REF: AAIL/LIST/MSEIL/RE-34(1)/34TH AR-BSPL/08-2024 DATE: 27th AUGUST, 2024.

To

The Listing Compliance Department,
Metropolitan Stock Exchange of India Limited
205-A, 2nd Floor, Piramal Agatsya Corporate Park,
Kamani Junction, L B S Road, Kurla (West),
Mumbai:

Respected Sir,

Sub: Submission of Audited Annual Report of the Company along with Notice for 34th AGM Of the Company for the financial year ended 31st March 2024.

Ref: Compliance to Regulation 34(1) of the SEBI (LODR) 2015. Our Scrip Code No: AKASHAGRO

With reference to above subject, please find attached herewith the Audited Annual Report of our Company along with Notice for 34th Annual General Meeting of the Company to be held on 26th September 2024 Thursday at 11.30 A.M. at The President Hotel, Opp: Municipal Market, Off: C.G.Road, Near Swastik Cross Roads, Navrangpura, Ahmedabad: 380 009.

Sir, Please note that this Audited Annual Report is also uploaded on Company's website www.akashagro.in and sent to all shareholders who hold shares as on 30th August 2024, the Record Date by e.mail to all shareholders who have registered their e.mail address with the Company / Depository Participants/ Registrar and Share Transfer Agents. The Company is also sending this Annual Report to Stock Exchange in soft copy in PDF format for uploading on its website suitably so that any investor/ shareholder or general public can download the same at any time and have access to such audited annual report.

Please provide an acknowledgement for the same ASAP and do the needful. Thanking you, we remain,

Yours faithfully, For Akash Agro Industries Limited

(Rajendra. Babulal Shah) Whole Time Director & CS,

DIN: 003394384 MEM: A-5230

equil & Shell

Encl: 34th Audited Annual Report for the year ended 31/03/2024 (2023-24)

AKASH AGRO INDUSTRIES LIMITED

34TH AUDITED ANNUAL REPORT FOR THE YEAR 2023-24

COMPANY REGISTRATION NO: 04-015029 CIN NO: L15140GJ1991PLC015029

AKASH AGRO INDUSTRIES LIMITED.

Regd.Office: 103/B SHILP AARON, NEAR PAKWAN CIRCLE OPP.AMIEDA MEDICAL

SINDHU BHAVAN ROAD BODAKDEV Ahmedabad GJ 380059 IN

TelePhone :91-079-29700161
Tele Fax: 91-079-29700160 **E-Mail**: akashagro93@yahoo.com

www.akash-agro.com

THIRTY FOURTH ANNUAL GENERAL MEETING PROGRAMME

DATE: 26TH SEPTEMBER, 2024

DAY : THURSDAY

TIME : 11.30 A.M.

VENUE: The President Hotel, Opp. Municipal Market, Off C.G.

Road, Navrangpura, Ahmedabad: 380009 Gujarat India.

NOTE TO SHAREHOLDERS:

As a measure of economy, copies of the Annual Report will not be distributed at the Annual General Meeting. Shareholders are requested to kindly bring their copies to the meeting.

CONTENTS:

- 1) Board of Directors and Other Information.
- 2) Notice.
- 3) Directors' Report and Corporate Governance Report.
- 4) Secretarial Audit Report.
- **5)** Auditors' Report.
- **6)** Balance Sheet.
- **7)** Profit & Loss Account.
- 8) Schedules to Balance sheet & Profit Loss Account
- 9) Notes to the Accounts.
- **10)** Auditors Report to Cash Flow Statement.
- **11)** Attendance Sheet & Proxy Form.
- **12)** Map Route for AGM Venue.
- **13)** Notes to be noted by Shareholders.

BOARD OF DIRECTORS

Shri Manish G. Patel Chairman And Managing Director Shri Rajendra B. Shah Whole Time Director & Company

Secretary and Compliance Officer

Shri Falgun G. Patel Whole Time Director & CFO

Shri Jay Dipak patel Independent Director

Smt. Urmilaben P. Patel Independent Woman Director

Shri Pravinbhai J Patel Independent Director

BANKERS OF THE COMPANY

Bank of Baroda Navrangpura Branch, Ahmedabad. HDFC Bank Limited.

SECRETARIAL AUDITORS

M/s Kamlesh M. Shah & Co.,
Practicing Company Secretaries,
801- A, Mahalay Building,
Opp. Hotel President,
Off. C.G. Road,
Ahmedabad – 380009

Statutory Auditors

M/S Ashok J Gidwani & Co., Chartered Accountants 2,3 & 6, 2nd Floor, Sindhi Mkt Chokha Bazar, Kalupur, Ahmedabad: 380 001.

COST AUDITORS

Chiragkumar Bipinkumar Modh 404, Nirman House, Near Usmanpura Underpass, Usmanpura, Ahmedabad: 380 013.

LISTING AT

The Metropolitan Stock Exchange of India Limited, Building-A, Unit No. 205A, Second Floor, Piramal Agastya corporate Park, L B S Road, Kurla (West), Mumbai: 400 070

REGISTERED OFFICE

103/B SHILP AARON NEAR PAKWAN CIRCLE OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD BODAKDEV Ahmedabad 380059

1068, Kadi Road, Chhatral, Kadi, Dist: Mehsana (North Gujarat)

FACTORY

COMPLIANCE OFFICER

Rajendra B. Shah. Whole Time Director And Company Secretary 103/B SHILP AARON, NEAR PAKWAN CIRCLE OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD BODAKDEV Ahmedabad GJ 380059 IN

AUDIT COMMITTEE

Shri Jay Dipak Patel, Chairman Shri Pravinbhai Patel , Member Shri Manish G Patel, Managing Director, Member

NOMINATION AND REMUNERATION COMMITTEE

Shri Pravinbhai Patel, Chairman Shri Jay Dipak Patel, Member Shri Rajendra B Shah, Member

STAKEHOLDERS RELATIONSHIP COMMITTEE

Shri Rajendra B Shah, Whole Time Director & CS, Chairman Shri Jay Deepak Patel, Member Shri Pravinbhai Patel, Member

REGISTRAR AND SHARE TRANSFER AGENTS.

Link In Time India Private Limited, 506 TO 508, Amarnath Business Centre - 1, Beside Gala Business Centre, Nr. St. Xavier's College Corner, Off, Chimanlal Girdharlal Rd, Sardar Patel Nagar, Ellisbridge, Ahmedabad, Gujarat 380 006

NOTICE

NOTICE is hereby given to the Members of the **AKASH AGRO INDUSTRIES LIMITED** that 34th Annual General Meeting of the Members of the Company will be held on TURSDAY, the 26th September, 2024 at 11.30 A.M. AT The President Hotel, Opp. Municipal Market, Off C.G. Road, Navrangpura, Ahmedabad: 380 009 Gujarat India. to transact the following business:

ORDINARY BUSINESS:

- 1) To Receive, Consider, Approve and Adopt the Audited Statement of Accounts i.e. the Audited Balance Sheet as at 31/03/2024, the Profit & Loss Account for the year ended on that date and the Report of the Auditors and Directors thereon.
- 2) To Appoint a Director in place of Shri FALGUN GIRISHBHAI PATEL (DIN: 01873241) who retires by rotation and being eligible offers himself for reappointment.
- 3) To Ratify the Appoint M/s. Ashok J Gidwani & Co., Chartered Accountants as the Statutory Auditors. For the next Financial Years 2024-25.

RESOLVED THAT pursuant to provisions of section 139 read with Rule 4,5 and 8 of the Companies (Audit And Auditors) Rules 2014 the appointment of M/s. Ashok J Gidwani & Co., Chartered Accountants (Firm Regn. No: 127947W) a Partnership firm, Peer Reviewed by the ICAI, as Statutory Auditors of the Company be and are hereby approved, ratified and confirmed for the next (Four) Financial Years from 2024-25 to 2026-27 i.e. from the conclusion of this 34t Annual General Meeting up to the conclusion of the 37th Annual General Meeting for the financial year ending on 31/03/2027 at such remuneration and reimbursement of all out of pocket expenses as may be fixed by the Chairman And Managing Director Mr. Manish Girishbhai Patel, in consultation with the Statutory Auditors for every financial year separately.

SPECIAL BUSINESS:

4) To Authorize the Board of Directors of the Company to enter in to Related Party Transactions with M/s. Shree Proteins Private Limited.

To consider and if thought fit to pass with or without modification following resolution as Special Resolution.

RESOLVED THAT pursuant to provisions of section 188 of the Companies Act 2013 read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules 2014 as

amended up to the date as also read with Regulation Number 23(1) of the SEBI (Listing Obligations And Disclosure Requirements) Regulations 2015 as amended up to the date, the Board of Directors of the Company be and is hereby authorized and empowered to enter in to Business Transaction for Sale/ Purchase of Goods and Services with M/s. Shree Proteins Private Limited a Company wherein entire share capital of the said Company is held by 3 Executive Directors of the Company, up to an amount of Rs. 200,00,00,000/- (Rupees Two Hundred Crores Only) for the financial year 2024-25 on such prices as may be prevailing in the market from time to time or as may be decided by Board from time to time.

RESOLVED FURTHER THAT the Company may not enter in to an obligatory agreement for sale / purchase of goods/ services with Shree Proteins Pvt Ltd but the Company's Board of Directors are free to enter in to such transactions from time to time as per requirements and need of the business of the company and for which the Board may authorize any one of its directors or executive directors to enter into such transactions.

5) CONFIRMATION AND FIXATION OF REMUNERATION OF COST AUDITORS

To Consider and if thought to pass with or without modification following resolution as Special Resolution.

RESOLVED that pursuant to the provisions of Section 148(3) read with Companies (Cost Records And Audit) Rules 2014 as amended up to the date M/s. Chiragkumar Bipinkumar Modh, a Qualified Cost Accountat having their Firm Registration Number: 101474 who were appointed by the Board of Directors in their duly convened, held and conducted meeting on 28th May 2024 for the financial year 2024-25 as the COST AUDITORS for the company be and is hereby approved and confirmed and that the Board of Directors of the Company be and is hereby authorized to fix their remuneration Maximum up to RS 50,000 and to pay such of the out-of-pocket expenses in consultation with the cost auditors concerned.

DATE: 10th AUGUST, 2024

PLACE: AHMEDABAD.

BY ORDER OF THE BOARD OF DIRECTORS OF AKASH AGRO INDUSTRIES LIMITED.

SD/-

(RAJENDRA B SHAH)

WHOLE TIME DIRECTOR AND C.S.

(DIN: 00394384)

NOTES:

- 1) A Member of the Company entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote and that a proxy need not be a member of the company.
- 2) Proxies in order to be effective must be received at the Company's Registered Office not less than 48 hours before the meeting. Proxies submitted on behalf of limited companies, societies, Trusts, etc., must be supported by appropriate resolution / authority letter as applicable, issued on behalf of the nominating organization.
- 3) A person can act as proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.
- 4) The Register of members and share transfer books of the Company shall remain closed from SATURDAY the 21/09/2024 TO Thursday the 26/09/2024 (Both days inclusive) as per the provisions of the Companies Act 2013 and the provisions of the Regulation 42 of SEBI (LODR), 2015.
- 5) Members desiring any information on accounts are requested to write to the Company 7 days before the meeting to enable the management to keep the information ready. Shareholders holding shares in physical form are requested to advise any change of address immediately to Company's Registrar and Share Transfer Agent, LINK IN TIME INDIA PRIVATE LIMITED at their local address mentioned in the report of Directors. Shareholders holding shares in electronic form must advise to their respective depository participants about change in address and not to company.
- 6) All shareholders are requested to dematerialize their shareholding immediately as the shares are traded compulsorily in demat segment only. Further, as per Ministry Corporate Affairs, Notification, w.e.f. 2nd October 2018 (31st March 2019 only for Listed Companies) the Companies or their Registrar and Share Transfer Agents not allowed to transfer any shares in physical mode in case of Public Limited Companies and trading in shares of the Company on stock exchange is done only in Damt mode.

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- 7) The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) and other KYC Details by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN and other KYC Details to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN and other KYC Details in prescribed form ISR-1, 2 including to appoint a nominee for their shares in details to the Company or its Share Transfer Agents.
- 8) All documents referred to in the accompanying Notice and the Explanatory Statement shall be open for inspection at the Registered Office of the Company during normal business hours (10.00 am to 5.00 pm) on all working days except Second and fourth Saturday and all Sundays and all public holidays up to and including the date of the Annual General Meeting of the Company
- 9) The Notice of the Annual General Meeting and Annual Report of the Company for the year ended 31st March, 2024 is uploaded on the Company's website www.akash-agro.com and may be accessed by the members. The Notice of the Annual General Meeting is also uploaded on the website of the Metropolitan stock Exchange of India Limited, www.msei.in and the website of the CDSL www.evotingindia.com
- 10) Electronic copy of the Annual Report for the financial year 2023-24 along with the Notice for 34th Annual General Meeting is being sent to all the members whose email IDs are registered with the Company / Depository Participants(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Annual Report for 2023-24 is being sent in the permitted mode.
- 11) Pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a detail of directors seeking appointment / reappointment at the Annual General Meeting is given in detail, as annexed hereto.
- 12) The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 relating to the Special Business to be transacted at the meeting, is annexed hereto.
- 13) Shareholders are requested to bring their copy of Annual Report to the meeting.
- 14) Members/Proxies should fill Attendance Slip for attending the meeting.
- 15) Pursuant to Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended and

Regulation 44 of the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, the Company is pleased to provide the facility of remote evoting to all members as per the applicable Regulations relating to e-voting. The complete instruction on e-voting facility provided by the Company is as given in Note no. 18 here under. Such remote e-voting facility is in addition to voting that may take place at the Meeting venue on September 26, 2024 by POLL Process.

- 16) Members who have voted through Remote E.Voting shall not be allowed and eligible for making physical poll process voting at the AGM. However, they are eligible to come and attend the AGM as any other shareholders and members.
- 17) If any member/ shareholders who has already given vote by remote e.voting, and still make further voting at the AGM in poll process, the vote cast by him in Poll Process will be treated as cancelled and invalid.

18) GENERAL INSTRUCTIONS FOR E. VOTING:

- a. In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligation and Disclosure Requirement) Regulation 2015,the Company is pleased to provide the facility to exercise members' right to vote at the ensuing Annual General Meeting by electronic means and the business may be transacted through e-voting services provided by the Central Depository Services (India) Limited (CDSL).
- b. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.
- c. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- d. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.co.in under help section or write an email to helpdesk.evoting@cdslindia.com
- e. Shri Kamesh. M. Shah, Practicing Company Secretary, (Membership No. A8356 and COP No. 2072) (Address: 801-A, Mahalay Complex, Opp: Hotel President, B/h. Fairdeal House, Swastik Cross Roads, Navrangpura, Ahmedabad: 380 009, Gujarat, India,) has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- f. The Scrutinizer shall within a period not exceeding two (2) working days from the conclusion of the e-voting period unblock the votes in the

- presence of at least two (2) witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favor or against, if any, and submit their report to the Chairman of the Company/meeting.
- g. The Results declared by the Chairman along with the Scrutinizer's Report shall be placed on the Company's website http://www.akashagro.com and on the website of CDSL and also of the Metropolitan Stock Exchange of India Limited within two (2) working days of passing of the resolutions at the AGM of the Company and communicated to MSEIL and will be uploaded on website of Stock Exchanges.
- h. Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. 20.09.2024, may obtain the login ID and password by sending a request at www.evotingindia.com
- 19) Note: For detailed instructions for e-voting, please visit website of CDSL WHICH IS REPRODUCED BELOW.

CDSL e-Voting System – For Remote e-voting

THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING:

- **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in Demat mode.
- **Step 2** : Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in Demat mode.
- (i) The voting period begins on Monday the 23rd September 2024 at 10/00 A.M. and ends on Wednesday the 25th September 2024 at 05.00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 20/09/2024 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.

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Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
Depository	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL Depository	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period.
ICIN: 115140	2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com . Select "Register Online for IDeAS "Portal or click at GJ1991PIICO1F302OIces.nsdl.com/SecureWeb/IdeasDirectReg.jage 11
[CIN: L15140	
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is

(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.

- **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- (iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to above said SEBI Circular, Login method for e-Voting for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

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	Members facing any technical issue in login	
securities in Demat mode with CDSL	can contact CDSL helpdesk by sending a	

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	request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33	
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	

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

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

	For Physical shareholders and other than individual shareholders holding shares in Demat.
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders) • Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format)

Bank	as recorded in your demat account or in the company records in order
Details	to login.
OR Date	 If both the details are not recorded with the depository or
of Birth	company, please enter the member id / folio number in the
(DOB)	Dividend Bank details field.

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in Demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the Demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN No. 240824005 for the relevant Company AKASH AGRO INUSTRIES LIMITED on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "**RESOLUTIONS FILE LINK"** if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you **"CONFIRM"** your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.

- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xvii) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; akashagro93@yahoo.com (designated email address by company) , if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

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

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 22 55 33

DATE: 10th AUGUST, 2024

PLACE: AHMEDABAD.

