares	100	
	5,22,60,000 (31 March 2023: 1,04,52,000) ₹2 each	1,045.20	1,045,20
	Subscribed and fully paid-up		
	5,22,60,000 (31 March 2023: 1,04,52,000) ₹2 each	1,045.20	1,045.20
		1,045.20	1,045.20

^{*} The company on 31/08/2023 has sub divided each of the Equity Shares of the company having face value of Rs 10/- each in Authorised, Issued, Subscribed and paid up Share Capital of the company into Five (5) Equity Shares having a face value of Rs 2/- each fully paid, of the Company before the National Stock Exchange. All the relevant procedures and execution is in progress to give effect to this decision from the record date.

a. Rights, preferences and restrictions attached to the equity shares:

The Company has a single class of equity shares. Accordingly, all equity shares rank equally with regard to dividends and share in the Company's residual assets. The equity shares are entitled to receive dividend as declared from time to time. The voting rights of an equity shareholder on a poll (not on show of hands) are in proportion to their share of the paid-up equity capital of the Company. Voting rights cannot be exercised in respect of shares on which any call or other sums presently payable have not been paid. Failure to pay any amount called up on shares may lead to forfeiture of the shares. On winding up of the Company, the holders of equity shares will be entitled to receive the residual assets of the company, remaining after distribution of all preferential amounts in proportion to the number of equity shares held.

b. Reconciliation of shares outstanding at the beginning and at the end of the reporting period

Particulars	As at 31 March 2025		As at 31 March 202	4
	Number of shares	Amount	Number of shares	Amount
Equity shares	12			
At the beginning of the year	5,22,60,000	1,045.20	5,22,60,000	1,045.20
Issued during the year	-	-		-
Outstanding at the end of the year	5,22,60,000	1,045.20	5,22,60,000	1,045.20

Particulars		s at rch 2025	As at 31 March 2024		
	Number of	% of Holding	Number of	% of Holding	% of change
Ashish Kandoi	27,36,170	5.24	27,36,170	5.24	0.00
Kandoi Industries India Pvt Ltd	1,04,43,755	19.98	1,04,43,755	19.98	0.00
Anuj Kandoi	8,60,570	1.65	8,60,570	1.65	0.00
Saroj Bala	34,92,230	6.68	34,92,230	6.68	0.00
Ghanshyam Dass	38,16,199	7.30	37,91,610	7.26	0.05
Ghanshyam Das HUF	34,93,990	6.69	34,93,990	6.69	0.00

d. Particulars of Promoters holding

Particulars	As at 31 March 2025		As at 31 March 2024		
	Number of	% of Holding	Number of	% of Holding	% of change
Ashish Kandoi	27,36,170	5.24	27,36,170	5.24	0.0000
Kandoi Industries India Pvt Ltd	1,04,43,755	19.98	1,04,43,755	19.98	0.00
Anuj Kandoi	8,60,570	1.65	8,60,570	1.65	
Saroj Bala	34,92,230	6.68	34,92,230	6.68	0.00
Ghanshyam Dass	38,16,199	7.30	37,91,610	7.26	
Ghanshyam Das HUF	34,93,990	6.69	34,93,990	6.69	

Note 14 Other equity

Particulars	As at 31 March 2025	As at 31 March 2024
(a) Securities premium reserve-opening	1,342.66	1,342.66
Received during the year		
Closing balance	1,342.66	1,342.66
b) Revaluation reserve	468.03	468.03
Received during the year	-	400.03
Closing balance	468.03	468.03
c)Surplus in the statement of profit and loss	10000	400.03
Opening balance	8,077.63	4,506.87
Profit for the year	3,622.60	3,852.96
ess:Dividend paid during the year	(313.57)	(282.20)
Add: excess provision made reversed during the year	215.30	_
Add:Capital industrial Subsidy	20.00	-
Closing balance	11,621.97	8,077.63
Total	13,432.66	9,888.33





	Particulars	As at 31 March 2025	As at 31 March 2024
Note 15	Long Term Borrowings Secured: a) Other Loans & Advances i) from Banks & Financial Institutions # ii) Loans from Others Unsecured: a) Loans from Financial Institutions b) Loans from Others ##	3,228.93 51.89 3,280.82	1,508.16 97.93 1,606.09

Secured Loans from Bank & Financial Institutions referred above, to the extent of Term Loans

The Term Loans are secured by means of charge on the fixed assets of the company, which were created out of the said loans. These term loans are repayable on agreed term sanctions. Further these loans were secured by mortagage or various properties standing in the name of the company and its directors apart from personal gurantees of the directors.

Note 16	Deferred Tax Liability		A Section
	Related to depreciation on Fixed Assets	523.53	605.74
	Neutral to depression of the second of the s	523.53	605.74
Note 17	Short Term Borrowing		
	Secured: a) Working Capital Loans from Banks# b)Current portion of term loans (payable in next one year)	7,403.42 429.14	5,286.91 429.14
	b) Current portion of term tours (payable action one)	7,832.56	5,716.05

Working capital loan taken from City Union Bank is secured by hypothecation of stock & book debts, Machinery, land & Buildings apart from personal gurantees of the directors.

Note 18	Trade payables	100 67%	
11010 20	Total outstanding dues of micro and small enterprises (refer note be.	342.31	114.93
	Total outstanding dues of other than micro and small enterprises	660.99	815.45
	Others (Unclassified)	1,003.30	930.38

The Ministry of Micro, Small and Medium Enterprises has issued an Office Memorandum dated 26 August 2008 which recommends that the Micro and Small Enterprises should mention in their correspondence with its customers the Entrepreneurs Memorandum Number as allotted after filing of the Memorandum. Accordingly, the disclosure in respect of the amounts payable to such enterprises as at reporting date has been made in the standalone financial statements based on information received and available with the Company and has been relied upon by the auditors.

Further, in the view of the management, the impact of interest, if any, that may be payable in accordance with the provisions of the Micro, Small and Medium Enterprises Development Act, 2006 ("the MSMED Act") is not expected to be material. The Company has not received any claim for interest from any supplier under the said Act.

	from any supplier under the said Act.		
Particula		As at 31 March 2025	As at 31 March 2024
Note 19	Other Current Liabilities Advance Received from Customers Other Payables Security Deposit(Rent) Wages (Deposit)	58.77 1,471.15 - 54.09 1,584.00	51.08 3,181.60 1.95 54.03 3,288.66
Note 20	Provisions a) Provision for Employee Benefits b) Internal Audit Fees & cost audit payable c) Provision for Income Tax	136.91 (13.51) (15.56)	5.18





or M. M. PALOD 8

GEEKAY WIRES LTD

Notes to financial statements (continued) (Amount in Lacs except for number of shares & wherever stated)

Particulars	As at 31 March 2025	As at 31 March 202
Note 21 Sale of Goods		* * * *
Sale of Products (Total)	45,831.49	41,155.2
Operating income	-	11,100.2
	45831.49	41155.
Note 22 Other Income		11100.
Drum Cost	9.26	8.
Freight Income	3227.55	2126.
Interest income	88.87	33.
Rent Income	7.15	8.
Commission	10.00	38.
CVD DUTY Charges	11.66	0.
Duty Draw Back on export sales	396.46	422.
Profit on Foreign Exchange Fluctuation	380.82	213.
Rate & Weight Difference	-69.09	43.
Other Non Operating Income*	-0.27	-2.2
CVD DUTY Charges	0.00	18.1
miscellaneous income	0.73	
Proift on sale of Asset	5.62	1.
Industrial Subsidy	49.28	0.0
	4118.05	0.0
ote 23 COST OF MATERIALS CONSUMED	4110.03	2911.1
Purchase of Raw Materials	26 71 5 47	20.027.0
Add: Purchase of Consumable stores(exempted)	36,715.47	29,827.94
Add: Clearing and Forwarding, Freight	603.34	618.38
Add: Loading and Unloading charges	519.00	358.79
Add: Transport Charges	22.74	5.55
Add: Opening Bal. of Raw materials	371.04	345.36
Less: Closing Stock	2,711.90	3,881.00
Dess. Closing Stock	(2,585.66)	(2,711.90
ote 24 CHANGES IN INVENTORIES	38,357.82	32,325.12
Finished Goods		
- Opening Balance	(54.40	2
**Less: Closing Balance	651.43	643.49
Increase/Decrease in Inventory	830.18	651.43
	(178.75)	(7.94
Work In Progress		
- Opening Balance	140.52	217.84
Less: Closing Balance	151.53	140.52
Increase/Decrease in Inventory	(11.00)	77.32
Stock In Trade		
- Opening Balance		
Less: Closing Balance	115.81	-
Increase/Decrease in Inventory	(115.81)	-
Scrap		
- Opening Balance	38.46	119.55
Less: Closing Balance*	61.22	38.46
Increase/Decrease in Inventory	(22.76)	81.09
Packing Material	* 1:	
- Opening Balance	31.28	0.71
Less: Closing Balance	16.11	31.28
In avonage /De avonage in Y	15.17	(30.57)
Increase/Decrease in Inventory		(==.57)
Consumable Store	1	
Consumable Store - Opening Balance	63.66	41.28
Consumable Store		41.28 63.66
Consumable Store - Opening Balance	63.66 310.91 (247.25)	41.28 63.66 (22.38)

of Rs 29808282.42 which is shown separtely under exceptional item in Pofit & Loss Account as per IND AS 1 & Net finished stock carried to balancesheet i.e. Rs 64349190 after excluding loss on fire amount from finished goods value