BY ORDER OF THE BOARD OF DIRECTORS OF AKASH AGRO INDUSTRIES LIMITED. SD/-

(RAJENDRA B SHAH)

WHOLE TIME DIRECTOR AND C.S.

(DIN: 00394384)

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AN EXPLANATORY STATEMENT PURSUANT TO PROVISIONS OF SECTION 102 OF THE COMPANIES ACT 2013 TO THE RESOLUTIONS MENTIONED IN THE HEAD SPECIAL BUSINESS OF THE NOTICE FOR 34TH ANNUAL GENERAL MEETING TO BE HELD ON THURSDAY THE 26TH SEPTEMBER 2024 AT 11.30 A.M.

ITEM NO: 4

To Authorize the Board to enter in to the Business Transactions with M/s Shree Proteins Private Limited.

The Company Normally enter in to the Normal Business transactions on Arm's length basis for sale / purchase of goods from M/s. Shree Proteins Private Limited frequently. All such business transactions are done on current ruling market prices from time to time. Now as the Company's Paid Capital and free reserves are more than 30 Crores, the provisions of the SEBI (LODR) 2015 relating to Approval of Related Party transactions has become applicable to the Company. Hence, the Omnibus resolution with threshold limit of total transactions to be entered in to with Shree Proteins Private Limited is proposed to be passed at the ensuing AGM of the Company.

All the 3 executive directors namely Mr. Manish G Patel, Mr. Falguni G Patel and Mr. Rajendra B Shah are also Directors and hold 100% equity shares in M/s. Shree Proteins Private Limited. Accordingly, this Special Resolution is proposed to be passed as per requirements of Section 188 read with rule 15 of the Companies (Meetings of the Board and its Powers) Rules 2014.

As all the Business transactions are to be entered in to the Arm's length prices and at the ruling current market prices from time to time, no special or extra ordinary benefits are proposed to be passed on to the interested directors.

Except the above 3 Directors, none of their relatives or KMP of the Company may be deemed to be interested in the proposed resolutions.

As per provisions of section 188 all the interested directors and their relatives shall not vote in this resolution.

ITEM NO. 5: CONFIRMATION/APPROVAL OF REMUNERATION OF COST AUDITORS.

The Company is engaged in the manufacture and marketing of the edible oil, oil cakes and such other products in various kinds and types of and sizes of packaging's on whole sale and retail basis. The total turnover from all the products during the previous year was more than 100 Crore and from any one product was more than Rs.35 crores or more. As per Rule 3 of the Companies (Cost Audit and Records) Rules 2014 as amended, the industry in which the company operates comes under the para-B of the Rule 3 and as such the

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company is compulsorily required to get its cost records and other relevant registers etc audited as per the rules. As per Sub section 3 of Section 148, the cost auditor can be appointed by the Board of Directors but their remuneration is required to be fixed by the shareholders in their Annual General Meeting. Accordingly, a Special Resolution is proposed to be passed at the AGM Requirements of law.

Your directors recommend to pass the resolution with requisite majority as the remuneration is to be fixed by the management in consultation with the cost auditors after the expiry of the financial year and also considering overall turnover, financial transactions etc and cost auditors suggest normally their fees considering all these aspects. Hence, it is proposed to authorise the Board of Directors to fix the remuneration in consultation with the cost auditors concerned

None of the Directors or any of their relatives or KMP is in any way may be deemed to be concerned or interested in the proposed resolution.

DATE: 10TH AUGUST, 2024 BY ORDER OF THE BOARD OF DIRECTORS PLACE: AHMEDABAD

OF AKASH AGRO INDUSTRIES LIMITED.

SD/-(RAJENDRA B SHAH)

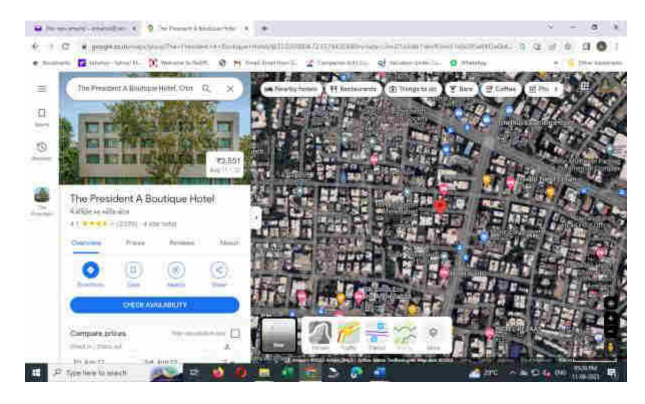
WHOLE TIME DIRECTOR AND C.S.

(DIN: 00394384)

INFORMATION ABOUT THE DIRECTORS WHO ARE PROPOSED TO BE APPOINTED/ RE-APPOINTED OR THE REMUNERATION IS PROPOSED TO BE INCREASED FOR EACH SUCH DIRECTOR BY WAY OF SPECIAL RESOLUTION TO BE PASSED AT THE 33RD ANNUAL GENERAL MEETING PURSUANT TO REGULATION 36 (3) OF THE SEBI (LODR) REGULATIONS, 2015 FORMING PART OF THE NOTICE CONVENING THE ANNUAL GENERAL MEETING OF THE COMPANY ARE AS UNDER.

Name of Directors	MR. FALGUN. G. PATEL		
Designation in the Company	Whole Time Director and Chief Financial Officer.		
Director Identification Number.	08026172		
Date of Birth.	04/08/1971		
Age.	53 Years.		
Educational Qualification	Graduate		
Date of Appointment as Director In the Company.	01/12/2007		
Directorship held in any other Company.	Shree Proteins Private Limited.		
Member of any Committees of the Directors in the Company.	NIL		
Member of any committees of the Directors In other Companies with names of the Company.	N.A.		
Member of any Trade Association/ Charitable Organization/ NGOs etc.	N.A.		
Relationship with other Directors on the Board of the Company.	Mr. Manish Girishbhai patel is Brother of Falgun G Patel. He has no other relationship with any other directors of the Company including the Independent Directors.		
Disqualification as per the Companies Act 2013 or any rules framed thereunder.	Mr. Falgun G Patel is not disqualified U/s. 164(2) of the Companies Act 2014 and his DIN number is also not deactivated by MCA.		
Any Debarment or penalty imposed by SEBI/ NSDL/ CDSL/ NSE/ BSE or any other stock Exchange.	No Regulatory Authorities like SEBI, MSEIL, NSE, BSE, NSDL, CDSL or any other authorities under the Securities and Exchange Board of India Act or the Securities Contract (Regulations) Act or any Rules made thereunder have debarred or imposed any penalty on Mr. Falgun G Patel and no such penalty payment is pending.		

MAP ROUTE TO THE VENUE FOR ANNUAL GENERAL MEETING IS AS UNDER:



DIRECTORS' REPORT

To,

The Members,

AKASH AGRO INDUSTRIES LIMITED.

Dear Shareholders,

Your Directors have pleasure in presenting herewith the 34th Audited Annual Report together with the Audited Statement of Accounts of the Company for the year ended on 31st March, 2024.

FINANCIAL HIGHLIGHTS

During the financial year 2023-24, the financial operational results of the Company are as follows:

(Amount in Rs in Lacs)

Particulars	For the year ended on 31st March, 2024	For the year ended on 31st March, 2023
Revenue from Operations Gross	53692.12	79336.70
Net of Taxes. Income from Sales.		
Other Income	9.05	8.42
Total Income	53701.17	79345.12
Total Expenses.	53231.08	78746.28
Exceptional Item	0	0
Profit Before Tax.	470.09	598.83
Provision for Tax.	125.50	155.47
Deffered Tax (Assets) Liability.	-27.09	-4.75
Profit After Tax	347.30	448.12
Earnings Per share. (In rupees)	8.49	10.95

DIVIDEND

During the year under review there was decrease in Turnover of the company the Earnings per share has slightly decreased from Rs10.95 to Rs 8.49 due to higher purchase price of raw materials and other expenses, however looking to and considering the higher financing cost for working capital needs and import of materials, the directors have not recommended any Dividend to be paid in order to strengthen the long term financial resources of the Company for its future business needs. The Management intends to strengthen its working capital needs in such a way that the overall financing cost comes down to a moderate level.

TRANSFER OF UNPAID/ UNCLAIMED DIVIDEND

The Company does not have any amount of Unpaid/Unclaimed Dividend which is required to be transferred to the Investors Education & Protection fund as required under Section 124(1), 124(5) or 125 of the Companies Act 2013 or any of the Rules under Companies (Declaration and Payment of Dividend) Rules 2014. There are no other statutory amount like outstanding unpaid Refund Amount on Share Applications, unpaid interests or principal of Deposits and Debentures etc lying with the company which are required to be transferred to Investors Education and Protection Fund.

CAPITAL STRUCTURE

During the year under review there were no changes in Authorized, Issued and subscribed share capital of the Company.

BUY BACK OF SHARE CAPITAL

The Company has not declared any Buy Back of Shares in any of the previous years and no such commitment are pending for execution. Hence no specific disclosure is required to be made in this report.

DEMATERIALISATION OF SECURITIES:

Your Company's Equity shares are admitted in the System of Dematerialization by both the Depositories namely NSDL and CDSL. The Company has signed tripartite Agreement through Registrar and Share Transfer Agent Link Intime India Private Limited. The Investors are advised to take advantage of timely dematerialization of their securities. The Attention of the Shareholders/ Investors is drawn to the fact, that w.e.f. 31st March 2019 (In case of Listed Entity) and w.e.f. 2nd October 2018 (In case of Unlisted Public Limited Companies), the Transfer of Physical shares is banned by the Central Government. Hence, all shareholders holding shares in physical shares are requested to Dematerialize their shares immediately. They are also advised to submit their IT PAN Details and other KYC Documents to the Company's Registrar and Share Transfer Agents M/s. Link in Time India Private Limited immediately. As on 31st March 2024, the Company had total 21,17,100 Equity shares are held in Dematerialized form Whereas Balance of 19,73,600 Shares is still held in Physical form only.

YEAR UNDER REVIEW

During the year under review your company had earned income from sale of edible oil and its derivative products of Rs. 53,692,.12 Lacs (Previous Year was Rs. 79,336.70 Lacs) Other Income of Commission & Other Income of Rs. 9.05 Lacs (Previous year was Rs. 8.42 Lacs) and total income of Rs. 53,701.17 Lacs (Previous year was Rs. 79,345.12 Lacs)

After deduction of Depreciation, Provision for Taxation and Deferred Tax Liabilities the company has earned a Net Profit after Tax of Rs. 347.30 Lacs (Previous year was Rs. Rs. 448.12 Lacs) which is carried to balance sheet as surplus of profit and loss account and retained with the company for the purpose of working capital needs of the business. The Earning Per share has slightly decreased to Rs. 8.49 from Rs. 10.95 in the previous year.

FUTURE OUTLOOK OF THE INDUSTRY FOR NEXT FINANCIAL YEAR

Due to good monsoon witnessed, in the Oil seeds growing areas of Gujarat and Hyderabad, the Current year is looking for good crop of oilseeds and as a result the overall pricing of the edible oil are expected to increase due to higher consumption of oil in the country with the increase in population as well as changing pattern of eating of major population in the country. Accordingly though the sales income is expected to increase due to price rice at the same time as the purchase price of raw edible oil expected to be on the higher side as compared to current financial year, the company's expenditure on overall operational cost and other cost of interest and finance charges are expected to increase substantially due to retained earnings policy adopted by the management. As a result even though the turnover for the next financial year may be slightly increased, the overall profit margins are expected to grow up in the next year and as a result the earnings per share would also increase.

FUTURE BUSINESS PLANS OF THE COMPANY:

The organized retailing business is gaining momentum in the mega cities. The consumer trend is moving towards branded products. Further during the financial year the consumer's purchasing power has also increased. Future of organized retail business will witness high growth rate in the years to come due to changing shopping style of consumers. The Company's product being edible oil will never see a downgrade demand but in fact with the increased population and changing pattern and behaviors of consumers, the company is planning to introduce small packing with low cost which ultimately will increase profitability of the company. Further the company also wants to tap the rural market and ready to eat food manufacturers on large scale basis in order to reduce the overall cost of distribution and marketing of products.

STATEMENT ON ADEQUACY AND EFFECTIVENESS OF INTERNAL FINANCIAL CONTROL MECHANISM:

The Board of Directors do hereby declare and confirm that there exist within the organization an adequate internal financial control system with proper financial matrix for making / incurring expenses on Production, Repair & Maintenance, procurement of Goods, packaging materials, hiring of goods transportation vehicles for inward and outward goods etc. by the Factory Manager/ and Whole Time Director cum CFO. The Legal, financial audit fees, compliance expenses, listing fees, taxation matters, other

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general administrative expenses etc. are being looked after by Whole Time Director cum CS. The Marketing, advertising and other general expenses are being looked after by the CMD directly. In addition, thereto there exist an Internal Audit System whereby it is being ensured to keep all the supporting documents, vouchers etc. for every expense, payments, and receipt of funds including sales realisation and other income realization.

Any capital expenditure on land, building renovation, upgradation, plant & Machineries upgradation, modernization, expansion and vehicles purchase are being taken care by all the three executive directors jointly and are reported to the Audited Committee and the Board of Directors for their information and comments by the independent directors.

The Board do hereby declare that all the system for internal financial control is adequate looking to the nature and size of the business of the company and that the same are adequately operating throughout the year.

STATUS ON LISTING AGREEMENT COMPLIANCES:

The Equity shares of the company are now listed on The Metropolitan Stock Exchange of India Limited. It is now freely tradable on the said stock exchange.

The Company has paid all the dues and listing fees of the Stock Exchange. The Company has also paid all dues of CDSL and NSDL as Annual Custody Charges and charges for evoting services and other corporate action services.

The Company is now regular in submission all the quarterly, half yearly, yearly and event-based documents to the Metropolitan Stock Exchange of India Limited. Any investors can have all the vital information about the company from the website of the said stock exchange. Further the Company is also maintaining its own website www.akash-agro.com where any investors can visit and have all the vital information about the company, its business activities, financials, shareholding pattern and all information which are uploaded on the website of the Stock Exchanges.

CORPORATE GOVERNANCE:

As the shares of the Company are listed on stock exchange, the Company is required to make compliance with the provisions of the Corporate Governance. As per revised guidelines and Regulation 27 of SEBI (LODR), 2015 recently introduced by SEBI for corporate governance, the Ccompany is now complying with the same. Many information relating to the Corporate Governance, **Management Discussion and Analyses Report**, Code of Conduct for Directors, Details and Policy for Independent Directors, Key Management Personnel etc. are uploaded on company's website. As the Company's paid up share capital is less than Rs.10 Crores and its net worth is more than Rs.25 crores it is now required to furnish the full Corporate Governance Report in its

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Annual Report. A detailed Report on Compliance with certain conditions of the Corporate Governance are given herewith along with confirmation by Directors for compliance and a compliance certificate by a Practicing Company Secretary is attached herewith as **ANNEXURE C.**

VARIOUS MANAGEMENT POLICY MECHENISM:

Details on Various policies such as RISK MANAGEMENT POLICY, VIGIL MECHANISM POLICY, CODE OF CONDUCT POLICY etc. as required to be framed as per SEBI (LODR) 2015 are given separately in Corporate Governance Report and are also uploaded on the website of the Company.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

Management's discussion and perceptions on existing business, future outlook of the industry, future expansion and diversification plans of the Company and future course of action for the development of the Company are fully explained in a separate Para in Corporate Governance Report.

ENVIRONMENT PROTECTION

The Company is engaged in the manufacturing of the edible oil. It is maintaining the high quality products manufacturing within the manufacturing premises and also maintain general environment by installing proper pollution control equipments. The Company is not discharging any contaminated water in any restricted area. The Company does not make Air or Noise Pollution. Any No Objection confirmation/ Certification/ Licence issued by the respective authorities to the company are regularly renewed in time.

INSURANCE AND PROTECTION OF ASSETS

The Company's all fixed assets and tangible movable assets are properly insured against all available commercial risks like fire, flood, earthquake and other extraneous perils from the approved insurance companies. During the year the company has not made any insurance claims and no such claims are pending for settlement.

DETAILS OF LOANS, GUARANTEES AND INVESTMENTS U/S 186 OF THE COMPANIES ACT, 2013

During the year under review the Company has made loans to its working directors of Rs.16.55 Lacs (Previous year was of Rs.16.55 Lacs) and other employees of Rs. 13.45 lacs (Previous year was Rs. 12.93 Lacs) as part of employee/ Director terms of appointment. Complete details are given in relevant schedule to accounts. The Company had given Rs. 18.33 Lacs as Loans And Advances to Associate Concern during the year out of which

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Rs.16.55 Lacs has been repaid by the said party. The Company has not given any Guarantee or security for and on behalf of the Group/ Associate concerns.

SALE PURCHASE OF GOODS OR SERVICES WITH THE SUBSIDIARY/ GROUP/ ASSOCIATE CONCERNS UNDER SECTION 188 OF THE COMPANIES ACT 2013.:

The Company is regularly doing business of Sale Purchase of Goods with M/s. Shree Proteins Private Limited, an Associate/ Group Company in which all the executive directors of the Company hold 100% Equity Shareholding. All the business transactions are done on arms' length basis. During the year total purchases form the said company was Rs.44,34,912 and sales was of Rs. 9,21,32,200/-.

As from the 1st April, 2023, the Company's Networth has increased more than Rs. 30 Crores, the Provisions of SEBI (LODR) 2015 relating to Corporate Governance has become applicable. Hence, in order to enable the board to carry out such business transactions now ondwards, an omnibus resolution with threshold limit or Rs. 200 Crore total turnover is proposed to be passed at the ensuing Annual General Meeting. All the future business transactions will be done on arm's length basis only. The Interested directors and their relatives shall not vote for this resolution as per provisions of the Act.

PAYMENT TO AND OUTSTANDING TO/ FROM MSME:

The Company does make sale/ purchase of goods and services from Registered MSME sector registered units/entity. However, the company does follow the practice of making payment of all the dues of such MSME Units/entity within statutory period of 45 days. At the year end and also as on the 24th January 2019 (As per MCA Notification) there was no outstanding amount payable beyond 45 days to any of the MSME Registered unit/entity. Hence, the company had not filed such return with the office of the Registrar of Companies.

<u>Formation of Audit Committee in Compliance to Section 177 of the Companies Act, 2013 and SEBI (LODR), 2015 Regulations on Corporate Governance</u>

In Compliance with the provisions of Section 177 of the Companies Act 2013 your company has formed an Audit Committee within the Organization consisting of 1 Promoter Director and 2 independent directors on the Board. Thus the Company is strictly complying with this provisions. An Independent Chartered Accountants are proposed to be appointed as Internal Auditors and they will act as Advisors in their professional capacity on this committee. The area of operations and functional responsibilities assigned to the committee are as per the guidelines provided in Regulation 18 of SEBI (LODR), 2015 for implementation of code of corporate governance. The Committee meets at least once in a quarter and gives its report of each meeting to the Board for its approval, record and information purposes. The detail of powers, responsibilities and system of functioning of this committee is as described in SEBI (LODR) 2015.

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DEPOSITS

During the year under review your company has neither invited nor accepted any public deposit from the public as defined under Section 74 of the Companies Act-2013. The unsecured loans accepted were from Directors or as Short Term Inter Corporate Loans only and are exempt from the provisions of section 74 of the Companies Act 2013 and Rule 2 of the Companies (Acceptance of Deposit Rules) 2014 made there under. The Company has also not accepted or invited any amount which is not covered under the provisions of Chapter V of the Companies Act 2013. However, the Company has filed the form DPT-3 with the office of the Registrar of Companies giving details of all secured and unsecured borrowings.

DIRECTORS AND KMP

Mr. Falgun Girishbhai Patel, Whole Time Director and CFO of the Company, retires by rotation as per provisions of the Act at this Annual General Meeting. However, being eligible offers himself for reappointment. Your directors recommend appointing him by passing resolutions. During the year Mr. Kumudbhai Babubhai Patel has resigned as Independent Director of the Company w.e.f. 31st July 2023 due to his old age and health issues and as he is going to attain the age of 75 years in very near future.

The Company has received declarations from Mr. Falgun Girishbhai Patel the Whole Time Director and CFO of the Company confirming that he is promoter Director and is Executive Director of the Company and he seeks to get reappointed as Director of the Company as he is retiring by rotation.

Mr. Rajendra B Shah is appointed as Whole Time Director And Company secretary of the Company.

Members are requested to refer to the Notice of the Annual General Meeting and the Explanatory Statement for details of the qualifications and experience of the Director who seek reappointment as Director. The Board recommends the passing of the Resolutions at Item No. 2 as Ordinary resolution.

DIRECTORS' RESPONSIBLITY STATEMENT

Pursuant to the provisions of Section 134(5) of Companies Act, 2013 (Section, 217(2AA) of the Companies Act, 1956) your Directors declare that:

i) In preparation of the annual accounts, as far as possible and except to the extent if any accounting standards mentioned by the auditors in their report as not complied

- with, all other applicable accounting standards had been followed along with proper explanation relating to material departures;
- ii) The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are responsible 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 after the profit or loss of the company for that period;
- iii) The Directors have taken proper and sufficient care for the maintenance of the adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) The Directors had prepared the annual accounts on a going concern basis.
- v) The Directors, in the case of listed company, had laid down internal financial control to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- vi) The Director had devised proper system to ensure compliances with the provisions of all applicable laws and that such systems were adequate and operating effectively.

DECLARATION BY INDEPENDENT DIRECTORS:

(Pursuant to Provisions of section 149(6) OF the Companies Act 2013)

All the Independent Directors of the Company do hereby declare that:

- (1) All the Independent Directors of the Company are neither Managing Director, nor a Whole Time Director nor a manager or a Nominee Director.
- (2) All the Independent Directors in the opinion of the Board are persons of integrity and possesses relevant expertise and experience.
- (3) Who are or were not a Promoter of the Company or its Holding or subsidiary or associate company.
- (4) Who are or were not related to promoters or directors in the company, its holding, subsidiary or associate company.
- (5) Who has or had no pecuniary relationship with the company, its holding, subsidiary or associate company or their promoters or directors, during the two immediately preceding financial years or during the current financial year.
- (6) None of whose relatives has or had pecuniary relationship or transaction with the company, its holding, subsidiary, or associate company, or their promoters, or directors, amounting to two per cent or more of its gross turnover or total income or fifty lacs rupees or such higher amount as may be prescribed, whichever is lower, during the two immediately preceding financial years or during the current financial year,
- (7) Who neither himself, nor any of his relatives,
 - (a) Holds or has held the position of a key managerial personnel or is or has been employee of the company or its holding, subsidiary or associate company in

- any of three financial years immediately preceding the financial year in which I\he is proposed to be appointed.
- (b) Is or has been an employee or proprietor or a partner, in any of the three financial years immediately preceding the financial years in which he is proposed to be appointed of
 - (i) A firm of auditors or company secretaries in practice or cost auditors of the company or its holding, subsidiary or associate company; OR
 - (ii) Any legal or a consulting firm that has or had any transaction with the company, its holding, subsidiary or associate company amounting to ten per cent, or more of the gross turnover of such firm;
 - (iii) Holds together with his relatives two per cent, or more of the total voting power of the company; OR
 - (iv) Is a Chief Executive or director, by whatever name called, or any non-profit organization that receives twenty-five per cent or more of its receipts from the Company, any of its promoters, directors or its holding, subsidiary or associate company or that holds two per cent or more of the total voting power of the company; OR
 - (v) Who possesses such other qualifications as may be prescribed.
 - (vi) All the Independent Directors are yet to register with the website www.lndependentdirectorsdatabank.in and pass the requisite the qualifying examinations as prescribed by the government.

However, the independent directors were appointed as Independent directors and continued as such because they were already appointed prior to the coming in to effect the amendments relating to registration of independent directors on specified website and also passing of the qualifying examinations.

All the Independent Directors of the Company are yet to get themselves registered/ renew their registration as an Independent Directors data bank website and are also required to pass requisite examinations conducted by Indian Institute of Corporate Affair and none of them are exempted from passing of such examinations.

A certificate issued by the Practicing Company Secretary in this behalf regarding Qualification/ Disqualification of Directors is attached here with this report as separate Annexure.

DECLARATION BY BOARD AS PER REQUIREMENT OF SECTION 178 (1):

In compliance with Section 178 (1) as also in compliance with applicable Regulations of SEBI (LODR), 2015 the Board of Directors does hereby declare that:

a. The Company has proper constitution of the Board of Directors including independent directors in proportion as per requirement of SEBI (LODR), 2015.

- The Company has constituted Nomination and Remuneration Committee, Stakeholders Relationship Committee, Audit Committee as per requirements of the SEBI (LODR), 2015 and provisions of the Companies Act 2013.
- c. The Company has the policy for selection and appointment of independent directors who are persons of reputation in the society, have adequate educational qualification, sufficient business experience and have integrity & loyalty towards their duties.
- d. The Company pays managerial remuneration to its Managing/Whole Time Directors based upon their qualification, experience and past remuneration received by them from their previous employers and company's financial position.
- e. The Independent Directors are not paid sitting fee.
- f. The Company is not paying any commission on net profits to any directors.

MEETINGS OF THE BOARD OF DIRECTORS AND COMMITTEES AND ATTENDANCE OF THE DIRECTORS.

During the year the Board has met 6 times during the year on 30/05/2023, 31/07/2023, 14/08/2023, 21/09/2023, 19/11/2023, 14/02/2024 and 30/03/2024 (there were two separate meetings of Non Independent Directors and Independent Directors to make performance review and appraisal of each individual directors and Board as a whole as per Listing Agreement requirements). The details of presence of every director at each meeting of the Board including the meetings of the Committees, if any, are given in the reports of the Corporate Governance. The dates of the Meetings of Committees of the Board and Attendance of Directors at each of such meetings are given in detailed report on corporate governance attached with this report as an Annexure.

The Independent Directors had expressed their satisfaction over the functioning at the Board, active participation by each of the directors, their interest in each of the business of agenda items etc. was satisfactory.

The Company held a physical Annual General Meeting for the financial year ended 31/03/2023 on the 21st September 2023 in compliance with the provisions of the Act.

SYSTEM OF PERFORMANCE EVALUATION OF THE BOARD, INDEPENDENT DIRECTORS AND COMMITTEES AND INDIVIDUAL DIRECTORS.

- 1. The Board makes evaluation of the effectiveness and efficiency of every individual directors, committee of directors and board as a whole.
- 2. For these purpose the Board makes evaluation twice in a year on a half yearly basis.
- The performance of individual directors are evaluated by the entire Board, excluding the Director being evaluated on the basis of presence of every directors at a meeting, effective participation in discussion of each of the

- business of agenda for the meetings, feedback received from every directors on draft of the minutes and follow up for action taken reports from first line management.
- 4. Effectiveness and performance of various committees are evaluated on the basis of the scope of work assigned to each of the committees the action taken by the committees are reviewed and evaluated on the basis of minutes and agenda papers for each of the committee meetings.
- 5. The performance of independent directors when required are evaluated on the basis of their participation at the meetings and post meeting follow up and communication from each of such independent directors.

PARTICULARS OF EMPLOYEES RECEIVING CERTAIN REMUNERATION

There are no employee of the company, who

- (a) Employed in India, was in receipt of the remuneration of Rs.1.02 Crores in the aggregate, if employed for the year.
- (b) In receipt of the monthly remuneration of Rs. 8,50,000/- in the aggregate if employed for a part of the year under review.
- (c) if employed throughout the financial year or part thereof, was in receipt of remuneration in that year which, in the aggregate, or as the case may be, at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, not less than two percent of the equity shares of the company.

Hence the information required under Section 197 (12) of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014 as amended being not applicable is not given in this report.

DISCLOUSER AS PER RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULE, 2014

i) The ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year:

	Current year.	Previous Year.
Total Remuneration expenses:	Rs. 361.84	Rs. 313.44 Lacs
Managerial Remuneration Expenses:	Rs. 216.00	Rs. 144.00 Lacs
Other employees Remuneration:	Rs. 145.85	Rs. 169.44 Lacs

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: 75% after approval of the Shareholders by Special Resolutions passed in Last General Meeting.

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iii) The percentage increase/ Decrease in the median remuneration of employees during the financial year is (13.92%) Previous year was increased of 28.72%. This is a variable due to engagement of other daily wage workers for production and reduction in overall production and turnover of the company during the year.

The number of permanent employees on the rolls of company are: 12

iv) The explanation on the relationship between average increase in remuneration and company performance.

There was no substantial increase in number of employees. However, the total remuneration paid to other employees have been reduced by 13.92% (In previous year was increased by 28.72%). The Sales turnover of the company has reduced drastically by 32.33% (Previous year turnover was increased by 5.96%) during the year under review, the net profit after tax has also reduced from Rs. 448.11 Lacs to 347.30 Lacs registering a record decrease of 22.50% in the current year.

v) Comparison of the remuneration of the Key managerial personnel against the Performance of the company;

The Company have Chief Financial Officer and the Company Secretary. It pays Managerial Remuneration to its Managing Director and two Whole Time Directors of Rs. 84,00,000/- for each one of them and total Managerial Remuneration was Rs.216.00 Lacs which was Rs.144.00 Lacs in the previous year for all the executive directors together. There was increase in Managerial Remuneration of all executive Directors or KMP. Every Company in the Industry pays remuneration to their directors depending upon their Size, nature of business and Financial Performances. Hence, remuneration payable to Executive Directors is not comparable with Intra Company or inters industry as a whole.

vi) Variations in the market capitalization of the company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase or decrease in the market quotations of the shares of the company in comparison to the rate at which the company came out with the last public offer in case of listed companies, and in case of unlisted companies, the variations in the net worth of the company as at the close of the current financial year and previous financial year;

Earnings Per share for the financial year ended on 31/03/2024: Rs. 08.49 Earnings per share for the financial year ended on 31/03/2023: Rs. 10.95

As the Company's Equity shares not actively traded on the stock exchanges the PE Ratio cannot be computed.

vii) Average percentile increase 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; This matter is already explained in the forgoing paragraph.

- viii) Comparison of each remuneration of the key managerial personnel against the performance of the company: Not Comparable.
- ix) The key parameters for any variable component of remuneration availed by the directors; NOT APPLICABLE.
- x) 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:

No employee is receiving remuneration in excess or higher than the remuneration of Director or Key Managerial Personnel.

xi) Affirmation that the remuneration is as per the remuneration policy of the company.

All remuneration of the Employees and directors are decided by Nomination & Remuneration Committee and by the Board of Directors within the organization.

PREVENTATION OF SEXUAL HARESSMENT OF WOMEN EMPLOYEES AT WORK PLACE AND POLICY:

The company has not more than 5 women employees employed in the organization. The Company has made a Preventaion of Sexual Harassment Policy for women employee. The Company does circulate and hand over a handy booklet to every women employee at the time of their recruitment and employment. Such policy is also uploaded on the Company's website www.akash-agro.com. The Company has not made any committee within the organization till the date. If any complaint on this subject is received by the management, the same will be dealt with by the Chairman & Managing Director himself along with Chairman for Stakeholders Relationship Committee Mr. Rajendra. B. Shah in future and necessary corrective actions if any will be taken in time.

AUDITORS

STATUTORY FINANCIAL AUDITOR

The Board has now proposed to ratify and confirm the appointment of M/s. Ashok J Gidwani & Co., Chartered Accountants as the New Statutory Financial Auditors of the Company for the next 3 (Three) Financial years from 01/04/2024 to 31/03/2027. If their appointment Is approved by the Board, they shall hold the office as such up to the conclusion of the Annual general Meeting for the financial year ending on 31/03/2027.

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They have given their letter of consent and confirmation under section 139 and 141 (1) of the Companies Act 2013 read with rule 4 of the Companies (Audit and Auditors) Rules, 2014 to act Statutory Auditors of the Company for next financial year. The Board has now proposed to pass an Ordinary Resolution for the appointment of M/s. Ashok J Gidwani & Co., as Statutory Auditors for the financial year 2024-25 as per requirements of section 139 (1) of the Companies Act 2013 read with Companies (Audit and Auditors) Rules 2014 and to fix their remuneration.

INTERNAL AUDITORS

The company has appointed an independent Chartered Accountant to act as an Internal Auditor as per suggestion of Statutory auditors in order to strengthen the internal control system for the Company. They are submitting their report to the Audit Committee and the statutory auditors. The Audit committee make review of the reports, take corrective measures and inform the Board of Directors about any major observations in financial transactions, legal procedures, recording of financial transactions and also on possibility of financial and material loss or pilferage or theft or possibilities of any fraud existing or possibility of occurrence of such events.

COST AUDITORS:

M/s. Chirag. B Modh & Co., have been appointed as the Statutory Cost Auditors of the Company. They have submitted their Report to the Board of Directors and the Statutory Financial Auditors. There has been no Adverse observation by the cost auditors in their report calling for special explanation to be given by the board of Directors in their report. The Board of Directors have already appointed them as Cost Auditors for the next financial year 2024-25. As per requirements of section 148(3) read with the Companies (Cost Audit and Records) Rules 2014 as amended the remuneration payable to cost auditors are required to be fixed by the shareholders in their general meeting. Hence, a special resolution Is proposed to be passed at the AGM.

SECREATARIAL AUDITOR

The Company has appointed M/s. KAMLESH SHAH & SHAH CO. as the secretarial auditor for the financial year 2024-25. They have given their report in the prescribed form MR-3 for the year under review which is annexed to this report as an **ANNEXURE-D**.

OBSERVATION OF THE SECRETARIAL AUDITOR

The Secretarial Auditors have in their report made various observations for part compliance or noncompliance of the provisions of companies Act, SEBI Rules and Regulations SEBI LODR Regulations which are given in Annexure-B of their Report attached with their report. Shareholders are requested to go through each of them separately.