Note 25 Employee benefit expenses		
Directors Remuneration Staff Welfare Expenses Contribution to provident and ESI other funds Salaries, Wages and Bonus Gratuity expense	171.43 6.80 14.37 1,756.34 (4.82)	88.00 19.38 30.34 1,497.84 50.57
Note 26 Finance cost	1,711.12	1,000.12
Interest & Discounting Charges Bank Charges Processing Charges	760.25 28.12 2.98	510.10 24.64
Note 27 Other expenses	791.35	534.75
a) Manufacturing Expenses b) Administrative Expenses c) Selling and Distribution Expenses	1,370.18 1,446.73 1,091.62	1,191.29 1,393.22 818.17





3,402.67

27. OTHER EXPENSES:		<u> </u>
Particulars	As at 31 March 2025	As at 31 March 2024
a) Manufacturing Expenses		
Shortage / Excess	9.69	8.99
Shed Repair & Maintanance	26.98	13.60
Work Contrcat Charges_Loading & Unloading)	195.97	92.03
Factory Maintenance Expenses A/c	7.63	7.20
Electricity Charges	977.65	950.92
Repair & Maintance -Factory	80.19	64.97
Repairs- Crane	4.16	3.15
Machinery Repairs / Maintanance	1.09	0.56
Works Contract Charges	52.20	45.67
lobwork	14.62	4.20
SUB TOTAL ((a) 1370.18	1191.29
b) Administrative Expenses		
Factory Staff Room Rent	26.18	40.77
RENT PAID (SHANKARAMPET)	33.00	18.60
RENT	6.75	2.25
RENT PAID - G.P.COMPLEX OFFICE	3.71	2.70
RENT PAID -WADIARAM	35.00	12.00
Advertisement Expenses	4.42	1.15
udit Fees	5.51	5.57
.M.C	4.54	4.13
Computer Expenses	3.74	4.15
onveyance expenses	2.83	0.96
ONSULTANCY SERVICES	0.86	0.98
ALIBRATION CHARGES	2.31	0.00
EMURRAGE / DETENTION CHARGES (RCM)	0.22	0.33
OOKS ANDPERIODICAL	1.03	0.00
EMURRAGE CHARGES	2.56	4.25
ETENTION CHARGES	2.83	6.15
irector Sitting Fees	1.95	B-14-4 (1995)
onation	0.96	. 1.95
ectricity Charges-Office	1.25	1.06
SIC Damage Charges	0.00	0.29
gratia compensation	1.44	1.76
ACTORY INSURANCE		0.00
khibition Charges	3.68	5.25
istag Expenses	32.10	10.54
ESEL & FUEL FOR VEHICLES	14.02	13.76
re Charges	118.85	141.64
spection Charges	1.33	1.96
COME TAX EXPENES	0.87	3.23
surance	0.00	0.61
terest on Late Payment of Custom Duty	13.42	4:44
erest on Late Payment of Custom Duty	0.74	M M PAL 0.21
Hydelab	ad 5.1201	M. M. 15.93