MANAGEMENT PERCEPTION/ CLARIFICATION OF OBSERVATIONS OF SECRETARIAL AUDITORS.

The Board of Directors are now pleased to inform that the Shares of the Company are now Listed and Freely traded on The Metropolitan Stock Exchange of India Limited. The Company is now regular in filing of all the required information, documents with the said stock exchange in timely manner w.e.f. the quarter ended 30th June 2019. All such documents are also uploaded on the website of the company simultaneously.

Further the company has now signed a Triparty Agreement for providing e.voting facilities to its shareholders through the E.voting portal of CDSL. The website address is www.evotingindia.com. For this financial year Annual General Meeting, the company is now going to provide the e.voting facilities to its shareholders in compliance with Section 108 read with Regulation 21 of the Companies (Management and Administration) Rules read with SEBI (LODR) 2015 as amended. The complete procedure for such e.voting process is given in the Notes to the Notice for AGM. Shareholders are requested to kindly go through the same.

The Company has now asked and requested all the Independent Directors to get them registered with the designated website www.independentdirectorsdatabank.in and pass the requisite examinations as per requirements of the law.

STATUTORY AUDITORS' OBSERVATION

There are observations made by the Auditors in their report. However notes to the Accounts to itself are clarificatory and self explanatory in the nature. The Company is making contribution to PF and EPF or Family Plans and ESIC benefit for its employees. The Company is planning to take a separate Gratuity Benefit Insurance Policy from LIC of India in their consultation. So when premium on such policy is paid to LIC there will not be requirements to make provision for Gratuity for employees of the Company. However, the company is yet to take an Insurance for Gratuity and during the year the company has not made provision for gratuity in the books of accounts.

STATUTORY INFORMATION ON CONSERVATION OF ENERGY, TECHNOLOGY UPGRADATION AND ADAPTATION, RESEARCH & DEVELOPMENT, FOREIGN EXCHANGE EARNINGS AND OUTGO:

The Information required to be disclosed in the report of the Board of Directors as per the provisions of Section 134 of the Companies Act-2013 and Rule *(3) of The Companies (Accounts) Rules 2014 in the Report of Board of Directors) Rules 1988 regarding the conservation of energy; technology absorption, foreign exchange earnings and outgo are given herewith as **Annexure-A** of this Report.

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FORM MGT-9 INFORMATION AN ABSTRACT OF THE ANNUAL RETURN:

The Required information as per prescribed format is given in an **Annexure-B** to this Report.

MATERIAL CHANGES

Except the information given in this report regarding change in Directors, there are no material changes have taken place after completion of the financial year up to the date of this report which may have substantial effect on business and finances of the company.

APPRECIATION

Your Directors take this opportunity to acknowledge the trust reposed in your company by its Shareholders, Bankers and clients. Your Directors also keenly appreciate the dedication & Commitment of all our employees, without which the continuing progress of the company would not have been possible.

Place: Ahmedabad. On Behalf of the Board of Directors
Date: 10th AUGUST 2024 of AKASH AGRO INDUSTRIES LIMITED

SD/-

(MANISH G. PATEL)

CHAIRMAN AND MANAGING DIRECTOR

(DIN: 00745013)

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ANNEXURE-A ANNEXURE-A TO DIRECTORS REPORT

Statement pursuant to Section 134 (3) (m) of the Companies Act, 2013, read with the RULE 8(3) of Companies (ACCOUNTS) Rules, 2014.

A. CONSERVATION OF ENERGY

- (a) Energy conservation measures taken:-
 - Your company gives priority to Energy conservation. It regularly reviews measures to be taken for Energy Conservation/Consumption and its effective utilization.
- (b) Additional investments and proposals, if any, being implemented for reduction of consumption of energy:-
 - Your Company is highly power intensive industry and power is the basic requirements of manufacturing process. In order to reduce the cost per unit for power consumption, the Company has installed 40 MW Captive Power Plant.
- (c) Impact of measures at (a) and (b) above for reduction of energy consumption and consequent impact on the cost of production of goods:
- (d) Total energy consumption and energy consumption per unit of production:

(I)	POWER	OWER & FUEL CONSUMPTION			2022-23
	1	ELEC	CTRICITY		
		(a)	Purchased		
			Unit (Kwh)		
			Total Amount (Amount in Lacs)		
			Rate / Unit (Rs)		
		(b)	Own Generation		
		(i)	Through Diesel Generator Unit (Kwh)		
			Unit Per Ltr of Diesel Oil	Nil	Nil
			Cost / Unit (Rs)	Nil	Nil
		(ii)	Through Steam Turbine / Generator Unit	Nil	Nil
			(Kwh)		
			Unit Per Kg of Lignite	Nil	Nil
			Cost Lignite / Unit (Rs)	Nil	Nil
			Cost Coal / Unit (Rs)	Nil	Nil
			Cost Coal & Lignite / Unit (Rs)	Nil	Nil
	2	Deo	iled Cakes Consumed in Boilers.		
	_		ntity (MT)		
			Il Cost (Rs in lacs)		

	3	Average Rate per unit of coal consumed in (Rs) Average Rate per Unit of Product Manufactured CONSUMPTION OF FUEL (COAL)		
		(used in the generation of power) Quantity (MT) TOTAL AMOUNT OF FUEL USED(in Lacs) COST PER UNIT OF FUEL CONSUMED COST PER UNIT OF PRODUCTS MANUFACTURED		
	4	OTHERS – LIGNITE (used in the generation of steam) Quantity (K Tonns) Total Cost (Rs) Average Rate (Rs)	Nil Nil Nil	Nil Nil Nil
(11)	UNIT O	F PRODUCTION		
	Particula	ars of Product		
	TOTAL U	INITS OF PRODUCTS (in MT)		
	TOTAL C	OST OF POWER /FUEL PER UNITE OF PRDUCTION		

B. <u>TECHNOLOGY ABSORPTION</u>

(I) Research and Development (R & D)

Partic	ulars	2023-24	2022-23
1.	Specific areas in which R&D carried out by the	Nil	Nil
	company.		
2.	Benefits derived as a result of the above R&D	Nil	Nil
3.	Future plan of action:		
	a. Capital	Nil	Nil
	b. Recurring	Nil	Nil
	c. Total	Nil	Nil
	d. Total R&D expenditure as a percentage of total	NII	Nil
	turnover		

(II) Technology absorption, adaptation:

Particulars	2023-24	2022-23				
Company has not carried out research, development &	h, development &					
innovation activities.						
 Efforts, in brief, made towards technology 	Nil	Nil				
absorption, adaptation and innovation.						
2. Benefits derived as a result of the above efforts,	Nil	Nil				

	e.g. product improvement, cost reduction, product		
	development, import substitution etc.		
3.	In case of imported technology		
	(imported during the last 5 years reckoned from	Nil	Nil
	the beginning of the financial year), following		
	information may be furnished:		
	a. Technology imported		
	b. Year of import		
	c. Has technology has been fully absorbed		
	d. If not fully absorbed, areas where this has not		
	taken place, reasons therefore and future plans		
	of action.		

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

(Rs. in lakhs)

Particulars	2023-24	2022-23
1) EARNINGS & OUTGO		
a. Foreign Exchange earnings	Nil	Nil
b.Foreign Exchange outgo	NIL	NIL
2) TOTAL FOREIGN EXCHANGE USED AND EARNED		
As per notes on account		

Place: Ahmedabad. On Behalf of the Board of Directors
Date: 10TH AUGUST 2024 of AKASH AGRO INDUSTRIES LIMITED

SD/-

(MANISH G. PATEL)

CHAIRMAN AND MANAGING DIRECTOR

(DIN: 00745013)

ANNEXURE - B TO THE DIRECTORS' REPORT

FORM NO. MGT-9

EXTRACT OF ANNUAL RETURN AS ON THE FINANCIAL YEAR ENDING ON 31/03/2024

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

1) REGISTRATION AND OTHER DETAILS:

SR. NO.	PARTICULARS	DETAILS
1	CIN	L15140GJ1991PLC015029
2	Registration date	07/02/1991
3	Name of the company	AKASH AGRO INDUSTRIES LTD
4	Category/ sub-category of the company	Company limited by shares/ Indian Non- Government Company
5	Address of the registered office and contact details	103/B SHILP AARON, NEAR PAKWAN CIRCLE OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD BODAKDEV Ahmedabad GJ 380059 IN
6	Whether listed company	Yes, Listed and Traded at Metropolitan Stock Exchange of India Limited (MSEIL)
7	Name, address and contact details of registrar and transfer agent if any	Link In Time India Private Limited 506-508, ABC-1, Beside Gala Business Center-1, St. Xaviers's College Corner, Off: C.G.Road, Navrangpura, Ahmedabad: 380 009. Phone:079 26465579 E.mail: ahmedabad@linkintime.co.in

2) PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

All the business activities contributing 10 % or more of the total turnover of the company shall be stated: -

SL. No.	Name and	NIC Code of the	% to Total
	descriptions of	product/ Service	turnover of the
	main products/ services		company
1	edible oils and fats n.e.c	99611229	99.95%

3) PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES –

	NAME AND	CIN/GLN	CONCERN	% of	APPLICABLE
Sr. NO.	ADDRESS			shares	CECTION
	OF THE			held by	SECTION
	COMPANY			COMPANY	
		NA			

i) SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity) *Category-wise Share Holding*

Category o	f No. of Sh	ares held at	the beginni	ing of the	No. of Shares held at the end of the year				%
Shareholder	-	year	2024		2024				Chan
S									ge
									durin
									g the
		1	T	1		1	T	T	year
	Demat	Physical	Total	% of	Demat	Physical	Total	% of	
				Total				Total	
				Shares				Shares	
A.	1563000	NIL	1563000	38.21%	1563000	NIL	1563000	38.21%	NIL
Promoters									
(1) a)								
Indian/Indiv	,								
idual/HUF									
b) Centra	l NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Govt									
c) State	e NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Govt. (s)									

d) Bodies Corp.	437000	NIL	437000	10.68%	437000	NIL	437000	10.68%	NIL
e) Banks / FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Any Other	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (A) (1):-	2000000	NIL	2000000	48.89%	2000000	NIL	2000000	48.89%	NIL
(2) Foreign	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
a) NRIs - Individuals	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Other – Individuals	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) Bodies Corp.	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) Banks / FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
e) Any Other	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (A) (2):- Total shareholdin g of Promoter (A) = (A)(1)+(A)(2) B. Public Shareholdin g 1.	2000000 NIL	NIL	2000000 NIL	48.89% NIL	2000000 NIL	NIL	2000000 NIL	48.89% NIL	NIL
Institutions a) Mutual Funds b)Banks/FI c) Central	NIL NIL	NIL NIL	NIL NIL	NIL NIL	NIL NIL	NIL NIL	NIL NIL	NIL NIL	NIL NIL
Govt d) State Govt(s)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL

e) Venture Capital	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Insurance Companies	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
g) FIIs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
h) Foreign Venture Capital	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Funds i) Others (specify)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (B)(1):	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
2. Non- Institutions	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
a) Bodies Corp.	900	NIL	900	0.02	900	NIL	900	0.02	NIL
i) Indian ii) Overseas	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Individuals	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
i) Individual shareholder s holding nominal share capital upto Rs. 2 lakh	114600	1474850 0	1589100	38.85%	118600	1470500	1589100	38.85%	NIL
ii) Individual shareholder s holding nominal share capital in excess of Rs. 2 Lakh lakh	NIL	499100	499100	12.20%	NIL	499100	499100	12.20%	NIL
c) Others (NON	100	NIL	100	NIL	100	NIL	100	NIL	NIL

RESIDENT & CLEARING MEMBERS)									
Hindu Undivided Family	1500	NIL	1500	0.04%	1500	NIL	1500	0.04%	NIL
Sub-total (B)(2):-	113100	1977600	2090700	51.11%	117100	1973600	2090700	51.11%	NIL
Total Public Shareholdin g (B)=(B)(1)+ (B)(2)	113100	1977600	2090700	51.11%	117100	1973600	2090700	51.11%	NIL
C. shares held by custodian for GDRs & ADRs	NIL	NIL	NIL						
GRAND TOTAL (A+B+C)	2113100	1977600	4090700	100.00%	2117100	1973600	4090700	100.00	NIL

(ii) Shareholding of promoters

Name promoter	of					Shareholding at the end of the year 2024					year				
		No.	of	%	of	% of	shares	No.	of	%	of	% c	of sh	ares	%
		shares		tota	I	pledge	ed/	shares		tota	ıl	pled	dged	l/	change
				shar	es	encun	nbered			shai	res	enc	umb	ere	in
				of	the	to	total			of	the	d t	to 1	total	shares
				com	pan	shares	5			com	pan	sha	res		holdin
				У						У					g
															during
															the
															year

RAJENDRA BABULAL SHAH	38,000	1.90%	NIL	38,000	1.90%	NIL	NIL
MANISH GIRISHBHAI PATEL	700,000	17.11%	NIL	700,000	35%	NIL	NIL
FALGUNBHAI GIRISHBHAI PATEL	700,000	17.11%	NIL	700,000	35%	NIL	NIL
Rita R. Shah	125000	6.25%	NIL	125000	6.25%	NIL	NIL
R.R. SECURITIES LTD	437000	10.68%	NIL	437000	10.68%	NIL	NIL
TOTAL	2,000,000	48.89%	NIL	2,000,000	48.89%	NIL	NIL

- (iii) Change in Promoter's Shareholding: NO CHANGE
 - 4) SHAREHOLDING PATTERN OF TOP TEN SHAREHOLDER (OTHER THAN DIRECTORS, PROMOTERS AND HOLDERS OF GDRS AND ADRS)

SR.	NAME OF THE SHAREHOLDERS	Shareholding at the		Cumulative Shareholding	
NO.		beginning of the year		during the y	ear 2023
		2023			
		No. of	% of total	No. of	% of total
		shares	shares of the	shares	shares of
			company		the
					company
1	MANISH G PATEL	188600	4.61	188600	4.61
2	R R SECURITIES	115700	2.83	115700	2.83
3	MANISH G PATEL	68100	1.66	68100	1.66
4	APPLE PLATINIUM SHARE	45300	1.11	45300	1.11
5	OSIAJEE HOUSING FINANCE LIMITE	30600	0.75	30600	0.75

6	KHYATI SHAH	25800	0.63	25800	0.63
7	DUGAR HOUSING DEVELOPMENT FINA	25000	0.61	25000	0.61
8	YOGENDRA RAJGURU	16600	0.41	16600	0.41
9	AMRITLAL J SHAH	15400	0.38	15400	0.38
10	TUSHAR S SHAH	14300	0.35	14300	0.35
	TOTAL	545400	13.34	545400	13.34

5) SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

SHRI RAJENDRA B SHAH	Shareholding at the		Cumulative sh	areholding
Whole Time Director and CS	beginning of the year		during the year	
At the beginning of the year	38000	0.93	38000	0.93
Date wise Increase / Decrease in	NO CHANGE	NO	NO CHANGE	NO
Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):		CHANGE		CHANGE
At the end of the year	38000	0.93	38000	0.93

SHRI MANISH GIRISHBHAI PATEL	Shareholding at the		Cumulative sh	areholding
Chairman and MD	beginning of the year		during the year	
At the beginning of the year	700000	17.11	700000	17.11
Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	NO CHANGE	NO CHANGE	NO CHANGE	NO CHANGE
At the end of the year	700000	17.11	700000	17.11

SHRI FALGUNBHAI GIRISHBHAI PATEL			Cumulative shareholding	
Whole Time Director and CFO	beginning of the year		during the year	
At the beginning of the year	700000	17.11	700000	17.11
Date wise Increase / Decrease in	NO CHANGE	NO	NO CHANGE	NO
Promoters Share holding during the		CHANGE		CHANGE
year specifying the reasons for increase				
/ decrease (e.g. allotment / transfer /				
bonus/ sweat equity etc) :				
At the end of the year	700000	17.11	700000	17.11

6) INDEBTEDNESS:

INDEBTEDNESS OF THE COMPANY INCLUDING INTEREST OUTSTANDING/ACCRUED BUT NOT DUE FOR PAYMENT (Amount Rs. In Lacs)

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	1230.04	1015.26	NIL	2245.30
ii) Interest due but not paid	NIL	NIL	NIL	NIL
iii) Interest accrued but not due	NIL	NIL	NIL	NIL
Total (i+ii+iii)	1230.04	1015.26	NIL	2245.30
Change in Indebtedness during the financial year				
* Addition	NIL	NIL	NIL	NIL
* Reduction	402.15	NIL	NIL	402.15
Net Change	402.15	NIL	NIL	402.15
Indebtedness at the end of the financial year				
i) Principal Amount	827.89	1015.26	NIL	1843.15
ii) Interest due but not paid	NIL	NIL	NIL	NIL
iii) Interest accrued but not due	NIL	NIL	NIL	NIL
Total (i+ii+iii)	827.89	1015.26	NIL	1843.15

- 7) REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL
- a. Remuneration to Managing Director, Whole-time Directors and/or Manager:

Particulars of	Name of MD/WTD/ Manager	Total Amount
Remuneration		
SALARY	SHRI MANISH G PATEL	72,00,000
	SHRI RAJENDRA. B. SHAH	72,00,000
	SHRI FALGUN. G. PATEL	72,00,000
Stock Option	NIL	NIL
Sweat Equity	NIL	NIL
Commission - as % of profit - others, specify	NIL	NIL
Others, please specify	NIL	NIL
Total (A)	NIL	NIL
Ceiling as per the Act	As per sectio	75,00,000 Per director. n (ii)part (ii) of schedule V.
	Remuneration SALARY Stock Option Sweat Equity Commission - as % of profit - others, specify Others, please specify Total (A)	Remuneration SALARY SHRI MANISH G PATEL SHRI RAJENDRA. B. SHAH SHRI FALGUN. G. PATEL Stock Option NIL Sweat Equity NIL Commission - as % of profit - others, specify Others, please specify NIL Total (A) NIL Ceiling as per the Act

- b. Remuneration to other directors: NO REMUNERATION IS PAID WHETHER SALARY, COMMISSION ON PROFITS OR SITTING FEES TO OTHER NON EXECUTIVE DIRECTORS AND INDEPENDENT DIRECTORS
- C) REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

SN	Particulars of Remuneration	Key Manage	erial Personn	el
		CS	CFO/CEO	Total
		Mr Rajendra B	Mr falgun	
		Shah is WTD and	G Patel is	
		CS	WTD and	
			CFO	
1	Gross salary	N.A.	N.A.	N.A.
2	Stock Option	N.A.	N.A.	N.A.
3	Sweat Equity	N.A.	N.A.	N.A.
4	Commission	N.A.	N.A.	N.A.
	- as % of profit	N.A.	N.A.	N.A.
	others, specify	N.A.	N.A.	N.A.
5	Others, please specify	N.A.	N.A.	N.A.
	Total	N.A.	N.A.	N.A.

NOTE: Mr. Falgun G Patel a Whole Director is also appointed as CFO, and Mr. Rajendra B Shah, a Whole Time Director is also appointed as Company Secretary. Hence, the salary payable to these two Whole Time Directors include remuneration payable and paid to CS and CFO hence, no separate details is given in this table.

Particulars of		Name of Directors					
Remuneration						Amount	
Independent Directors	NIL	NIL	NIL	NIL	NIL	NIL	
Fee for attending board / committee meetings	NIL	NIL	NIL	NIL	NIL	NIL	
- Commission							
- Others, please specify							
TOTAL	NIL	NIL	NIL	NIL	NIL	NIL	
Overall Ceiling as per the				•			
Act	30,00,00	30,00,000/- AS PER Section II Part II of Schedule V					

10)PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companie Act	Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT / COURT]	Appeal made, if any (give Details)
A. COMPANY	В.				
Penalty	No	No	No	No	No
Punishment	No	No	No	No	No
compounding	No	No	No	No	No
C. DIRECTORS	D.				
Penalty	No	No	No	No	No
punishment	No	No	No	No	No
compounding	No	No	No	No	No
E. Other Officers In Default	F.				
Penalty	No	No	No	No	No
punishment	No	No	No	No	No
compounding	No	No	No	No	No

Place: Ahmedabad.
Date: 10th August 2024

On Behalf of the Board of Directors of AKASH AGRO INDUSTRIES LIMITED SD/-

(MANISH G. PATEL)

CHAIRMAN AND MANAGING DIRECTOR

(DIN: 00745013)

Annexure 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 transactions under third proviso thereto entered by the Company during the year ended 31/03/2024.

1. Details of contracts or arrangements or transactions not at arm's length basis: N.A.

- (a) Name(s) of the related party and nature of relationship
- (b) Nature of contracts/arrangements/transactions
- (c) Duration of the contracts / arrangements/transactions
- (d) Salient terms of the contracts or arrangements or transactions including the value, if any
- (e) Justification for entering into such contracts or arrangements or transactions
- (f) Date(s) of approval by the Board
- (g) Amount paid as advances, if any:
- (h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188

2. Details of material contracts or arrangement or transactions at arm's length basis-

S.NO.	Name of Related Party	Nature of Relationship	Nature of Contract / Arrangement /Transactions	Amount
1.	Shree proteins Pvt ltd.	All Directors of AAIL are also Directors of SPPL and holds 100% share Capital of the SPPL	Purchase of Goods	44,34,912
2.	Shree Proteins Pvt Ltd.	All Directors of AAIL are also Directors of SPPL and holds 100% share Capital of the	Sale of Goods	9,21,32,200

		SPPL		
oans And			Loans Given	NIL
Advances Given				
Loans and			Loans Repaid	NIL
Advances			by SPPL	
Received Bank.			,	
Remuneration to	Manish G Patel	Directors.	Remuneration	2,16,00,000/-
Managing and	Falgun G Patel		Paid	
Whole Time	Rajendra. B			
Directors.	shah			

DURATION OF CONTRACT	DATE OF APPROVAL BY	AMOUNT PAID AS ADVANCE,
	BOARD	IF ANY
All transactions are on	Not Applicable	0.00
going basis and on Arms		
Length Basis. Register of		
Related Party Transactions		
are noted at every Board		
Meetings.		

Place: Ahmedabad.

Date: 10Th AUGUST 2024

On Behalf of the Board of Directors of AKASH AGRO INDUSTRIES LIMITED SD/-

(MANISH G. PATEL)

CHAIRMAN AND MANAGING DIRECTOR

(DIN: 00745013)

ANNEXURE – C TO THE DIRECTORS' REPORT

CORPORATE GOVERNANCE REPORT

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

Corporate Governance is a set of systems and practices to ensure that the affairs of the Company are being managed in a way which ensures accountability, transparency, and fairness in all its transactions in the widest sense and meet its stakeholder's aspirations and expectations. The Company will continue to focus its resources, strengths and strategies for enhancement of the long-term shareholders' value while at the same time protecting the interest of other stakeholders.

BOARD OF DIRECTORS:

COMPOSITION AND CATEGORY

The composition of the Board of Directors of the Company is proper as per requirements of the Companies Act 2013 and the SEBI (LODR) 2015 as the Company has been appointed 4 Independent Directors AND has 3 Promoter Executive Directors. The Chairman of the Company is Mr. Manish G Patel who is Promoter and Managing Director.

Mr Rajendra B Shah, who is also a qualified Company secretary is appointed as Whole Time Director and Compliance Officer and as Company Secretary. He is looking after all the general administration, Legal, Corporate Compliance management of the Company.

Mr. Falgun G Patel, another promoter Director is appointed as Whole Time Director and CFO who is looking after the day-to-day business and affairs of the Manufacturing and factory operations of the Company as well as all Financial and accounting matters.

In addition, thereto the Independent Directors are also appointed to constitute various committees of the Board like Audit Committee, Nomination and Remuneration Committee and Shareholders Relationship Committee. All these three promoters and other directors by meeting in committees are used to submit their reports of performance and operations within their allotted area/ departments and thus the management keep indirect control over the each and every executive and functional director.

The Board comprises of Three Executive Directors including the Chairman of the Board and One Non-Executive Woman Director who is also an Independent Director and three other independent directors.

None of the Directors on the Board is a member of more than ten Committees and Chairman of more than five Committees across all companies in which they are Directors.

BOARD PROCEDURE

The Board meets at least once in a quarter to review the quarterly performance and the financial results. The Board meetings are generally scheduled well in advance and the notice of each Board Meeting is given in writing to each Director.

To enable the Board to discharge its responsibilities effectively, the members of the Board are briefed at every Board Meeting on the overall performance of the company.

The Minutes of the Board meetings are circulated in advance to all Directors and confirmed at subsequent Meeting. The Minutes of Audit Committee and other Committees of the Board are regularly placed before the Board.

During the year the Board has met 6 times during the year on 30/05/2023, 31/07/2023, 14/08/2023, 21/09/2023, 14/11/2023, 14/02/2024 and 30/03/2024 (there were two separate meetings of Non -Independent Directors and Independent Directors to make performance review and appraisal of each individual directors and Board as a whole as per Listing Agreement requirements). The gap between two Board Meetings did not exceed 120 days or four months.

The composition of the Board of Directors, the number of other Directorship and Committee positions held by the Director, and names of the companies of which the Director is a Member/Chairman, are as under:

Name of Director	Category	DIN	No. of Board Meeting s attended during	Wheth er attend ed last AGM	No. of other Director -ship held	Member in Compan As Memb	other ies As Chairma
Shri MANISH. GIRISHBHAI PATEL	Chairman & MD Promoter and Non-Independent	00745013	the year	Yes	2	er 2	n 1
Shri FALGUN GIRISHBHAI PATEL	Whole Time Director & CFO, Promoter & Non-	01873241	6	Yes	1	2	1
Shri RAJENDRA BABULAL SHAH	Whole Time Director & CS Promoter Non-	00394384	6	YES	2	3	Nil
JAY DIPAK PATEL	INDEPENDEN T DIRECTOR	06995440	6	NO	1	2	1
URMILABEN PRAVINBHAI	INDEPENDEN T DIRECTOR	08026172	6	NO	NIL	NIL	Nil
KUMUDBHAI BABUBHAI PATEL	INDEPENDEN T DIRECTOR	08026194	2	NO	NIL	NIL	Nil
PRAVINBHAI JASHBHAI PATEL	INDEPENDEN T DIRECTOR	08026196	6	NO	NIL	NIL	Nil

CODE OF CONDUCT

The Company has already adopted a code of conduct for all employees of the company and Executive directors. The board has also approved a code of conduct for the non-executive directors of the company. All board members and senior management personnel have affirmed compliance with the applicable code of conduct has been provided in the Annual Report. The directors and senior management of the company have made disclosures to the board confirming that there are no material financial and/or commercial transactions between them and the company that could have potential conflict of interest with the company at large. However, the Company has frequently entered in to Business Transactions with M/s. Shree Proteins Private Limited on arms length basis wherein 3 Promoter Directors of the Company are also Directors in that Company and hold together 100% equity capital of Shree proteins private limited.

2. COMMITTEES OF THE BOARD

AUDIT COMMITTEE:

The terms of reference of the Audit Committee are wide enough to cover matters specified for Audit Committees under SEBI (LODR), 2015 as well as in Section 177 of the Companies Act, 2013 besides other terms as may be referred to by Board of Directors from time to time.

During the period under review, four Audit Committee meetings were held respectively on 30th May, 2023: 14th August, 2023; 14 November, 2023; 14th February, 2024.

The composition of the Audit Committee and attendance at its meetings is given hereunder:

Name of Director	Position	No. of Meetings	Dates of Meetings.	Meetings attended
Jay Dipak Patel	Chairman		30/05/2023	
Independent Director		4	14/08/2023	Yes All 4
		4	14/11/2023	163 All 4
			14/02/2024	
Pravinbhai Patel	Member		30/05/2023	
Independent Director		4	14/08/2023	Yes Al 4
		_	14/11/2023	TC3 AI 4
			14/02/2024	
Manish Girishbhai Patel	Member		30/05/2023	
Chairman And MD		4	14/08/2023	Yes All 4
		+	14/11/2023	163 All 4
			14/02/2024	

The Chairman of the Audit Committee was present at the last Annual General Meeting of the Company.

NOMINATION AND REMUNERATION COMMITTEE:

The Remuneration Committee comprises of 3 independent non-executive directors. During the period under review, Two Nomination and Remuneration Committee meetings were held respectively on 30/05/2023 and on 31/07/2023.

Name of Director	Position	No. of Meetings	Dates of Meetings.	Meetings attended
Pravinbhai Patel	Chairman	2	30/05/2023	Yes All 2
Independent Director		2	31/07/2023	TES All Z
Jay Dipak Patel	Member	2	30/05/2023	Yes All 2
Independent Director		2	31/07/2023	TC3 All 2
Kumudbhai B Patel	Member	2	30/05/2023	Yes All 2
Independent Director			31/07/2023	TES All Z

The remuneration committee has been constituted to recommend/review the remuneration package of the Managing/ Whole Time Directors based on performance and defined criteria. The Committee also decides on giving remuneration in kind in the form of Stock Option, ESOPS etc. However, the Company has not given any such benefits to any of its directors or KMP or one rank below the KMP officers/ managers of the company during the year under review.

The Committee also considers the payment packages of the Employees of the Company depending upon their experience, loyalty to the company, position held in the company, industry remuneration packages etc. in order to consider their retention within the company of well-groomed employees.

STAKEHOLDERS RELATIONSHIP COMMITTEE:

The Stakeholders Relationship Committee has been formed mainly to protect the interests of the Shareholders, creditors, Relations with Company's Bankers, Professional agencies and persons etc. The Committee meets once in every quarter and take stock of reporting done by the company per quarter with various legal authorities such stock exchanges, Income Tax Department, GST Departments, Pollution Control Authorities etc.

The Directors appointed in this committee, the number of meetings held during the year and attendance of each of the member directors in the committee meetings are as under:

Name of Director	Position	No. of Meetings	Dates of Meetings.	Meetings attended
Rajendra B Shah, Whole Time Director and Compliance Officer Company Secretary. Promoter and Non Independent Director	Chairman	4	30/05/2023 14/08/2023 14/11/2023 14/02/2024	Yes All 4

Jay Dipak Patel	Member		30/05/2023	
Independent Director		4	14/08/2023	Yes All 4
		4	14/11/2023	163 All 4
			14/02/2024	
Pravinbhai Patel	Member		30/05/2023	
Independent Director		4	14/08/2023	Yes All 4
		4	14/11/2023	163 All 4
			14/02/2024	

Name and designation of Compliance Officer: Shri Rajendra B Shah, Whole-Time

Director and Company Secretary

No. of shareholders' complaints received during the year: Nil

No. of complaints not resolved to the satisfaction of shareholders: Nil

No. of pending Complaints: Nil

No. of complaints resolved during the year: Nil

DISCLOSURES

POLICIES:-

A. POLICY ON RELATED PARTY TRANSACTIONS

SCOPE AND PURPOSE OF THE POLICY

Related party transactions can present a potential or actual conflict of interest which may be against the best interest of the company and its shareholders. Considering the requirements for approval of related party transactions as prescribed under the Companies Act, 2013 ("Act") read with the Rules framed there under and SEBI (LODR), 2015, our Company has formulated guidelines for identification of related parties and the proper conduct and documentation of all related party transactions.

Also, SEBI (LODR), 2015 requires a company to formulate a policy on materiality of related party transactions and dealing with related party transactions. In light of the above, our Company has framed this Policy on Related Party Transactions ("Policy"). This Policy has been adopted by the Board of Directors of the Company based on recommendations of the Audit Committee. Going forward, the Audit Committee would review and amend the Policy, as and when required, subject to the approval of the Board.

OBJECTIVE OF THE POLICY

The objective of this Policy is to set out (a) the materiality thresholds for related party transactions and; (b) the manner of dealing with the transactions between the Company

and its related parties based on the Act, SEBI (LODR), 2015 and any other laws and regulations as may be applicable to the Company.

MANNER OF DEALING WITH RELATED PARTY TRANSACTIONS

a) Identification of related parties: -

The Company has formulated guidelines for identification and updating the list of related parties as prescribed under Section 2(76) of the Act read with the Rules framed there under and Clause 49 of the Listing Agreement.

b) Identification of related party transactions: -

The Company has formulated guidelines for identification of related party transactions in accordance with Section 188 of the Act and SEBI (LODR), 2015.

DISCLOSURES

The Company shall disclose, in the Board's report, transactions prescribed in Section 188(1) of the Act with related parties, which are not in ordinary course of business along with the justification for entering into such transaction.

B. FAMILIARIZATION POLICY FOR INDEPENDENT DIRECTORS

PURPOSE AND OBJECTIVE OF THE POLICY

The Program aims to provide insights into the Company to enable the Independent Directors to understand its business in depth and contribute significantly to the Company.

FAMILIARIZATION AND CONTINUING EDUCATION PROCESS

- The Company through its Managing Director / Executive Director / Key Managerial Personnel conducts programmers / presentations periodically to familiarize the Independent Directors with the strategy, operations and functions of the Company.
- Such programmes/presentations provide an opportunity to the Independent Directors to interact with the Senior Management of the Company and help them to understand the Company's strategy, business model, operations, service and product offerings, markets, organization structure, finance, human resources, technology, quality, facilities and risk management and such other areas as may arise from time to time.

- The programmes/presentations also familiarize the Independent Directors with their roles, rights and responsibilities.
- When a new Independent Director comes on the Board of the Company, a meeting
 is arranged with the Chairperson, Managing Director, Chief Financial Officer to
 discuss the functioning of the Board and the nature of the operation of the
 Company's business activities.
- New Independent Directors are provided with copy of latest Annual Report, the Company's Code of Conduct, the Code of Conduct for Prevention of Insider Trading and the Code of Corporate Disclosure Practices, Schedule of upcoming Board and Committee meetings.
- The Company provides the Directors with the tours of company's facilities from time to time.
- A detailed Appointment Letter incorporating the role, duties and responsibilities, remuneration and performance evaluation process, insurance cover, Tata Code of Conduct and obligations on disclosures, is issued for the acceptance of the Independent Directors.