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(PARTNE

Interest on OSt Late Payment INTEREST ON TDS LATE PAYMENT	To a company of the c		
Internet Expenses 3.02 2.30 Labour Charges 6.26 1.34 LEGAL CHARGES 4.05 0.00 LEGAL CHARGES 4.05 0.00 LC Discounting/Handling Charges 1.82 0.19 L.D.Charges Deduction 38.27 56.88 1.82 0.19 L.D.Charges Deduction 38.27 56.88 Licences & Renewals 9.09 14.42 Listing Fee -NSE 0.00 3.25 Lorry Repaire & Maintenance 3.69 8.12 0.19 Medical Expense 2.08 2.68 Membership, Subscription & Renewal Charges 2.96 25.72 Mobile Expenses 0.19 0.25 Mobile Expenses 0.10 0.74 Mobile Expenses 0.00 0.74 Mobile Expenses 0.00 0.74 Mobile Expenses 0.00 0.74 Mobile Expenses 0.75 0.00 0.75 Mobile Expenses 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20 0.75 0.20	Interest on Gst Late Payment	0.00	6.26
Labour Charges		0.02	0.35
LEGAL CHARGES	5	3.02	2.30
Late Document Charges LC Discounting/Handling Charges LD. Charges Deduction 38.27 56.88 Licences & Renewals Listing Fee - NSE Licences & Renewals Medical Expense 2.08 2.68 Membership, Subscription & Renewal Charges Miscellaneous Expn. No Rice Renewal Charges Miscellaneous Expn. No Rice Renewal Charges No Jeps Non Travelling OFFICE EXPENSES /MAINTENANCE OFFICE EXPENSES /MAINTENANCE OFFICE ARROES PENALTY PETROL CHARGES POUJA EXPENSES POOJA EXPENSES POOJA EXPENSES POOJA EXPENSES POOJA EXPENSES POTAS Portage Expenses Printing & Stationery Professional Charges 11.05 Professional Tax Property Tax D.10 Professional Tax Property Tax Property Tax PV Expenses REPAIR AND MAINTENANCE Repair & Maintenance - Computer ROAD TAX Service Charges Stamping/Franking Expenses 1.22 Stamping/Franking Expenses 1.25 Stamping/Franking Expenses 1.26 Stamping/Franking Expenses 2.85 Stamping/Franking Expenses 2.85 Stamping/Franking Expenses 2.85 1.90 Vision Profession 1.178 Travelling Expenses 0.00 Vision Profession Not Targes 0.00 Vision Profession Not Targes 0.00 Not Taxelling Not		6.26	1.34
Late Document Charges 0.24 0.00 1.00		4.05	0.00
LC Discounting/Handling Charges 1.82 0.19 LD.Charges Deduction 38.27 56.88 1.40		0.24	
L.D.Charges Deduction 38.27 56.88 Licences & Renewals 9.09 14.42 Listing Fee -NSE 0.00 3.25 14.42 Listing Fee -NSE 0.00 2.68 8.12 Medical Expense 2.08 2.68 2.572 Miscellaneous Expn. 0.84 1.25 Mobile Expenses 0.19 0.25 1.55 1.65 1.61 1.06 0.00 0.00 1.74 1.00 0.0		1.82	0.19
Licences & Renewals 9.09 14.42 Listing Fee -NSE 0.00 3.25 5.75 Medical Expense 2.08 2.68 Membership, Subscription & Renewal Charges 2.96 25.72 Miscellaneous Expn. 0.84 1.25 Mobile Expenses 0.19 0.25 Non Travelling 4.75 0.00 0.75 Non Travelling 4.75 0.00 0.76 Control Con		38.27	
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Lorry Repaire & Maintenance 3.69 Medical Expense 2.08 2.09 2.29 2.29 2.29 2.25 2.00 2.5 2.00 2.5 2.00 2.5 2.00 2.5 2.00		0.00	
Medical Expense 2.08 2.68 Membership, Subscription & Renewal Charges 22.96 25.72 Miscellaneous Expn. 0.84 1.25 Mobile Expenses 0.19 0.25 Non Travelling 4.75 0.00 OFFICE EXPENSES /MAINTENANCE 1.61 1.06 OTHER CHARGES 0.08 0.50 PENALTY 0.00 1.74 PETROL CHARGES 5.29 2.43 Pollution Expenses 4.65 9.05 POLA EXPENSES 1.75 1.67 Postage Expenses 0.73 0.22 Printing & Stationery 27.20 22.61 Professional Charges 61.17 60.90 Professional Tax 0.10 17.86 Property Tax 10.16 9.76 PV Expenses 11.05 85.01 Registration Fees 11.05 85.01 Registration Fees 11.05 85.01 Repair & Molmitenance - Computer 0.02 0.58 ROAD TAX 1.6	Lorry Repaire & Maintenance	3.69	
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Mobile Expenses 0.19 0.25 Non Travelling 4,75 0.00 OFFICE EXPENSES / MAINTENANCE 1.61 1.06 OTHER CHARGES 0.08 0.50 PENALTY 0.00 1.74 PETROL CHARGES 5.29 2.43 Pollution Expenses 4.65 9.05 POOJA EXPENSES 1.75 1.67 Postage Expenses 0.73 0.22 Professional Charges 61.17 60.90 Professional Tax 0.10 17.86 Property Tax 0.10 17.86 PV Expenses 11.05 85.01 Registration Fees 11.05 85.01 Registration Fees 0.89 2.49 REPAIR AND MAINTENANCE 21.76 0.00 Repair & Maintenance - Computer 0.02 0.58 ROAD TAX 1.63 1.64 Round Off 0.00 0.01 Security Charges 42.47 23.67 Service Charges 42.47 23.67 Service Charges 42.47 23.67 Service Charges 42.47 23.67 Service Charges 42.47 2.90 Tally Software (Renewal Fee) 0.12 0.00 Telephone Charges 9.87 9.02 Travelling Expenses 7.74 1.47 Travelling Expenses 7.74 9.90 Visa Expenses 7.75 7.74 Velicle Parking Charges 0.00 0.00 Visa Expenses 0.00 0.00	Miscellaneous Expn.		
Non Travelling	Mobile Expenses		1
OFFICE EXPENSES /MAINTENANCE 1.61 1.06 OTHER CHARGES 0.08 0.50 PENALTY 0.00 1.74 PETROL CHARGES 5.29 2.43 Pollution Expenses 4.65 9.05 POOJA EXPENSES 1.75 1.67 Postage Expenses 0.73 0.22 Printing & Stationery 27.20 22.61 Professional Charges 61.17 60.90 Professional Tax 0.10 17.86 Property Tax 10.16 9.76 PV Expenses 11.05 85.01 Registration Fees 11.05 85.01 Registration Fees 0.89 2.49 REPAIR AND MAINTENANCE 21.76 0.00 ROAD TAX 1.63 1.64 ROAD TAX 1.63 1.64 ROAD TAX 1.63 1.64 Service Charges 42.47 23.67 Service Charges 10.46 10.84 Stamping/Franking Expenses 1.22 1.82	Non Travelling	1000000	
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PETROL CHARGES 2.43 Pollution Expenses 4.65 9.05 POOJA EXPENSES 1.75 1.67 1	PENALTY		
Pollution Expenses 4.65 9.05 Pollution Expenses 1.75 1.67 Postage Expenses 0.73 0.22 Printing & Stationery 27.20 22.61 Professional Charges 61.17 60.90 Professional Tax 0.10 17.86 Property Tax 10.16 9.76 PV Expenses 11.05 85.01 Registration Fees 11.05 85.01 Registration Fees 21.76 0.00 Repair & Maintenance - Computer 0.02 0.58 ROAD TAX 1.63 1.64 Round Off 0.00 0.01 Security Charges 42.47 23.67 Service Charges 10.46 10.84 Stamping/Franking Expenses 1.22 1.82 Stipend A/C. 73.12 72.44 Sundry Balances Written Off 7.47 -2.90 Tally Software (Renewal Fee) 0.12 0.00 Telephone Charges 0.95 1.05 Tender Expenses 2.85 3.12 Tersting Charges 9.87 9.02 Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.00 0.00 Workers Welfare Expenses 0.00 0.26 Workers Welfare Expenses 0.00 0.26 Workers Welfare Expenses 0.00 0.00 Workers Welfare Expenses 0.00 0.26 Workers Welfare Expenses 0.00 0.00 Workers Welfare Expenses 0.00 0.0	PETROL CHARGES	1000000000	
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Printing & Stationery Professional Charges Professional Charges Professional Tax Property Tax Property Tax PV Expenses Registration Fees Registration Fees Repair & Maintenance - Computer Road Off Security Charges Stipend A/C. Sundry Balances Written Off Tally Software (Renewal Fee) Telephone Charges Testing Charges Testing Charges Website Expenses 10.10 17.86 60.90 22.61 61.17 60.90 61.17 61.17 60.90 61.17 60.90 61.17 61.17 60.90 61.17 60.90 61.17 61.17 60.90 61.17 61.17 60.90 61.17 61.17 60.90 61.17 61.17 60.90 61.17 61.17 61.17 60.90 61.17 61.17 61.17 60.90 61.17 61.17 60.90 61.17 61.17 61.17 61.17 60.90 61.17 61.			
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Stipend A/C. 73.12 72.44 Sundry Balances Written Off -7.47 -2.90 Tally Software (Renewal Fee) 0.12 0.00 Telephone Charges 0.95 1.05 Tender Expenses 2.85 3.12 Testing Charges 9.87 9.02 Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		1	10.84
Sundry Balances Written Off 73.12 72.44 Tally Software (Renewal Fee) 0.12 0.00 Telephone Charges 0.95 1.05 Tender Expenses 2.85 3.12 Testing Charges 9.87 9.02 Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		1	1.82
Tally Software (Renewal Fee) 0.12 0.00 Telephone Charges 0.95 1.05 Tender Expenses 2.85 3.12 Testing Charges 9.87 9.02 Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49	The same transfer of the same	1	72.44
Telephone Charges 0.95 1.05 Tender Expenses 2.85 3.12 Testing Charges 9.87 9.02 Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49			-2.90
Tender Expenses Testing Charges Transport Charges (Non Local) Travelling Expenses Vehicle Expenses A/c Vehicle Parking Charges Weighing Charges Website Expenses Website Expenses Workers Welfare Expenses 1.05 3.12 9.02 11.78 11.47 49.90 12.23 0.00 0.00 0.00 0.00 0.88 0.21 0.08 0.89 0.249	1.50	1	0.00
Testing Charges 9.87 9.02 Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18		0.95	1.05
Transport Charges (Non Local) 11.78 11.47 Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		2.85	3.12
Travelling Expenses 56.77 49.90 Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		9.87	9.02
Vehicle Expenses A/c 12.23 0.00 Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		11.78	11.47
Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		56.77	49.90
Vehicle Parking Charges 0.00 0.00 VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		12.23	0.00
VISA EXPENSES 0.88 0.21 Weighing Charges 0.08 0.89 Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18 22.49		0.00	0.00
Weighing Charges Website Expenses Workers Welfare Expenses 0.08 0.89 0.26 40.18		0.88	
Website Expenses 0.00 0.26 Workers Welfare Expenses 40.18		0.08	
Workers Welfare Expenses 40.18		0.00	
Vendor Registration Charges 1.34		40.18	
Line I Saller	Vendor Registration Charges	For Mo.44 P	ALUG
		1 0.	Link

CHARTERED CACCOUNTARTS FRA Rb. 0660278 *

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Waste Water Uspuda Claringes Substitution Section	Waste water disposal charges	3.94	4.47
Internal Audit Fees		G00270 D	
COST AUDIT FEE			
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Freight Outward Charges	A CONTROL OF THE PROPERTY OF T	6.59	=
OCEAN FREIGHT (CFR) 1.65 2.61 OCEAN FREIGHT (CIF) 224.57 280.36 Ocean Freight (DDP) 24.57 14.27 OCEAN FREIGHT MISCELLANEOUS - - Courier / Cargo Charges 13.36 6.99 SUB TOTAL (c) 1091.62 825.15	320 13	_	
OCEAN FREIGHT (CIF) 224.57 280.36 Ocean Freight (DDP) 24.57 14.27 OCEAN FREIGHT MISCELLANEOUS - - Courier / Cargo Charges 13.36 6.99 SUB TOTAL (c) 1091.62 825.15		1.65	2.61
Ocean Freight (DDP) 24.57 14.27 OCEAN FREIGHT MISCELLANEOUS - - Courier / Cargo Charges 13.36 6.99 SUB TOTAL (c) 1091.62 825.15		224.57	280.36
OCEAN FREIGHT MISCELLANEOUS Courier / Cargo Charges SUB TOTAL (c) 13.36 6.99 825.15		24.57	14.27
Courier / Cargo Charges 13.36 6.99 SUB TOTAL (c) 1091.62 825.15		_	-
SUB TOTAL (c) 1091.62 825.15	Control Control (Control Control Contr	13.36	6.99
	CUID TOTAL (-)		825.15
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GEEKAY WIRES LIMITED FIXED ASSETS & DEPRECIATION SCHEDULE AS ON 31-03-2025