C. RISK MANAGEMENT POLICY

LEGAL FRAMEWORK

Risk Management is a key aspect of the "Corporate Governance Principles and Code of Conduct" which aims to improvise the governance practices across the Company's activities. Risk management policy and processes will enable the Company to proactively manage uncertainty and changes in the internal and external environment to limit negative impacts and capitalize on opportunities.

BACK GROUND AND IMPLEMENTATION

The Company is prone to inherent business risks. The objective of Risk Management Policy shall be identification, evaluation, monitoring and minimization of identifiable risks. This policy is in compliance with the amended SEBI (LODR),2015 (W.e.F 1st October 2014) which requires the Company to lay down procedure for risk assessment and procedure for risk minimization. The Board of Directors of the Company and the Audit Committee shall periodically review and evaluate the risk management system of the Company so that the management controls the risks through properly defined network. Head of Departments shall be responsible for implementation of the risk management system as may be applicable to their respective areas of functioning and report to the Board and Audit Committee.

COMMITTEE

The Company has not made Risk Management Committee but the Board of Directors & Audit Committee is looking after the Risk Management of the Company.

D. CORPORATE SOCIAL RESPONSIBILITY POLICY

India's new Companies Act, 2013 has introduced several new provisions which change the face of Indian corporate business. One of such new provisions is Corporate Social Responsibility (CSR). As per Section 135 of the Companies Act, 2013, it provides the threshold limit for applicability of the CSR to a Company i.e. (a) net worth of the company to be Rs 500 crore or more; (b) turnover of the company to be Rs 1000 crore or more; (c) net profit of the company to be Rs 5 crore or more.

CSR Policy is not applicable to the company so, Company has not made Corporate Responsibility Committee.

E. VIGIL MECHANISM POLICY

LEGAL FRAMEWORK

Section 177 of the Companies Act, 2013 requires every listed company and such class or classes of companies, as may be prescribed to establish a vigil mechanism for the directors and employees to report genuine concerns in such manner as may be prescribed.

Effective October 1, 2014, SEBI (LODR),2015 Regulations between listed companies and the Stock Exchanges, inter alia, provides for a mandatory requirement for all listed companies to establish a mechanism called "Whistle Blower Policy "for employees to report to the management instances of unethical behavior, actual or suspected, fraud or violation of the company's code of conduct.

POLICY

In compliance of the above requirements, AKASH AGRO INDUSTRIES LIMITED, being a Listed Company has established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism.

The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the Codes of Conduct or policy. The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business

operations and in order to maintain these standards, the Company encourages its employees who have genuine concerns about suspected misconduct to come forward and express these concerns without fear of punishment or unfair treatment. The mechanism provides for adequate safeguards against victimization of Directors and employees to avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases. This neither releases employees from their duty of confidentiality in the course of their work nor can it be used as a route for raising malicious or unfounded allegations about a personal situation.

F. SEXUAL HARASSMENT OF WOMEN AT WORK PLACE (POLICY WHERE MORE THAN 4 WOMEN WORKING) AND ELIMINATION OF CHILD LABOUR POLICY.

OBJECTIVE:

It is the endeavor of the Company, to ensure a safe, secure and congenial work environment where employees and workers will deliver their best without any inhibition, threat or fear. In pursuance of this objective, the Company has evolved a "Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Policy".

The approach adopted by the Company is to spread awareness about the causes and consequences of sexual harassment at workplace and thereby prevent any occurrences. In the event of such an occurrence, the Group would use this Policy to provide the framework for action.

Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Policy:

Sexual harassment in the work place has been defined as "unwelcome" sexually determined behavior (whether directly or by implication). It includes any or all of the following:

- Physical contact and advances
- A demand or request for sexual favors
- Sexually colored remarks
- Showing pornography
- Any other unwelcome physical, verbal or non-verbal conduct of a sexual nature.
- Sexual harassment will be deemed to have taken place if work is used as the

excuse or occasion for repeated, personalized, offensive and unwelcome speech or gestures.

It is the duty of the Organization to prevent or deter acts of sexual harassment and if they take place, to provide procedure for resolution, encourage counseling, settlement or prosecution of acts of sexual harassment;

- Where the conduct of the employee would constitute an offence under the Indian Penal Code of any other law, AKASH AGRO INDUSTRIES LTD. Limited shall initiate legal action.
- Where the conduct would in addition to an offence under law, constitute misconduct under the rules or regulations of the organization, AKASH AGRO INDUSTRIES LTD shall initiate disciplinary action against him/her.

The concerns of or about employees can be reported without fear of reprisal or retaliation. Any allegations of sexual harassment will be investigated quickly and discreetly, and disciplinary action initiated as described in this policy. To the extent possible, the identity of the complainant, the victim, witnesses and the alleged harasser will be protected against unnecessary disclosure. All efforts will be made to ensure that proceedings remain confidential.

NON-COMPLIANCE BY THE COMPANY, PENALTIES, STRICTURES:

The Company's Equity Shares are recently listed and traded on Metropolitan Stock Exchange of India Limited w.e.f. 12/04/2019. The Company was till date has partly complied with the requirements of the Stock Exchange/SEBI/any statutory authorities on all matters related to capital markets. There are no penalties or strictures imposed on the Company by Stock Exchange or SEBI. The company has made regular compliance of the MSEIL for the first quarter ended 30/06/2019. During the year and up to the date of this report, the MSEIL has not imposed any penalties financial or otherwise on the company for any non-compliance or part compliance. The Details of Penalties if any paid by the company to the stock Exchange is as per the Annual Secretarial Compliance Certificate attached here with and marked as **Annexure-F.**

3. CODE OF CONDUCT

The Company has its Code of Conduct which is applicable to Board of Directors as well as designated senior management personnel. The Code is circulated to all the members of the Board and management personnel and the compliance of the same is affirmed by them annually. An annual declaration of Whole Time Director, as to compliance of Code of Conduct has been provided in the Annual Report.

4. CERTIFICATE ON CORPORATE GOVENANCE

As required under SEBI (LODR), 2015 Regulations, Certificate is provided in the Annual Report.

5. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

This is given as a separate section in this Annual Report.

6. CERTIFICATION

As required by SEBI (LODR), 2015 Regulations, certification on financial statements is provided in the Annual Report.

7. COMPLIANCE WITH CLAUSE ON CORPORATE GOVERNANCE

Company is fully committed to the compliance of applicable mandatory requirement of SEBI (LODR), 2015 Regulations as amended from time to time. Your Company's Paid-up capital is less than 10 Crores and total networth is more than 25 crores. Hence, it is now not claiming exemption from compliance with many provisions of the SEBI (LODR) 2015. The Company is regularly at the end of each quarter submits quarterly reports on compliance with the Corporate Governance to stock exchanges. Your company is as far as possible makes compliance with the requirements of code of corporate governance as per SEBI (LODR) 2013 and prepares this report as far as possible giving full information. However, the Board as a Cautionary note expresses that neither the Board of Directors nor the Company may be deemed to be defaulter or non-compliant for any reason or by virtue of non submission of full and complete information in this corporate governance report.

8. MEANS OF COMMUNICATION

- a. All financial results are immediately sent to stock exchanges after being taken on record by the Board.
- b. As per the requirements of Listing Agreement, Results are also published in leading daily local & English National newspapers namely Indian Express and Financial Express. The said results are also displayed at Company's web site.
- c. The Company's website <u>www.akash-agro.com</u> contains a separate dedicated section named "Investors" where information for shareholders is available. Press releases, if any, are also displayed at Company's website as well as published in newspapers.

9. GENERAL INFORMATION FOR SHAREHOLDERS AND INVESTORS

The Company is registered in the State of Gujarat having Corporate Identification Number (CIN) as allotted by Ministry of Corporate Affairs (MCA) as L15140GJ1991PLC015029.

a) Annual General Meeting.

Date: 26th September, 2024.

Day: Thursday **Time**: 11.30 A.M.

Venue: The President Hotel, Opp. Municipal Market, Off C.G. Road, Navrangpura,

Ahmedabad 380009 Gujarat India.

Financial Year

For accounting and financial reporting purpose, Company follows Financial Year which starts from 1st April each year and ends on 31st March of every succeeding year.

The Quarterly Results for the financial year 2023-24 were taken on record by the Board of Directors as per the following tentative schedule (subject to change, if any):

Quarter ending 30^{th} June 2023:By 14/08/2023Quarter ending 30^{th} September 2023:By 14/11/2023Quarter ending 31^{st} December 2023:By 14/02/2024Quarter ending 31^{st} March 2024:By 28/05/2024

b) Date of Book Closure / Record Date : 21/09/2024 to 26/09/2024

(Both days inclusive)

c) Dividend Payment Date : Not Applicable

d) Listing on Stock Exchange : Metropolitan Stock Exchange of India Limited

e) Listing Fees to Stock Exchanges: : Paid up to 31/03/2025

The Directors have now listed its shares on Metropolitan Stock Exchange of India Limited. All the Necessary papers were prepared and submitted to relevant stock exchange. The said Stock Exchange has given permission for listing and trading on 12/04/2019.

f) Share Price Data

During the year as your company was Listed only on Ahmedabad and Vadodara Stock Exchanges (Regional Stock Exchanges) which were closed and your company was identified and exclusively listed company and posted on the BSE and NSE. There was no trading recorded on these stock exchanges in the shares of the Company. However, now your company has officially got listed and trading permission with MSEIL w.e.f. 12/04/2019. In view of these reasons, no prices are recorded on the stock exchange bourses in the shares of the company during the year hence no such information is given here with.

Your company's shares are not part of any INDEX of any of the stock exchanges. As the company's shares were not traded and no prices were recorded, the information relating to comparison of share prices with movement of INDEX of the stock exchanges are applicable and no information is given here with.

g) Shareholding pattern as on 31st March, 2024

Sr. No.	Particulars	No. of Shares of Rs.10/- each	% holding
1	INDIAN PROMOTERS	2000000	48.90%
2	RESIDENT INDIVIDUALS	2089700	51.08%
3	BODIES CORPORATES	900	0.02%
6	NON RESIDENT INDIANS	100	0.00%
	Total	4090700	100.00%

h) Distribution of shareholding as on 31st March, 2024

	Distribution Of Shareholding Based on Shares Held						
			Rep	ort Type : All(NSDL+	CDSL+PHYSICAL)		
						TOTAL SHARES	% OF
				NUMBER OF	% OF TOTAL	FOR THE	ISSUED
SERIAL	SH	IARE:	S RANGE	SHAREHOLDERS	SHAREHOLDERS	RANGE	CAPITAL
1	1	to	500	1970	74.8196	543100	13.2765
2	501	to	1000	383	14.5461	319300	7.8055
3	1001	to	2000	154	5.8488	232200	5.6763
4	2001	to	3000	47	1.7850	118900	2.9066
5	3001	to	4000	24	0.9115	85400	2.0877
6	4001	to	5000	19	0.7216	86700	2.1194
7	5001	to	10000	17	0.6457	113500	2.7746
8	10001	to	******	19	0.7216	2591600	63.3535
			Total	2633	100.0000	4090700	100.0000

i) Dematerialization of Shares and Liquidity

On March 31st 2024, 21,17,100 shares constituting 51.75% shares are Dematerialized where as 48.25% shares are still held in physical form by the shareholders of Company. promoters' shares are all now held in Dematerialized form. Your directors recommend to dematerialize their shareholding immediately with NSDL as the trading on stock exchanges are done and allowed only in demat form.

i) Share Transfer System

All transfers of shares held in physical form are now banned w.e.f. 1st April, 2019 by Ministry of Corporate Affairs. Only Transmission of shares and Physical transfer of shares only in selective cases subject to compliance with the stringent policy of SEBI and MCA is allowed. Shareholders are requested to contact the RTA who is regularly dealing in all the Share Transfer work. Presently the share transfers received in physical form for Dematerialization are processed and registered within prescribed time periods (15) days from the date of receipt subject to the documents being valid and complete in all respects. Depositories control share transfers in Demat Mode. The Company obtains from a Company Secretary in Practice half yearly certificate of compliance in respect of compliance with share transfer formalities as required under Clause 49(1) of the Listing Agreement with Stock Exchanges and files a copy of the certificate with the stock exchanges.

k) Reconciliation of Share Capital Audit Report

As stipulated by Securities and Exchange Board of India, Company is required to carry out Reconciliation of Share Capital Audit (RSCA) from a practicing Company Secretary. This audit is carried out every quarter and the report thereon of Practicing Company Secretary is submitted to the stock exchanges. The audit, inter alia, confirms that the total listed and paid-up capital of the company is in agreement with the aggregate of the total number of shares in dematerialized form (held with NSDL and CDSL) and total number of shares in physical form.

I) Plant Location:

The Company's plant is located at: 1068, Kadi Road, Chhatral, Kadi, Dist: Mehsana (North Gujarat)

DETAILS OF ANNUAL GENERAL MEETINGS HELD DURING THE LAST 5 FINANCIAL YEARS

Sr.	Date of Annual	Venue of Annual General	Any Special Business/ Resolution
No.	General Meeting	Meeting	Passed.
1	September 21, 2023	The President Hotel, Swastik Cross Roads, C.G.Road, Navrangpura, Ahmedabad: 380 009	 (1) Appointment and Payment of remuneration to Cost Auditors. (2) Approval for Related Party Transactions (3) Increase in Remuneration of Manish G Patel, CMD (4) Increase in Remuneration of Falgun G Patel, WTD & CFO (5) Increase in Remuneration of Rajendra B Shah, WTD & CS
2	September 25, 2022	The President Hotel, Swastik Cross Roads, C.G.Road, Navrangpura, Ahmedabad: 380 009	(1) Appointment and Payment of remuneration to Cost Auditors.(2) Approval for Related Party Transactions
3	September 29, 2021	The President Hotel, Swastik Cross Roads, C.G.Road, Navrangpura, Ahmedabad: 380009	 (1) Appointment and Payment of remuneration to Cost Auditors. (2) Approval for Related Party Transactions
4	September 27, 2020	B-103, Shilp Aaron, Opp: Armied Medical, Near Pakwan Circle, Sindhu Bhavan Road, Bodakdev, Ahmedabad: 380 059.	Appointment and Payment of remuneration to Cost Auditors.
5	September 30, 2019	B-103, Shilp Aaron, Opp: Armied Medical, Near Pakwan Circle, Sindhu Bhavan Road, Bodakdev, Ahmedabad: 380 059.	Appointment and Payment of remuneration to cost Auditors Appointment of Manish G Patel a MD, Falgun G Patel as WTD and CFO, Rajendra B Shah as WTD and CS and payment of remuneration to each of them

a. Registered Office:

103/B SHILP AARON, NEAR PAKWAN CIRCLE OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD BODAKDEV Ahmedabad GJ 380059 IN

Address for Investor Correspondence:

In case any problem or query shareholders can contact at:

Name : Rajendra B. Shah, WTD and CS.

Address: 103/B SHILP AARON, NEAR PAKWAN CIRCLE

OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD BODAKDEV Ahmedabad GJ 380059 IN

Shareholders may also contact Company's Registrar & Share Transfer Agent at:

Name : Link In Time India Private Limited

Address : 506-508, ABC-I, Beside Gala Business Center,

Near St. Xaviers College Corner, Navrangpura,

Ahmedabad: 380 009, Gujarat, India. .

Phone : 079-26465179

Email : <u>ahmedabad@linkintime.co.in</u>

Annexure to Corporate Governance Report

DECLARATION REGARDING COMPLIANCE WITH THE COMPANY'S CODE OF CONDUCT BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL

We, Manish G Patel, Chairman and Managing Director and Rajendra B Shah Whole Time Director and Compliance Officer, CS of the Company, hereby certify that all the Board Members and Senior Management Personnel of the Company have affirmed their compliance with the Code of Conduct in accordance with SEBI (LODR), 2015 Regulations entered into with Stock Exchange. The Board has adopted a code of conduct for all Board members and senior management of the company which is yet to be posted on the website of the company. All Board members and senior management personnel have affirmed their compliance with the code of conduct for the current year.

As required by SEBI (LODR), 2015 Regulations Certificate of Compliance with the Corporate Governance Requirements by the Company issued by Secretarial Auditors is given as an annexure to the Directors' Report.

We further confirm that during the year, none of the Directors or any of the Key managerial persons had done any trading in shares of the Company in the secondary market. Further the company had not made any allotment of shares to any Directors or any of the key managerial personnel during the year.

The above Report was adopted by the Board at their meeting held on 10TH August, 2024.

ON BEHALF OF THE BOARD OF DIRECTORS FOR AKASH AGRO INDUSTRIES LTD

SD/- SD/-

Place: Ahmedabad MANISH G PATEL RAJENDRA B SHAH

Date: 10/08/2024 Chairman and Managing Director WTD & CS.