		GROSS BLOCK	LOCK			DEDRECIATION	MULT			
Description of Asset			Deletions			DEFINECT	NOILE		NET BLOCK	OCK
Jassey In House, and the second	Cost as on 01.04.2024 Rs.	Additions During the Year	During the Year	Total as on 31.03.25 Rs.	Depreciation As on 01.04.24	Depreciation As Depreciation for on 01.04.24 the Year Rs.	Deletions During the Year	Total Depreciation Rs.	WDV As on	WDV As on
LAND	778.65	0.00	00:00	778,65	0.00	0.00		000	77877	92.03.£024
FACTORY & OFFICE BUILDING	896.33	1443.89	0.00	2340.22	285 99	70 77			0000	(10.077
PLANT AND MACHINERY	7572.37	7973 55	67 1				00:00	330.93	2009.29	610.34
			0.00	10490.29	2081.45	599.58	5.63	2675.40	7814.89	5490.91
OFFICE EQUIPMENT	99.22	31.74	0.00	130.97	63.12	17.09	0.00	80.21	50.76	36.10
COMPUTER	52.74	4.36	0.00	57.10	42.80	9.21	0.00	52.02	5.08	0 03
FURNITURE & FIXTURES	45.48	0.75	0.00	46.22	39.73	17	000	000		00.0
CIECTE INCTAIL							0.00	40.88	5.35	5.75
ELECT NICAL INSTALLATIONS	186.68	8.43	00.00	195.11	62.42	12.60	00.00	75.01	120.09	124.26
VEHICLES	362.54	30.29	0.00	392.83	141.05	52.45	00 0	102 E1		
DG SET	17.35							TC:CET	199.32	221.49
	CC:/T	0.00	0.00	17.35	17.35	00.00	00.00	17.35	0.00	0.00
NEW ROAD	1.80	0.00	00.00	1.80	1.80	0.00	00 0	00 1		
Total	10013.15	4443 01	63 1	4				1:00	00.0	0.00
CAPITAL WID			50.5	14420.53	2735.72	737.02	5.63	3467.10	10983.43	7277.43
WADIADAM	359.21	1613.36	738.30	1234.27	0.00	0.00	0.00	00.00	1234.27	359.21
WADIARAIVI										
unit 3	L			0	0.00	0.00	000	000	0	0
Total	10,372.36	6,056.37	743.93	15,684.80	2735.72	737 03		000	0.00	0.00
						70.161	5.63	3467.10	12217.69	7636.64







(CIN: L63000TG1989PLC010271)

REGISTERED OFFICE: 11-70/5, G.P.COMPLEX, BALANAGAR, HYDERABAD-500018 CASH FLOW STATEMENT FOR THE PERIOD ENDED 31st March 2025

		(Amount i	n Lakhs)
	Particulars	Year ended	Year ended
Sl. No		31 March, 2025	31 March, 2024
A)	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit before Tax	4771.10	5480.47
	Adjustment for:	=:=	
	Depreciation & Amortization Expenses	737.02	539.72
	Interest paid	760.25	510.10
	Profit on Sale of Fixed Asset	-5.62	-1.15
	Profit From Foreign Exchange Flucations	-380.82	-213.63
	Interest Received	-88.87	-33.12
	Operating profit before Working Capital changes Adjustment for	5793.06	6282.39
	Increase(Decrease) in Inventories	-434.17	1266.62
	Increase(Decrease) in Trade receivables	-1417.33	
	Increase(Decrease) in Short term loan & Advances	1513.59	1140.44 -1509.51
	Increase(Decrease) in Other Current Assets	-659.73	-427.61
	Increase(Decrease) in Trade Payables	72.92	462.93
	Increase(Decrease) in Other Current Liablities	-1704.65	-965.64
	Increase(Decrease) in Short Term provisions	0.00	0.00
	Increase(Decrease) in non Current assets	-49.38	-96.05
	Increase(Decrease) in Other Financial Liabilities Increase(Decrease) in Other Financial Assets	17.00	70.03
	Cash generated from operations	-2678.76	-128.83
	Less taxes paid Net Cash flow from Operations		
)	CASH FLOW FROM INVESTING ACTIVITIES	3114.30	6153.57
J	Purchase of Tangiable Assets	-4466.38	1040.07
	Sale of Tangible Assets	28.99	-1848.97
	Profit on Sale of Fixed Asset	0.00	1.23
	Capital Work In progress)		
	Investment in ASP pvt Ltd	-875.06	-291.74
l l	investment in ASP pvt Ltd	5242.44	0.00
)	CASH FLOW FROM FINANCIAL ACTIVITIES	-5312.44	-2139.48
,	Capital receipt in form of subsidy	20.00	
	Increase(Decrease) in Longterm Liabilities	20.00	2025 50
	Increase(Decrease) in Longterm Loans and Advances	1674.73	-2825.58
	Increase(Decrease) in Short Term Borrowings	0.00 2116.51	0.00
	Increase(Decrease) in Investment	0.00	913.55
	more case (2 cor case) in investment	0.00	0.00
	Interest paid	-760.25	-510.10
	Income Tax & previous year provisions paid	-1023.68	-1474.59
	Interest Received	88.87	33.12
- 1	Interim Dividend Paid	-313.57	-282.20
		1802.61	-4145.80
	Net Increase (Decrease) in Cash & Cash Equivalents	-395.54	-131.71
	Opening Balance of Cash & Cash Equivalents	815.65	733.73
- 1	Add: Profit From Foreign fluctaions	380.82	213.63
- 1	Closing Cash & Cash Equivalents	800.93	815.65
		000.23	013.03

Significant Accounting Policies:

See accompaying notes to the financial statement As per our report of even date attached

For M M PALOD & CO. **Chartered Accountants**

ICAI Firm Registration No.: 006027S

Murali Manohar Palod (Partner)

Membership No: 200858 Place: Hyderabad Dated: 19.05.2025

UDIN NO: 25200858BMIKQG2918

For Geekay Wires Ltd

CIN: L63000TG1989PL0010271

Ghanshyam Dass

Chairman & Managing Director

DIN: 01539152

Abhijit Patki (CFO)

(Company Secretary & Compliance Officer)

Hyderabac

Hyderabad

NOTES FORMING PART OF THE FINANCIAL STATEMENTS

1. COMPANY INFORMATION

Geekay Wires Limited is a Public limited Company incorporated in India with its registered office in Hyderabad, Telangana, India. The Company is listed on the National Stock Exchange (NSE).

The Company is engaged in manufacturing of niche quality Galvanized Steel Wires and Nails which find applications in Power Transmission, Cable & Conductor, General Engineering, Construction etc.

The financial statements as at March 31, 2025 present the financial position of the Company. The functional and presentation currency of the Company is Indian Rupee ("₹") which is the currency of the primary economic environment in which the Company operates.

The financial statements for the year ended March 31, 2025 were approved by the Board of Directors and authorized for issue on 19th May 2025.

2. SIGNIFICANT ACCOUNTING POLICIES

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

(a) Basis of preparation

The financial statements of the Company have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Indian Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the Act"). The financial statements have been prepared on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year.

(b) Use of estimates and critical accounting judgments

In preparation of the financial statements, the Company makes judgments, estimates and assumptions about the carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and the associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

FOR M. M. PALOD & CO.

(PARTNER)

(PARTNER)

The estimates and the underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods affected. Significant judgments and estimates relating to the carrying values of assets and liabilities include useful lives of property, plant and equipment and intangible assets, impairment of property, plant and equipment, intangible assets and investments, provision for employee benefits and other provisions, recoverability of deferred tax assets, commitments and contingencies.

(c) Property, plant and equipment

As per IND AS-16 an item of property, plant and equipment is recognized as an asset if it is probable that the future economic benefits associated with the item will flow to the Company and its cost can be measured reliably. This recognition principle is applied to the costs incurred initially to acquire an item of property, plant and equipment and also to costs incurred subsequently to add to, replace part of, or service it. All other repair and maintenance costs, including regular servicing, are recognized in the statement of profit and loss as incurred.

Property, plant and equipment are stated at cost, less accumulated depreciation and impairment. Cost includes all direct costs and expenditures incurred to bring the asset to its working condition and location for its intended use. Trial run expenses (net of revenue) are capitalized. Borrowing costs incurred during the period of construction is capitalized as part of cost of the qualifying assets. The gain or loss arising on disposal of an asset is determined as the difference between the sale proceeds and the carrying value of the asset, and is recognized in the statement of profit and loss.

(d) Depreciation and amortization of property, plant and equipment

Depreciation or amortization is provided so as to write off, on a straight line basis, the cost of property, plant and equipment to their residual value. These charges are commenced from the dates the assets are available for their intended use and are spread over their estimated useful economic lives. The estimated useful lives of assets and residual values are reviewed regularly and, when necessary, revised. No further charge is provided in respect of assets that are fully written down but are still in use. Depreciation on assets under construction commences only when the assets are ready for their intended use.

The estimated useful lives for the main categories of property, plant and equipment are:

ASSET	ESTIMATED USEFUL LIFE (UPTO YEARS)
Buildings	30
Plant and Machinery	15
Vehicles	8
Furniture	10
Office equipment	5
Electrical installation	10
Computer	3
Freehold Land	NON DEPRECIABLE

For M. M. PALOD & CO.

(PARTNER)



(e) Impairment

At each balance sheet date, the Company reviews the carrying values of its property, plant and equipment to determine whether there is any indication that the carrying value of those assets may not be recoverable through continuing use. If any such indication exists, the recoverable amount of the asset is reviewed in order to determine the extent of impairment loss (if any).

(f) Inventories

As per IND AS-2 Inventories are stated at the lower of cost and net realizable value. Costs comprise direct materials and, where applicable, direct labor costs and those overheads that have been incurred in bringing the inventories to their present location and condition. Net realizable value is the price at which the inventories can be realized in the normal course of business after allowing for the cost of conversion from their existing state to a finished condition and for the cost of marketing, selling and distribution.

Stores and spare parts are carried at lower of cost and net realizable value. Provisions are made to cover slow moving and obsolete items based on historical experience of utilization on a product category basis, which involves individual businesses considering their product lines and market conditions.

(g) Provisions

As per IND AS-37 Provisions are recognized in the balance sheet when the Company has a present obligation (legal or constructive) as a result of a past event, which is expected to result in an outflow of resources embodying economic benefits which can be reliably estimated. Each provision is based on the best estimate of the expenditure required to settle the present obligation at the balance sheet date. Where the time value of money is material, provisions are measured on a discounted basis. Constructive obligation is an obligation that derives from an entity's actions where:

- (a) by an established pattern of past practice, published policies or a sufficiently specific current statement, the entity has indicated to other parties that it will accept certain responsibilities and;
- (b) as a result, the entity has created a valid expectation on the part of those other parties that it will discharge those responsibilities.

(h) Government grants

In accordance with Ind AS 20 "Government Grants", duty drawback on sale of goods and Duty credit scrip under RO DTEP Scrip scheme has been treated as a Government grants. Such income is released to the statement of profit and loss based on fulfillment of related export obligations.





(i) Income taxes as per IND AS-12

- a) Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the applicable tax rates and the provisions of the Income Tax Act, 1961 and other applicable tax laws.
- b) Deferred tax is the tax expected to be payable or recoverable on differences between the carrying values of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit and is accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognized for all taxable temporary differences. In contrast, deferred tax assets are only recognized to the extent that it is probable that future taxable profits will be available against which the temporary differences can be utilized.

(j) Revenue

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable net of discounts, taking into account contractually defined terms and excluding taxes or duties collected on behalf of the government.

(i) Sale of goods

Revenue from the sale of goods is recognized when the significant risks and rewards of ownership have been transferred to the buyer. No revenue is recognized if there are significant uncertainties regarding recovery of the amount due, associated costs or the possible return of goods.

(ii) Interest income

Interest income is accrued on a time proportion basis, by reference to the principal outstanding and the effective interest rate applicable.

(iii) Rental income

Rental income from investment properties is recognized on a straight line basis over the term of the relevant let out period.

(iv) Foreign currency transactions and translations

The financial statements of the Company are presented in Indian rupees (Rs), which is the functional currency of the Company and the presentation currency for the financial statements.

In preparing the financial statements, transactions in currencies other than the Company's functional currency are recorded at the rates of exchange prevailing on the date of the transaction. At the end of each reporting period, monetary items denominated in foreign currencies are re-translated at the rates prevailing at the end of the reporting period.

Exchange differences arising on the settlement of monetary items are included in the statement of profit and loss for the period.

For M. M. PALOD & CO.

(PARTNER)







(k) Borrowing costs

As per IND AS-23 Borrowings costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for the intended use or sale.

(I)Employee Benefits:

The Company participates in a Provident Fund contribution plan on behalf of relevant personnel. Any expense recognized in relation to these schemes represents the value of contributions payable during the period by the Company at rates specified by the rules of those plans. The only amounts included in the balance sheet are those relating to the prior months contributions that were not due to be paid until after the end of the reporting period.

The Company has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan provides for a lump- sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount equivalent to 15 days salary payable for each completed year of service. Vesting occurs upon completion of five years of service. The Company do not have any funding arrangement. They settle the Gratuity on Pay-N-Go basis. The Company accounts for the liability for gratuity benefits payable in the future based on a year-end actuarial valuation report.

(m) Financial Instruments

Financial assets and financial liabilities are recognized when the Company becomes a party to the contractual provisions of the instrument. Financial assets at stated at cost

- (a) Financial assets
- 1. Cash and bank balances Cash and cash equivalents include cash in hand, deposits held at call with banks & bank balances includes balances with banks.
- 2. Trade Receivables -Trade receivables are initially measured at transaction costs and subsequently measured to the extent realizable.
 - (a)Financial Liabilities

Trade and other payables are initially measured at transaction costs Interest bearing bank loans, overdrafts are initially measured at cost.

(b)De-recognition of financial liabilities

The Company de-recognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or they expire.

(c) Non-current assets held for sale and discontinued operations

Non-current assets and disposal groups classified as held for sale are measured at the lower of their carrying value and fair value less costs to sell. However there are no such items identified during the year.

For M. M. PALOD & CO.

(PARTNER)

(n)Leases

The company has not entered into any lease transactions during the year. Hence a provision of Ind AS 116- Leases is not applicable.

(o)Investments:

Investments in equity instruments issued by other than subsidiaries are classified as at FVTPL, unless the related instruments are not held for trading and the Company irrevocably elects on initial recognition to present subsequent changes in fair value in Other Comprehensive Income. The companies has made non-current investment in unquoted equity instruments of a Company and are not held for trading. The investment is measured at cost less impairment if any.

3. NOTES TO ACCOUNTS

- All Assets & liabilities are presented as current and noncurrent as per criteria set out in Schedule – III to the companies Act 2013 as notified by the Ministry Of Corporate Affairs. Based on the Nature of operation of the company and realization from the trade receivable, the company has ascertained its operating cycle of less than 12 months period has been considered for the purpose of current/Noncurrent classification of Assets and Liabilities.
- 2) Property Plant & equipment are realizable at least to the extent of the values stated against them. No impairment is recognized in the values as per IndAS-36 as management is of opinion that no impairment of assets is noticed.

During the year the Capital work in progress of Rs12,34,26,885/- is considered under Property Plant & equipment, the same is planned to complete as below.

Particulars	ТО В	Е СОМР	LETED II	V	Total
	Less than 1 yr.	1-2 yrs.	2-3 yrs.	More than 3 yrs.	
(i) PROJECT 1-Isnapur Unit	6,02,485.00	0	0	0	6,02,485.00
(ii) PROJECT 2- Shankarampet Unit	2,95,32,214.00	0	0	0	2,95,32,214.00
(iii) PROJECT 3-Wadiaram Unit	9,32,92,185.00				9,32,92,185.00

The total CWIP as the year ended 31/03/2025 is Rs 12,34,26,885/-

For M. M. PALOD & CO.