DIN: 00745013 DIN: 00394384

CERTIFICATE ON CONDITIONS OF CONOMPLIANCE/ NON-COMPLIANCE WITH CODE ON CORPORATE GOVERNANCE

To Members

AKASH AGRO INDUSTRIES LTD

We have examined the compliance of the conditions of Corporate Governance by Akash Agro Industries Ltd for the year ended 31st March, 2024 as stipulated in SEBI (LODR), 2015 Regulations of the Company with stock exchanges in India.

The compliance of the conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of an 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, the Company *has* complied with the conditions of Corporate Governance as stipulated in the above listing agreement except to the extent that:

- (1) The Company has now appointed an Internal Auditors.
- (2) The Company's paid-up capital is only Rs. 4,09,07,000/- and total network is more than Rs. 25 crores hence, the provisions of giving of complete report on Corporate Governance in the Audited Annual Report is now applicable to the Company as per SEBI (LODR) 2015.
- (3) All the Independent Directors are not registered with the designated website www.independentdirectorsdatabank.in and they are yet to pass the requisite qualifying examinations to be qualified as independent directors.
- (4) The Company has paid Penalties to the Metropolitan Stock Exchange of India Limited for late submission of some of the compliances documents as per the details given in Annual Secretarial Compliance Certificate of Practicing Company Secretary.

We state that in respect of investor grievances received during the year ended 31st March, 2024 no investor grievances are pending against the company for the period exceeding one month, as per the records maintained by the Company and presented to the Investors/Shareholders Grievance Committee. We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

FOR, KAMLESH M SHAH & CO., Practicing Company Secretaries

SD/-Kamlesh M Shah (PROPRIETOR)

ACS: 8356 CP No. 2072

Place: Ahmedabad Date: 24/08/2024

UDIN: A008356F001040651

CERTIFICATION BY CHAIRMAN OF AUDIT COMMITTEE AND MANAGING DIRECTOR/WHOLE TIME DIRECTOR/ COMPLIANCE OFFICER

To The Board of Directors

we hereby certify that:

- a. we have reviewed Financial Statements and the Cash Flow Statement for the year ended **31**st **March 2024** and that to the best of my knowledge and belief:
 - i. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b. There are, to the best of my knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- c. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and have disclosed to the auditors and the Audit Committee deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps they have taken or propose to take to rectify these deficiencies.
- d. we have indicated to the auditors and the Audit committee
 - i. significant changes in internal control over financial reporting during the year;
 - ii. significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

ON BEHALF OF THE BOARD OF DIRECTORS FOR AKASH AGRO INDUSTRIED LTD

Place: Ahmedabad MANISH G PATEL Jay Dipak Patel
Date: 10/08/2024 Chairman And Managing Director Independent
Member of Audit Committee Director And

Chairman Audit Committee.

DIN: 00745013 DIN: 06995440

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ANNEXURE – D TO THE DIRECTORS REPORT

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2024

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration of Key Managerial Personnel) Rules, 2014]

To, The Members, AKASH AGRO INDUSTRIES LTD CIN: L15140GJ1991PLC015029

I/we have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **AKASH AGRO INDUSTRIES LTD** (Hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me/us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my/our verification of the records of **AKASH AGRO INDUSTRIES LTD**, 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/We hereby report that in my/our opinion, the company has, during the audit period covering the financial year ended on 31st March 2024 complied with the statutory provisions listed hereunder and also that the company has proper Board-processes and compliances mechanism in place to the extent , in the manner and subject to the reporting made hereinafter:

I/We have examined the books, papers, minute books, forms and returns filed and record maintained by **AKASH AGRO INDUSTRIES LTD (CIN: L15140GJ1991PLC015029)** for the financial year ended on 31ST March, 2024 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under subject to our observations in this report;
- (ii) The Securities Contracts (Regulations) Act,1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- (iv) Foreign Exchange Management Act,1999 and the rules and regulation made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings: (NOT APPLICABLE FOR THE YEAR UNDER REVIEW)

- (v) The following Regulations and guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011. All the shares held by Promoters/ Directors are held in Demat form. However, the company has yet not signed any agreement with any designated depositories for System Driven Disclosure process and no information about the promoters/ Directors/ KMP Shareholding is uploaded on such system. Further the promoters/ Directors/ KMP have yet not made Annual Disclosure of Shareholding as at 31st March 2023 to the stock exchange as per Regulation 30 of the SEBI (SAST) Regulations.
- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 read with Amendments; After the closure of the financial year, the Company has now purchased and installed specific Software in computer system for Structural Digital Database from reputed suppliers. The Company is still in process of updating previous information and also will update the Master Data base of Promoters/ Directors/ KMP their relatives and all other persons who are deemed to be recipient of UPSI of the Company from time to time.
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)
 Regulations, 2018; (NOT APPLICABLE FOR THE YEAR UNDER REVIEW)
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (NOT APPLICABLE FOR THE YEAR UNDER REVIEW)
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (NOT APPLICABLE FOR THE YEAR UNDER REVIEW)
- (f) The Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 regarding maintenance of date of shareholders under the Companies Act by the RTA and dealing with shareholders/ investors through appointed RTA with Investors/ Shareholders are complied with. The Company has appointed M/s. Link Intime India Private Limited, a SEBI Registered Share Transfer Agent for the purpose and such appointment contract is in force during the year under review.
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (NOT APPLICABLE FOR THE YEAR UNDER REVIEW)
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (NOT APPLICABLE FOR THE YEAR UNDER REVIEW)

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- (i) The Securities and Exchange Board of India (Depositories and Participants) Regulations and rules, Regulations, Circulars etc. issued by SEBI/ Depositories from time to time are complied with.
- (vi) As stated in the Annexure -A all the laws, rules, regulations are applicable specifically to the company.
- (Vii) No other major corporate events occurred during the year and various compliances made by the Company with applicable Laws, Rules, Regulations, and Listing Regulations with Registrar of Companies and the Stock Exchanges, SEBI wherever applicable.

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

- 1. Secretarial Standards issued by The Institute of Company Secretaries of India are applicable to it, and any modification/ alteration/ amendments are properly adopted by Board resolutions and are complied with during the year under review.
- 2. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 are duly complied with except the Company has the website and the same is not periodically updated as per requirements of the SEBI (LODR) 2015.

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

I further report that

The board of directors of the company is duly constituted with proper balance of executive directors, non-executives directors, independent directors and woman director. During the year under review Mr. Kumudbhai Umedbhai Patel had resigned w.e.f. 31st July 2023 due to his ill health and ageing attaining 75 years of age. The Company had informed about such changes to the stock exchange and Registrar of Companies office in time. Except this there was no Change in the Constitution of the Board of Directors during the year under review.

All the Independent Directors are not Registered at www.independentdirectorsdatabank.in
Portal but the Appointment of all Independent Directors were made before the new rules for mandatory Registration at IICA comes into the Force.

Adequate notice is given to all directors to schedule the board meetings, agenda and detailed notes on agenda were sent at least seven days in advance or with consent of directors at a shorter notice, and a system exists for seeking and obtaining further information and clarification on the agenda items before the meeting and for meaningful participation from the directors of the company at the meeting. Majority decision is carried through by oral voting, while the dissenting members' views if any intimated by them through approval of draft minutes if any are captured and recorded as part of the minutes. The Company does not have system of electronic voting/ paper voting on each of the agenda item of board meetings by the directors. In

absence of such documents, we are unable to comment upon efficient and meaningful participation by the directors at the meetings.

Further the company has system of evaluation of performance of Directors at the meetings which is also done and recorded only as part of the Minutes. There are no electronic or paper documents available for such meaningful performance evaluation of each of the directors of the Company.

The company does not have the system and has not called for information from its Suppliers of goods and services about their Registration under the MSEM Act. Hence, we are unable to identify any specific suppliers to be registered under the MSME Act. In view of this, we are unable to identify as to whether any MSME Suppliers' payment is either delayed or not made within 45 days from the date of Invoice if any. The Company has also not filed form MSME in the Office of the Registrar of Companies in absence of unpaid/ delayed payments to MSME Registered Suppliers of goods or services.

An Advance for expenditure given by the Company to one of its directors are long outstanding for recovery. The Management advised to make its recovery as it is being shown in the Balance sheet as Loans/ Advances to Directors.

I 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 compliances with applicable laws, rules, regulations and guidelines as stated above.

I further report that during the audit period, in the company there was no specific event / action that can have a bearing on the company's compliance responsibilities in pursuance of the above referred laws, rules, regulations, guideline, standards, except our observation in the aforesaid paragraphs.

Place: Ahmedabad Date: JUNE 03, 2024

UDIN: A008356F000518976

FOR KAMLESH M. SHAH & CO., PRACTICING COMPANY SECRETARIES

SD/-(KAMLESH M. SHAH) PROPREITOR ACS: 8356, COP: 2072

Peer Review Certificate No. 1090/2021

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"ANNEXURE-A"

Securities Laws:

- All Price Sensitive Information were informed to the stock exchanges from time to time as per Regulation 30 and other Regulations of SEBI (LODR) 2015 and SEBI (Prohibition of Insider Trading) Regulations.
- All investors' complaint directly received by the RTA and Company is recorded on the same date of receipts and all are resolved within reasonable time. The Company is filing status report on quarterly basis as per Regulation 13 of SEBI (LODR) 2015 with the stock exchange in time.
- 3. All other Compliance/ Non Compliance with Securities Laws are as per our Report of even date.

Labour Laws:

- 1. All the premises and establishments have been registered with the appropriate authorities.
- 2. The Company has not employed any child labour as per Child & Adolescent Labour (Prohibition & Regulation) Act, 1986 in any of its establishments.
- 3. Provisions with relate to compliances of PF/ESI/Gratuity Act are applicable to Company during the year under review. The Company has not made provision for Gratuity payable in is Books of Accounts during the year under review.
- 4. There was no incidence of Sexual Harassment to any of the Female/ Women employee of the Company. However the Company has yet not filed an Annual Return in prescribed form under POSH with District Collector for the year under review.

Environmental Laws

During the year under review there was Manufacturing business activities in the Company. The Provisions of the Environmental laws and regulations relating to obtaining any specific permissions or licenses if any are applicable to the company during the year. As per management representation it has renewed its such licenses/approvals.

APPLICABILITY OF FSSAI:

During the year there was a litigation filed with FSSAI Authorities. The Company has paid a Security Deposit of Rs.10 lacs to requisite Legal Authorities. However, there is an uncertain contingent liability on account of such litigation. The Company has not made any provision of such uncertain contingent liabilities.

Taxation Laws

The company follows all the provisions of the Indirect taxation laws and Income Tax Act, 1961 and filing the returns at proper time with Income tax department and all other applicable Indirect taxation departments. However, as per observation of the statutory Auditors in their report,:

- (1) Regarding Indirect Taxation: Good and Service Tax Input Credit shown in financial statements is subject to reconciliation of Cash Ledger / Credit Ledger with Books of accounts maintained by Company
- (2) **Regarding Income Tax Act:** Company has not worked out Contingent liability towards Income Tax Assessments which are pending at appeal stage for F.Y.2015-16, F.Y.2016-17 and F.Y. 2018-19.

In this matter, we have relied upon observation of Statutory Financial Auditors.

COST AUDIT: The Company is liable for Cost audit of its Manufacturing operations. It has appointed a qualified Cost Auditors for the purpose. Regarding maintaining of cost records and other such documents we have relied upon remarks, reports, observations if any of the cost auditors appointed for the purpose.

Place: Ahmedabad FOR KAMLESH M. SHAH & CO.,
Date: JUNE 03, 2024 PRACTICING COMPANY SECRETARIES

UDIN: A008356F000518976

SD/-(KAMLESH M. SHAH) PROPREITOR ACS: 8356, COP: 2072

Peer Review Certificate No. 1090/2021

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ANNEXURE B

To
The Members,
AKASH AGRO INDUSTRIES LTD
CIN: L15140GJ1991PLC015029
103/B SHILP AARON, NEAR PAKWAN CIRCLE
OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD
BODAKDEV AHMEDABAD-380059 GUJARAT

Our report of even date for the financial year ended 31st March 2024 is to be read along with this letter:

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events.
- 5. The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures and compliances done are on test basis.
- 6. The secretarial audit report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.
- 7. We have relied on Management Representation Letter provided by the Company before issuing this Report to the Company.

Place: Ahmedabad Date: JUNE 03, 2024

UDIN: A008356F000518976

FOR KAMLESH M. SHAH & CO.,
PRACTICING COMPANY SECRETARIES
SD/-

(KAMLESH M. SHAH)

PROPREITOR

ACS: 8356, COP: 2072

Peer Review Certificate No. 1090/2021

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,
Members,
AKASH AGRO INDUSTRIES LTD,
103/B, Shilp Aaron Building,
Near Pakwan Circle, Opp: Armieda Medica,
Sindhu Bhavan Road, Bodakdev,
Ahmedabad: 380 059, Gujarat State, India

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of AKASH AGRO INDUSTRIES LTD bearing CIN: L15140GJ1991PLC015029 and having its registered office at 103/B SHILP AARON, NEAR PAKWAN CIRCLE OPP.AMIEDA MEDICAL SINDHU BHAVAN ROAD BODAKDEV Ahmedabad 380059 GUJARAT INDIA (hereinafter referred to 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal (www.mca.gov.in) as considered necessary and explanations furnished to us by the Company and its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ended 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, Ministry of Corporate Affairs or any such other Statutory Authority. However, All the Independent Directors are not Registered at www.independentdirectorsdatabank.in Portal but the Appointment of all Independent Directors were made before the new rules for mandatory Registration at IICA comes into the Force.

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Sr. No.	Name of Director,		Original Date of	Disqualified u/s. 164 of	De- activation	Any Penal Action/
	Category and	DIN	Appointment	the	of DIN	Debarred
	Designation			Companies	Number by	by SEBI
				Act 2013	MCA.	
1	Manish Girishbhai Patel, Chairman and Managing Director Promoter	00745013	01/11/2003	N.A.	N.A.	N.A.
2	Falgun Girishbhai Patel Whole Time Director And CFO, Promoter	01873241	01/12/2007	N.A.	N.A.	N.A.
3	Rajendra Babulal Shah Whole Time Director and Company Secretary, Promoter	00394384	06/11/1992	N.A.	N.A.	N.A.
4	Jay Dipak Patel, Non Promoter Non Executive Independent Director	06995440	26/12/2017	N.A.	N.A.	N.A.
5	Pravinbhai Jashbhai Patel, Non Promoter Non Executive Independent Director	08026196	26/12/2017	N.A.	N.A.	N.A.
6	Urmilaben Pravinbhai Patel, Non Promoter Non Executive Independent Director, Woman Director	08026172	26/12/2017	N.A.	N.A.	N.A.

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

For, Kamlesh M. Shah & Co., Practicing Company Secretary

SD/-

Kamlesh M. Shah ACS: 8356 COP: 2072

UDIN: A008356F000409317

Place: Ahmedabad

Date: May 21, 2024

CA ASHOK J. GIDWANI B.COM, FCA, DISA

CA PUNIT P. JHAMTANI B.COM, MBA, FCA, DISA

CA JIYA P. JHAMTANI B.COM, ACA., DISA



ASHOK J. GIDWANI & ASSOCIATES

Chartered Accountants

H.O. - 2, 3 & 6, 2" Floor Sindhi Market, Chokha Bazar, Kalupur, Ahmedabad-380 002.

Telephone: (O) 22138664 (M) 9227208664 (M) 9428413431

Branch Office - 209 - A & B, 2nd Floor, Kalrav Complex, Nr. Sindhi Market, Opp. Rly. Station, Maninagar, Ahmedabad-8.

Telephone: (P) 9904721526 (J) 9228228020 (M) 9429018032

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF AKASH AGRO INDUSTRIES LIMITED

Report on the Audit of the Standalone Financial Statements Opinion We have audited the accompanying standalone financial statements of AKASH AGRO INDUSTRIES LIMITED (the "Company"), which comprise the Balance Sheet as at March 31, 2024, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date and a summary of significant accounting policies and other explanatory information (hereinafter referred to as the "standalone financial

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2024 and its profit, total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit of the standalone financial statements in accordance with the Standards on Auditing ("SA"s) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone 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 ("ICAI") together with the ethical requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the 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 opinion on these matters our observations are as under.

Goods and Service Tax : Good and Service Tax Input Credit shown in (1)Financial statements is subject to reconciliation of Cash Ledger / Credit Ledger with Books of accounts maintained by Company

Gratuity: Company is not providing Gratuity as per provision of Gratuity Act (2)but same is worked out in the year of claim.

Audit Trail: Company has maintained Data on Software which contain facility (3)

> Ahmedabad FRN: 127947 W

> > ered Acco

of edit log but edit log is not preserved for F.Y.2023-24

(4) Contingent liability of litigation with FSSAI: Company has not worked out Contingent liability towards litigation with FSSAI. Only Rs. 10 Lakh deposited in F.Y.2022-23 are kept in asset as advance till disposal of litigation.