(PARTNER)

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3) The value of Investment property Rs 11,67,068/- is separately shown in the balance sheet as per Ind AS -40.

Rental Income from Investment property earned during the year 2024-25 is 7,15,000/-. Carrying value of the investment property is separately disclosed in financial statements.

The values disclosed in balance sheet for the previous year's areas follows

	As at	As at	: As at
	31.03.2025	31.03.2024	31.03.2023
Investment Property	11,67,068.00	12,79,164.00	13,91,260.00

The investment property is recognized and measured at cost. During the year the company has not carried out valuation from independent valuer. In absence of any such report the property is disclosed at cost.

4) Depreciation on Property plant & Equipment has been provided during the year to the tune of Rs.7.37 Crores as per the revised rates prescribed under Schedule II of the Companies Act, 2013.

5) Inventories STATEMENT OF CHANGES IN INVENTORIES

(Amount in Rs.)

			(Amount in Rs.)
SNO	PARTICULARS	OPENING STOCK	CLOSING STOCK
		27,11,89,573	25,85,66,044
1	Raw Materials		
	52-04-05-05	1,40,52,343	1,51,52,654
2	Work In Progress		Service Servic
	(1)	6,51,43,104	8,30,18,282
3	Finished Goods		35 1550 W
		0	1,15,81,005
4	Stock In Trade	140	1000 10000
		38,46,140	61,22,060
5	Scrap		
		31,28,224	16,11,172
6	Packing material		
		7,62,600	2,25,11,243
7	Consumables	85 655	
		56,03,307	85,79,750
8	Stores & spares	9	**************************************
		36,37,25,291	40,71,42,210
	TOTAL	0 6 6	

i. Inventories as on 31st March 2025 has been taken, valued as certified by the Management and the same was physically verified by Management on 31st March

2025. For M. M. PALOD & CO.

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- ii. Cost of material consumed during the year is Rs.3,83,57,82,321. These include purchase cost& import duties and all the direct expenses incurred during the year.
- iii. Working capital loan from City Union Bank is hypothecated on the above Stock.

6) Financial assets and liabilities

Trade Receivables, Trade payables, Loans & Advances, cash in hand has been taken at Book Value subject to confirmation and reconciliations. Till the date of signing the report Balance Confirmations have not been received.

a) Trade receivables are further classified into various groups, outstanding less than six months and more than six months, more than one year and more than two year and more than three years.

(Amount in Lakhs)

					Amount in Laki	13/
Particulars	Outstandin	g for followin	g periods from	due date	of payment	31.3.2025
	Less than 6 months	6 months- 1 year	1-2 yrs.	2-3 yrs.	More than 3 yrs.	TOTAL
(i) Undisputed Trade receivables- considered good- (UNSECURED)	7602.29	4.94	3.76	38.49	98.92	7748.40
(ii) Undisputed Trade Receivables- Considered Doubtful	0	0	0	0	0	0
(iii) Disputed Trade Receivables considered good	0	0	0	0	0	0
(iv) Disputed Trade Receivables considered doubtful	0	0	0	0	0	0
TOTAL						7748.40

Particulars	Outstanding for following periods from due date of payment
-------------	--

31.3.2024

For M. M. PALOD & CO.





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a a	Less than 6 months	6 months- 1 year	1-2 yrs.	2-3 yrs.	More than 3 yrs.	TOTAL
(i) Undisputed Trade receivables-considered good-(UNSECURED)	6104.92	88.73	38.49	0	98.92	6331.06
(ii) Undisputed Trade Receivables- Considered Doubtful	0	0	0	0	0	0
(iii) Disputed Trade Receivables considered good	0	0	0	0	0	0
(iv) Disputed Trade Receivables considered doubtful	0	0	0	0	0	0
TOTAL					80 01	6331.06

b) Trade payables are classified as dues outstanding to entities registered under MSME Act and entities not registered under MSME Act. Accordingly dues outstanding to MSME is Rs. 3,09,12,017.00/-. Further in the view of management the impact of interest provisions under the MSME Act is not expected to be material and the same shall be accounted while payment in next financial year.

(Amount in Lakhs)

Particulars	Outstanding	for following paym	-	m due date of	31.3.2025
	Less than 1 yr.	1-2 yrs.	2-3 yrs.	More than 3 yrs.	TOTAL
(i) MSME	342.31				342.31
(ii) Others	660.79	0.2		0	660.99
(iii) Disputed dues- MSME	0	0	0	0	0
а				TOTAL	1003.30

Particulars	Outstanding f	or following paym		m due date of	31.3.2024
160	Less than 1 yr.	1-2 yrs.	2-3 yrs.	More than 3 yrs.	TOTAL
(i) MSME	106.06			8.87	114.93
(ii) Others	814.59	0.86		0	815.45
(iii) Disputed dues- MSME	0	0	0	0	0
	200	•		TOTAL	930.38

For M. M. PALOD & CO.

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Hyderabad

c) Loans and Advances:

Loans and Advances given are as below:

Particulars	31.3.2025	31.3.2024
Staff Advance	14,37,575.00	11,71,393.00
Loan to ASP Pvt Ltd	0.00	15,16,24,713.00

Loan given during the previous year to ASP Private Limited (Common Control Entity) is in accordance with section 186 of Companies Act 2013 and fully recovered along with interest in the current financial year.

In the opinion of the Management, the current asset, loans & advances are approximately of the value stated, if realized in normal course of the business of the company. The provision for depreciation and all known liabilities made except where specifically stated otherwise is considered adequate and not in excess of amounts reasonably considered necessary.

7) Long term Borrowings

Long term borrowings includes the following

Secured Long Term Borrowings are secured by Tangible Assets, hypothecation of stock & book debts and personal guarantees by directors. The balance does not include the EMI payable in next twelve months, the same is shown in Short term Borrowings under current liabilities.

A) Secured Long Term Borrowings

DARTICULAR SOLUTION IN SOLUTIO	
PARTICULARS	AMOUNT
ORB ENERGY PRIVATE LIMITED	
	51,88,612.00
CUB Term Loan - A/c No501812080095742	12,78,08,936.00
.,	12,70,00,330.00
CUB Term Loan A/c 501812080105064	19,50,84,527.00
,	13,30,04,327.00
TOTAL	32,80,82,075.00
2 CO ST TOSS	32,30,82,073.00

B) UNSECURED LONG TERM BORROWINGS -OTHERS

PARTICULARS	AMOUNT
Unsecured Loans from related parties and Others	0.00
TOTAL	0.00

For M. M. PALOD & CO.

(PARTNER)







8) Short term Borrowings

This includes working capital loan taken from Banks and financial institution

SHORT TERM BORROWINGS – SECURED	
PARTICULARS	AMOUNT
CUB Bank CC A/c No. 189765	43,21,68,798.92
CUB Bank CC A/c No. 15215	30,81,73,191.67
TOTAL	74,03,41,990.59

Working capital loan taken from City Union Bank is secured by hypothecation of stock &book debts, Machinery, land & Buildings.

9) Short term Borrowings- Current portion of term loans (payable in next one year)

This includes EMI of Term loans payable in next 12 months

PARTICULARS	AMOUNT
ORB ENERGY PRIVATE LIMITED	
	46,03,992.00
CUB Term Loan - A/c No501812080095742	3,83,10,132.00
TOTAL	4,29,14,124.00

10) Details of Deferred Taxes: (Ind AS -12)

Net Block as per Companies Act	
	109,83,42,597.00
Net Block as per Income Tax	ii.
ž.	87,76,90,716.00
Difference	
	22,06,51,881.00
Closing balance of Deferred tax liability as on 31.03.2025	
	5,55,33,665.00
Opening Balance of Deferred tax liability as on 01.04.2024	5,23,53,430.00
DT Liability @ 25.168% for current year	31,80,235.00

For M. M. PALOD & CO.

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11) Investment

(A) Investments in Subsidiaries, Joint Ventures, Associates: (Amount in Rs.)