(5) Contingent liability of Income Tax Company has not worked out Contingent liability towards Income Tax Assessments which are pending at appeal stage for F.Y.2015-16, F.Y.2016-17 and F.Y. 2018-19.

(6) MSME Act: Company has not maintained separate record of transactions made with suppliers/creditors covered under MSME Act. Due to this Compliance of filing of return under companies Act,2013 and disallowance of unpaid payment as per section 43(b)(h) of Income Tax Act,1961 may increase liability in the form of Fees/Tax/Penalties etc.

(7) Related Party Transaction: Company has taken as well as given loan to Directors their spouse and concern in which Directors are interested and

compliance towards Companies Act 2013 is not fully complied with.

MSME RECORD MAINTENANCE:

As required By Company Act regarding detail of holding registration of MSME by suppliers as well as Creditors for Expenses Supplying Material and/or service, it was informed to us that inspite of repeated reminder of furnishing MSME registration particulars are not furnished by concern parties hence the same detail is not maintained by Company.

GOOD AND SERVICE TAX INVERTED RATE REFUND CLAIM:

During the year Company initiated application for refund of inverted rate GST Paid which was rejected by Department and Company has moved further with appeal for such claim.

As per Advice of GST Advisor input credit of Rs.1,12,02,243/- is not available to the Company. This input credit is either specifically not eligible input credit or input claim is lapsed due to non claiming of input credit in time. Hence In the receivable IGST Input Credit considered as receivable from the initiation of GST Act i.e 01/07/2017 to 31/03/2024 Amount of Rs. 1,12,02,243/- is written off during the year by Company on advice of GST Advisor and duly approved by Board of Directors.

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

The Company's Board of Directors is responsible for the other Information. The other Information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility and Sustainability Report, Corporate Governance and Shareholder's Information, but does not include the consolidated financial statements, 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.

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.

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

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles—generally accepted in India. This with the provisions of the Act for safeguarding the assets of the Company and for appropriate accounting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable financial controls, that were operating effectively for ensuring the accuracy and the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the standalone 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 the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

Our objectives are to obtain reasonable assurance about whether the standalone 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 Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements.

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

Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve control.

Obtain an understanding of internal financial control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to standalone financial statements 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 the management.

Ahmedabad R# : 127547 W 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.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the standalone financial statements.

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 au itor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

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

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.

In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.

The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account.

In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act.

Almadatud Hita: Stillad y On the basis of the written representations received from the directors as on March 31, 2024 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2024 from being appointed as a director in terms of Section 164(2) of the Act.

With respect to the adequacy of the internal financial controls with reference to standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to standalone financial statements.

With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, 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 standalone financial statements. Refer Note 2.23 to the standalone financial statements.

There has been no dividend declared till date hence question of delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company does not arise.

(a) The Management has represented that, to the best of its knowledge and belief, other than as disclosed in the note 2.24 to the Standalone Financial Statements, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under and (b) above, contain any material misstatement.

Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of account using accounting software which has a feature of recording audit trail (edit log) facility is applicable to the Company with effect from April 1, 2023 and accordingly,

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reporting under Rule 11(g) of Companies (Audit and Auditors) Rules, 2014 our remarks are as under "

"Based on our examin tion carried out in accordance with the Implementation Guid note on Reporting on Audit Trail under Rule 11(g) of the Companies (Audit and Auditors) Rules, 2014 (Revised 2024 Edition) issued by the Institute of Chartered Accountants of India, which included test checks, we report that 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. However, the audit trail for FYs 01/04/2023 to 31/03/2024 have not been preserved by the company as per he statutory requirements for record re ention."

As required by he Companies (Auditor's Report) Order, 2020 (the "Order") issued by the Central Government in terms of Section 143(11) of the Act we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For ASHOK J GIDWANI & ASSOCIATES

Chartered Accountants

(Firm's Registration No. 127947W)

ASHOK J GIDWANI (Membership UDIN: 24045082BKASBS6604

Place: AHMEDABAD Date: MAY 28, 2024 No.045082)

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ANNEXURE A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other egal and Regulatory Requirements' section of our report to the Members of AKASH AGRO INDUSTRIES Limited of even date)

Report on the Internal Financial Controls with reference to Standalone Financials Statements under Clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 (the "Act")

We have audited the internal financial controls with reference to standalone financial statements of AKASH AGRO INDUSTRIES LIMITED (the "Company") as of March 31, 2024 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls with reference to standalone financial statements 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 (the "ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditor s Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to standalone financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the ICAI and the Standards on Auditing prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to standalone financial statements. 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 with reference to standalone financial statements 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 with reference to standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of internal financial controls with reference to standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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



with reference to standalone financial statements.

Meaning of Internal Financial Controls with reference to standalone financial statements

A company's internal financial control with reference to standalone financial statements is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control with reference to standalone financial statements 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 authorisations of management and directors of the company: and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls with reference to Standalone Financial Statements

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 with reference to standalone financial statements to future periods are subject to the risk that the internal financial control with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls with reference to standalone financial statements and such internal financial controls with reference to standalone financial statements were operating effectively as at March 31, 2024, based on the criteria for internal financial control with reference to standalone financial statements 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 ICAI.

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For ASHOK J GIDWANI & ASSOCIATES

Chartered Accountants

(Firm's Regi trati n No. 127947W)

ASHOK J GIDWANI (Membership No.045082)

UDIN: 24045082BKASBS6604

Place: AHMEDABAD Date: MAY 28, 2024

ANNEXURE B TO THE INDEPENDENT UDITOR'S REPORT

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **AKASH AGRO INDUSTRIES Limited** of even date)

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

1. Fixed Assets:

In respect of the Company's property, plant and equipment right-of-use assets and intangible assets:

- (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment and relevant details of right-of-use assets.
- (B) The Company has maintained proper records showing full particulars of intangible assets.

The Company has a program of physical verification of property, plant and equipment and right-of-use assets so to cover all the assets once every three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain property, plant and equipment and right-of-use assets were due for verification during the year and were physically verified by the Management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.

Based on our examination of the property tax receipts and lease agreement for land on which building is constructed, registered sale deed / transfer deed / conveyance deed provided to us, we report that, the title in respect of self-constructed buildings and title deeds of all other immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee), disclosed in the financial statements included under Property, Plant and Equipment are held in the name of the Company as at the balance sheet date.

The Company has not revalued any of its property, plant and equipment (including right- of-use assets) and intangible assets during the year.

No proceedings have been initiated during the year or are pending against the Company as at March 31, 2024 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.

2. Inventory:

- a) The management has conducted the physical verification of inventory at reasonable intervals. In our opinion, the frequency of such verification is reasonable and procedures and coverage as followed by management were appropriate. No discrepancies were noticed on verification between the physical stocks and the book records that were 10% or more in the aggregate for each class of inventory.
- b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks on

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the basis of security of current assets. In our opinion, the quarterly returns or statements filed by the Company with such banks are in agreement with the books of account of the Company.

3. Loans given by the Company:

The company has granted loans & advances to parties covered under section 189 of the Act.

- The terms & conditions of such loans are not prejudicial to the interest of the Company.
- These loans are repayable on demand & hence, no fixed repayment schedule have been stipulated.
- c. There are no overdue amounts in respect of the loan granted to a body corporate listed in the register maintained under section 189 of the Act
- d. The Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment during the year. Hence, reporting under clause 3(iii)(f) is not applicable.

4. Loans to directors & Investment by the Company:

In our opinion and according to the information and explanations given to us, the company has not complied with the provisions of section 185 of the Companies Act, 2013 In respect of loans etc.

5. Deposits

The Company has not accepted any deposits from the public, except unsecured loan from Directors and their relatives and inter corporate deposits, and hence the directives issued by the Reserve Bank of India and the provisions of Sections 73 to 76 or any other relevant provisions of the Act and the Companies (Acceptance of Deposit) Rules, 2015 with regard to the deposits accepted from the public are not applicable.

6. Cost records

As informed to us, the maintenance of Cost Records has been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company. Company is getting its accounts audited through cost auditor and complying the provisions applicable to the Company.

7. Statutory dues:

- a. According to information and explanations given to us and on the basis of our examination of the books of account, and records, the Company has been generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Sales tax, Service Tax, Duty of Customs, Duty of Excise, Value added Tax, Cess and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the above were in arrears as at March 31, 2024 for a period of more than six months from the date on when they become payable.
 - b. According to the information and explanations given to us, there are no material dues of income tax, sales tax, service tax, duty of customs, duty of excise, value added tax which have not been deposited with the appropriate authorities on account of any dispute.

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Nature of statute		Dispute is	V. 9977	oAmount e₹ crore
The Income Act, 1961	TaxIncome Tax		AY 2016-17	Disallowance of Expenses 38.00 crore
	Income Tax	CIT APPEALS	AY 2019-20	Disallowance of Expenses 0.35 crore
	Income Tax	CIT APPEALS	AY 2017-18	Disallowance of Expenses 0.36 crore
	Income Tax	Assessing Officer	AY 2017-18	Disallowance of Expenses 16.63
FAASI	Penalty	Gujarat High Court	F.Y 2022-23	3 Lakhs as Deposit
	Penalty	Gujarat High Court	F.Y 2020-21	4 Lakhs as Deposit
Goods Service Tax	andInput Credit	Gujarat High Court		As per Annexure

Footnotes:

AY=Assessment Year; FY= Financial Year.

Stay order has been granted against ₹0.36 crore disputed which has not been deposited.

8. Unrecorded Income:

There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).

9. Default in repayment of Loans:

- a. In our opinion and according to the information and explanations given to us, the company has made any default in the repayment of loans to banks, government, debenture-holders, etc.
- b. In our opinion and according to the information and explanations given to us, According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.
- c. According to the information and explanations given to us by the management, the Company has not obtained any term loans. Accordingly, clause 3(ix)(c) of the Order is not applicable.
- d. According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that no funds have been raised on short-term basis by the Company. Accordingly, clause 3(ix)(d) of the Order is not applicable.
- e. According to the information and explanations given to us and on an overall examination of the financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix)(e) of the Order is not applicable
- f. According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix)(f) of the Order is not

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Utilization of IPO & FPO:

a. The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3 (ix) of the Order is not applicable.

b. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.

Reporting of Fraud:

a. Based upon the audit procedures performed and the information and explanations given by the management, we report that no fraud by the Company or on the company by its officers or employees has been noticed or reported during the year.

b. According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.

c. We have taken into consideration the whistle blower complaints received by the Company during the year while determining the nature, timing and extent of our audit procedures.

12. Compliance by NIDHI Company

According to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, clause 3(xii) of the Order is not applicable

13. Compliance on Transaction with related parties

In our opinion and according to the information and explanations given to us, the transactions with related parties are in compliance with Sections 177 and 188 of the Companies Act, 2013, where applicable, and the details of the related party transactions have been disclosed in the standalone financial statements as required by the applicable Indian Accounting Standards.

14. Internal Audit System

- a. Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
- b. We have considered the internal audit reports of the Company issued till date for the period under audit

15. Non-Cash Transactions:

In our opinion and according to the information and explanations given to us, the Company has not entered into any non-cash transactions with its directors or persons connected to its directors and hence, provisions of Section 192 of the Companies Act, 2013 are not applicable to the Company

Registration under section 45-IA of RBI Act, 1934



- a. The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(a) of the Order is not applicable
- b. The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(b) of the Order is not applicable.
- c. The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
- d. According to the information and explanations provided to us during the course of audit, the Group does not have any CIC. Accordingly, the requirements of clause 3(xvi)(d) are not applicable.

17. Cash Losses

The Company has not incurred cash losses in the current and in the immediately preceding financial year

18. Resignation of Statutory Auditors

There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.

19. Material uncertainty

On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.

Transfer of Funds specified under Schedule VII of Companies Act-2013:

In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of Section 135 of the Companies Act, 2013 pursuant to any project. Accordingly, clauses 3(xx)(a) and 3(xx)(b) of the Order are not applicable.

For ASHOK J GIDWANI & ASSOCIATES

Chartered Accountants

(Firm's Registration No. 127947W)

ASHOK J GIDWANI (Membership No.045082)

UDIN: 24045082BKASBS6604

Place: AHMEDABAD Date: MAY 28, 2024

AKASH AGRO INDUSTRIES LIMITED Notes forming part of the financial statements

Note	Particulars							
1	Significant accounting policies (Illustrative)							
1.1	2 3							
	are recognized on cash basis. :							
1.2	Use of estimates The preparation of the financial statements in conformity with Indian GAAP requires the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates are recognized in the periods in which the results are known / materialize.							
1.3								
1.4	Cash flow statement Cash flows are reported using the indirect method, whereby profit / (loss) before extraordinary items and tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.							
1.5	Cash and cash equivalents (for purposes of Cash Flow Statement) Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisition), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.							
1.6	Depreciation and amortization							
	Depreciation has been provided on the straight-line method as per the rates prescribed in Schedule II to the Companies Act, 2013. Depreciation in the case of any additions/deletions has been provided on pro-rata basis.							



1.7 Revenue recognition

Sale of goods

Sales are recognised, net of returns and trade discounts, on transfer of significant risks and rewards of ownership to the buyer, which generally coincides with the delivery of goods to customers. Sales include excise duty but exclude value added tax/GST.

1.8 Other income

Interest income is accounted on accrual basis. Dividend income is accounted for when the right to receive is established.

1.9 Tangible fixed assets

Fixed assets are carried at cost less accumulated depreciation and impairment losses, if any. The cost of fixed assets includes interest on borrowings attributable to acquisition of qualifying fixed assets up to the date the asset is ready for its intended use and other incidental expenses incurred up to that date. Machinery spares which can be used only in connection with an item of fixed asset and whose use is expected to be irregular are capitalised and depreciated over the useful life of the principal item of the relevant assets. Subsequent expenditure relating to fixed assets is capitalised only if such expenditure results in an increase in the future benefits from such asset beyond its previously assessed standard of performance.

Capital work-in-progress:

Projects under which assets are not ready for their intended use and other capital work-in-progress are carried at cost, comprising direct cost, related incidental expenses and attributable interest.

1.10 Investments

Long-term investments (excluding investment properties), are carried individually at cost less provision for diminution, other than temporary, in the value of such investments. Current investments are carried individually, at the lower of cost and fair value. Cost of investments include acquisition charges such as brokerage, fees and duties.

1.11 Employee benefits

Employee benefits include provident fund, gratuity fund, compensated absences.

Defined contribution plans

The Company's contribution to provident fund are considered as defined contribution plans and are charged as an expense as they fall due based on the amount of contribution required to be made.

Gratuity, Leave Encashment and other retirement benefits payable to employees are accounted for on cash basis.

1.12 Borrowing costs

Borrowing costs include interest, amortization of ancillary costs incurred and exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost. Costs in connection with the borrowing of funds to the extent not directly related to the acquisition of qualifying assets are charged to the Statement of Profit and Loss over the tenure of the loan. Borrowing costs, allocated to and utilized for qualifying assets, pertaining to the period from commencement of activities relating to construction / development of the qualifying asset up to the date of capitalization of such asset is added to the cost of the assets. Capitalization of borrowing costs is suspended and charged to the Statement of Profit and Loss during extended periods when active development activity on the qualifying assets is interrupted.

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Notes forming part of the financial statements

Significant accounting policies (contd.)

Note	Particulars			
1.13	Earnings per share Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the year. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on the conversion of all dilutive potential equity shares.			
1.14	Taxes on income Current tax is the amount of tax payable on the taxable income for the year as determined in accordance with the provisions of the Income Tax Act, 1961.			
	Deferred tax is recognised on timing differences, being the differences between the taxable income and the accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax is measured using the tax rates and the tax laws enacted or substantially enacted as at the reporting date. Deferred tax liabilities are recognised for all timing differences. Deferred tax assets in respect of unabsorbed depreciation and carry forward of losses are recognised only if there is virtual certainty that there will be sufficient future taxable income available to realise such assets. Deferred tax assets are recognised for timing differences of other items only to the extent that reasonable certainty exists that sufficient future taxable income will be available against which these can be realised. Deferred tax assets are reviewed at each Balance Sheet date for their realisability. Current and deferred tax relating to items directly recognised in equity are			
	recognised in equity and not in the Statement of Profit and Loss.			
1.15	Impairment of assets The carrying values of assets / cash generating units at each Balance Sheet date are reviewed for impairment. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognised, if the carrying amount of these assets exceeds their recoverable amount. The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the future cash flows to their present value based on an appropriate discount factor. When there is indication that an impairment loss recognised for an asset in earlier accounting periods no longer exists or may have decreased, such reversal of impairment loss is recognised in the Statement of Profit and Loss, except in case of revalued assets.			



1.16 Provisions and contingencies

A provision is recognised when the Company has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates. Contingent liabilities are disclosed in the Notes.

1.17 Insurance claims

Insurance claims are accounted for on the basis of claims admitted / expected to be admitted and to the extent that there is no uncertainty in receiving the claims. During the year insurance claims received from Insurance Company was credited in other Income of Rs.51856/- against Insurance claim of Company. Material lost which was claimed from insurance company was directly reduced from quantitative record and Effect of GST