Aggregate	amount	Balance outstanding as
during the year		on 31.03.2025
Nil		Nil
	during the year	during the year

(B) Investments to other than Subsidiaries, Joint Ventures and Associates:

Nature			Aggregate amount during	Balance outstanding as on
			the year	31.03.2025
Investments Private Limited	in	ASP	Nil	2,80,81,500.00

12) a) Contingent Liabilities not provided for:

(Rs. Lakhs)

	2024-25	2023-24
i) Claim against the Company not acknowledged as debts	Nil	Nil
ii) Estimate Value of Contracts assigned by the company	Nil	Nil
and remaining to be executed.		
iii) Guarantees issued by the bank on behalf of the	1,166.08	946.71
Company.		
iv) Entry tax(*)	Nil	Nil
v)Input Tax Credit Reversal(loss on fire)(**)	35.72	35.72
, , , ,	30.72	33.72

(**) The company has filed an appeal against Advance Ruling before the Appellate Authority for clarification & Advance Ruling, Commercial Taxes Department on reversal of input tax credit of goods destroyed in fire. The outcome of the same is not in company's favour. The company has filed appeal in Telangana High court against this order.. However there may be a contingent liability regarding reversal of input tax credit amounting to Rs 35, 72,577/- based on the calculation, in which input tax credit availed on cost of production is reduced by GST payable on scrap sales based on the outcome of Appeal. The company has not made any provision in this year and the liability will be determined only on the outcome of the appeal petition pending before the Telangana High Court.

b) Contingent Assets not recognized:

The company is having a pending case regarding recovery of Dues amounting to RS 98,91,556.00 from M/s Punjab State Forest Corporation. During the year 2022-23 company has submitted certificate claiming interest amounting to Rs 1,03,24,331/-(till 31/03/2023) to be received as per the provisions of Clause Number 16 of Chapter V of MSME Act 2006. The same is not considered during the year as Contingent assets are not recognized in financial statements since this may result in the recognition of income that may never be realized. However, when the realization of income is

FOR M. M. PALOD & CO.

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virtually certain, then the related asset is not a contingent asset and its recognition is appropriate calculation of Interest & Outstanding Balance on Monthly Compounding Basis is as follows:

Bill Amount Principal Due	98,91,556.00
Interest Receivable	1,03,24,331.00(*)
Total Amount Receivable	2,02,15,887.00

(*) The interest is calculated till FY 2022-23. As the certainty of the amount to be received is uncertain, hence interest on above outstanding for the period 2023-24 and above will be accounted only on receipt basis.

13) Information on Related Party Disclosures (IndAS-24):

Name of the Party	Relation	Nature of Transaction	For the year ended 31.03.2025	For the year ended 31.03.2024
Anuj Kandoi	Director	Remuneration	55,80,000	22,01,180
Ashish Kandoi	Director	Remuneration	53,50,000	34,11,830
Ghanshyam Dass	Director	Remuneration	57,00,000	37,00,000
Saroj Bala	Directors Relative	Salary	3,81,000	Nil
Ghanshyam Dass	Directors Relative	Loan accepted & repaid	Nil	1,98,000
Anuj Kandoi	Directors Relative	Loan accepted & repaid	· Nil	1,08,000
Ghanshyam Dass	Director	Rent	36,70,500	21,30,000
Geekay Wires Ltd (USA)	Directors company	Export sales	1,78,32,22,960	203,65,64,439
Geekay Wires Ltd (USA)	Directors company	Import of Machinery	3,21,39,726	Nil
ASP PVT LTD	Common control entity	Sale of materials	35,205,342	57,40,410
ASP PVT LTD	Common control entity	Purchase of materials	1,41,64,329	1,40,16,672
ASP PVT LTD	Common control entity	Loan given	7,00,00,000	14,85,00,000
ASP PVT LTD	Common control entity	Loan Recovered	21,85,00,000	Nil
ASP PVT LTD	Common control entity	Interest on Loan	71,87,655	31,24,713

For M. M. PALOD & CO.

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Kandoi Industries India Pvt Limited-	Common control entity	Sale of materials	Nil	96 92 106
Kandoi Industries India Pvt Limited	Common control entity	Purchase of materials	Nil	86,82,106
W. 1. C			INII	34,10,076
Kirti Gupta	KMP	Salary	1,27,279	Nil
Sanjay Kumar Prajapati	КМР	Salary	3,07,047	4,85,080
Abhijit Patki	KMP	Salary	19,13,260	18,82,388
RENU KANDOI	DIRECTOR'S RELATIVE	RENT	35,00,000	12,00,000

14) Earnings in Foreign exchange:

2024-25

2023-24

FOB value of Exports (as per invoices issued) 2,03,04,24,025.65

Rs. 1,98,03,77,444.37

Rs.

15) Expenditure in Foreign currency during the year

(Rs. In Lakhs)

On account of:	2024-25	2023-24
Plant and Machinery	1369.07	873.26
Raw Material	-	-
Foreign Travel	-	-
Consumable items	1226.14	983.18
Packing material	-	-
Other expenses (freight)	1105.79	2081.06

16) AUDITORS REMUNERATION

As Auditors	3,00,000	0.00
Taxation matters	1,25,000	0.00
Certification	1,26,000	0.00
TOTAL	5,51,000	0.00

17) Government grants recognized during the year in profit and loss account are

DUTY DRAWBACK ON EXPORT SALES	2,96,70,761.00
DUTY CREDIT SCRIP UNDER RODTEP SCHEME	9975675.00
TOTAL	3,96,46,436.00

For M. M. PALOD & CO.

(PARTNER)







18) Other expenses:

Other expenses include the following:-

Particulars	Year ended 31/03/2025	Year ended 31/03/2024*
Manufacturing Expenses	13,70,18,072.00	11,91,28,945.00
Administrative Expenses	14,46,72,747.00	13,93,21,618.00
Selling and Distribution Expenses	10,91,61,586.00	8,18,16,629.00

^{*} Previous Year figures have been regrouped wherever necessary to confirm to the current year classification and figure are presented to the nearest rupee value

19) Earnings per share (EPS):

As per IND AS-33 the Basic EPS is computed by dividing the net / profit (loss) attributable to the equity shareholders for the year by the weighted average number of equity shares outstanding during the reporting period.

PARTICULARS	Year ended 31/03/2025	Year ended 31/03/2024
(a) Profit after tax	36,22,60,040.00	38,52,96,415.00
(b) Weighted average number of Ordinary Shares for Basic EPS (*)	5,22,60,000	5,22,60,000
(c) Nominal value of Ordinary Shares (Rs)	2.00	2.00
(d) Basic Earnings per Ordinary Share (Rs)	6.93	7.37

(*)The company on 31/08/2023 has sub divided each of the Equity Shares of the company having face value of Rs 10/- each in Authorized, Issued, Subscribed and paid up Share Capital of the company into Five (5) Equity Shares having a face value of Rs 2/- each fully paid, of the Company before the National Stock Exchange. All the relevant procedures and execution is in progress to give effect to this decision from the record date.

20) Capacity of Plant(As certified by the Management):

Class of Goods	UOM	Installed Capacity
Wire Division (GSS Wire & GS Wire)	MTS	35,000
Nails Division	MTS	25,000
(Steel Nails, Wire Collated Nails		201 21 21
Paper Collated Nails, Plastic Collated Nails)		9 8
Stainless Steel Nuts & Bolts	MTS	9600

For M. M. PALOD & CO.

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21) Corporate social responsibility

Corporate Social Responsibility (CSR) As per Section 135 of the Companies Act, 2013, a company, meeting the applicability threshold, needs to spend at least 2% of its average net profit for the immediately preceding three financial years on corporate social responsibility (CSR) activities. The areas for CSR activities are promoting education, promoting gender equality by empowering women, healthcare, environment sustainability, art and culture, destitute care and rehabilitation, disaster relief, COVID-19 relief and rural development projects. A CSR committee has been formed by the Company as per the Act. The funds were primarily utilized through the year on these activities which are specified in Schedule VII of the Companies Act, 2013. The CSR Policy can be accessed on the company's website at https://www.geekaywires.com/pdf/policy/csr-policies.pdf

(Rs in lakhs)

(Rs in lakhs			
Particulars As at March 31	2025	2024	
i) Amount required to be spent by the Company during			
the year	68.22	37.57	
ii) Amount of expenditure incurred	40.21	19.32	
iii) Shortfall at the end of the year *	28.01	18.25	
iv) Unspent amount brought forward of previous years			
(shortfall)	12.52	13.58	
		Pertains to	
v) Reason for shortfall	Pertains to	ongoing	
	ongoing projects	projects	
9	Promoting education	on, promoting	
	gender equality by	gender equality by empowering	
	women, healthcare, environment		
vi) Nature of CSR activities	sustainability, art and culture,		
	destitute care and i	ehabilitation,	
	disaster relief, COVID-19 relief and		
	rural development projects		
vii) Details of related party transactions, e.g.,			
contribution to a trust controlled by the Company in		8	
relation to CSR expenditure as per relevant Accounting	33.52	19.32	
Standard (1)	8		
		1	
viii) Where a provision is made with respect to a liability			
incurred by entering into a contractual obligation, the			
movements in the provision during the year shall be	NA	NA	
shown separately			

(1)Effective February 2, 2022, Geekay wires Trust a trust jointly controlled by the KMP of Geekay wires Limited is a related party. For the year ending March 31, 2025, the Company has made contributions to Geekay wires Trust to fulfill its corporate social responsibilities. Geekay wires Trust supports programs in the areas of Promoting education, promoting gender equality by empowering women, healthcare, environment sustainability, art and

For M. M. PALOD & CO.

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culture, destitute care and rehabilitation, disaster relief, COVID-19 relief and rural development projects

* The unspent amount will be transferred to unspent CSR account within 30 days from the end of the financial year, in accordance with the Companies Act, 2013 read with the CSR Amendment Rules. Consequent to the Companies (Corporate Social Responsibility Policy) Amendment Rules, 2021 ("the Rules")

22) Ratio Analysis:

Comparative ratios are tabulated below:

Comparative ra	tios are tabu	lated below:			
Particulars	Unit	Numerator	Denominator	Ratio for year ending 31.03.2025	Ratio for year ending 31.03.2024
Current Ratio	Times	Current Assets	Current Liabilities	1.49	1.46
Net Profit Ratio		Net Profit After tax	Net Sales	7.90	9.36
Return on Investment	%	Net Profit After Tax	Total Investment	12.56	16.59
Return on Capital Employed	%	Net Profit Before Interest & Tax	Total capital Employed	30.37	45.76
Inventory Turnover Ratio	Times	Total Sales	Average Inventory	11.89	9.64
Trade Receivable Turnover Ratio	Times	Total Sales	Average Trade Receivables	6.51	5.96
Trade Payable Turnover Ratio	Times	Total Purchases	Average Trade Payables	39.54	44.58
Debt Equity Ratio	Times	Total Long Term Debt	Total Share Holder's Funds	0.23	0.15
Debt Service Coverage Ratio	Times	Net profit Before Interest, tax Depreciation & Amortization	Debt Service	13.91	4.59
Return on Equity	%	Net Profit After Tax	Total Share Holder's Funds	25.86	36.82
Working Capital Turnover Ratio	Times	Net Sales	Working Capital	8.82	8.83
Fixed Asset Turnover Ratio	Times	Net Sales	Total Fixed Assets	3.75	5.39

For M. M. PALOD & CO.

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23) Segment Reporting as per IND AS 108:

The Group is engaged in the business of manufacturing across the globe. The operating segments have been identified based on the different geographical areas as follows

(In Lakhs)

		(In Lakhs)	
Segment revenue	DOMESTIC	FOREIGN	TOTAL
Income From Operations	26,047	19,785	45,832
Other income	345	3773	4,118
Total Revenue	26,392	23,558	49950
Segment results before exceptional items, interest, tax and depreciation :	3580	2719	6299
Segment results include:			
Reconciliation to profit/ (loss) for the year:			
Finance income	The Astron		
Finance cost			791
Depreciation and Amortization			737
Profits before exceptional items and tax			4771
Exceptional items			
Profit before tax			4771
Tax (current and deferred tax)			1148
Profit after tax from continuing operations			3623
Profit after tax from discontinued operations			-
Net profit/(loss) for the period			3623
			=
Segment assets	14,629	14,213	28,842
Segment liabilities	10,278	4,085	14,363

For M. M. PALOD & CO.

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FRIN No. 10960278





Reasons for changes in Financial Ratio's > 25% as compared to previous year

SR			%	T
NO	RATIO	RATIO	CHANGE	REMARKS
	RETURN ON CAPITAL EMPLOYED		0.111102	REWARKS
1	2024-25	30.37%	33.63%	THE MAJOR REASON FOR REDUCTION IN RATIO IS DECREASE IN PROFIT IN 2024-25 & INCREASE IN TOTAL ASSETS DUE TO MAJOR INVESTMENT IN PLANT & MACHINERY AND FACTORY
-	DEBT EQUITY RATIO	43.70%		BUILDING TO THE TUNE OF 43.67 CRORES IN 24-25.
	2024-25	0.23	-54.27%	THE MAJOR REASON FOR INCRAESE IN RATIO IS INCREASE IN LONG TERM DEBT IN 2024-25 DUE TO TERM LOAN TAKEN
2	2023-24	0.15		FOR EXPANSION.
	DEBT SERVICE COVERAGE RATIO			s
	2024-25	13.91		MAJOR REASON FOR REDUCTION IN RATIO IS DUE TO
3	2023-24	4.59	203.05%	DECREASE IN DEBTS HAVING IMMEDIATE REPAYMENT FOR NEXT ONE YEAR.
	RETURN ON EQUITY			
	2024-25	25.86%		MAJOR REASON FOR REDUCTION IN RATIO IS DUE TO
4	2023-24	36.82%	29.77%	DECREASE IN NET PROFIT & INCREASE IN SHAREHODLERS FUNDS
	FIXED ASSET TURNOVER RATIO			
5	2024-25	3.75	30.39%	MAJOR REASON FOR REDUCTION IN RATIO IS DUE TO MAJOR INVESTMENT IN FIXED ASSETS IN 2024-25 OF AROUND 46 CRORES

For M. M. PALOD & CO.

(PARTNER)



24). Previous Year figures have been regrouped wherever necessary to confirm to the current year classification and figure are presented to the nearest rupee value.

OUR REPORT OF EVEN DATE ATTACHED

For M.M.PALOD& CO., Chartered Accountants,

FRN.0060207S

(Murali Manohar)

Partner

M.No.200858

Place: Hyderabad Date: 19/05/2025 FOR AND ON BEHALF OF THE BOARD

1. Ghanshyam Dass

Chairman & Managing Director

DIN: 01539152

2. Abhijit Patki

CFO

3. Kirti Gupta

Company Secretary & Compliance Officer

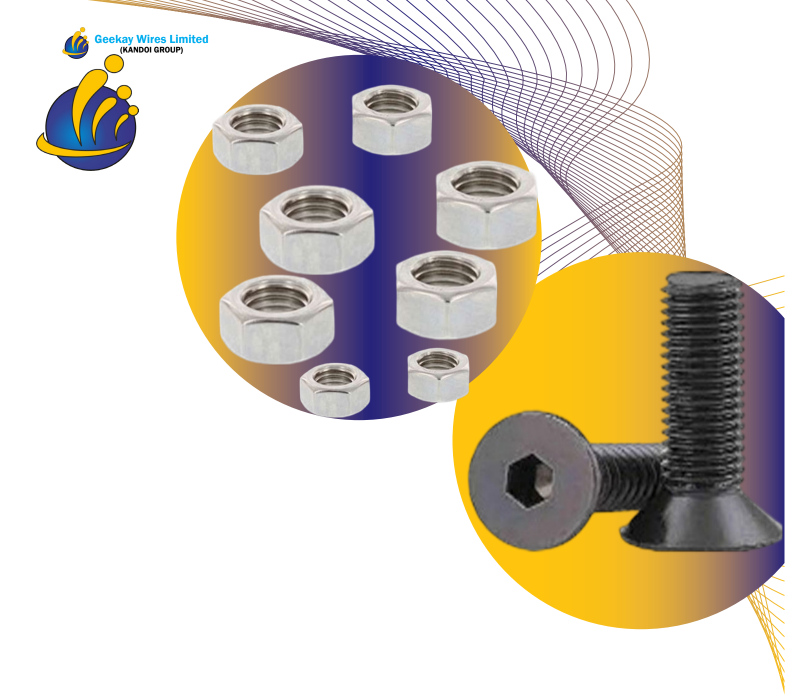
AWARDS AND CERTIFICATES















OUR CLIENTS





















































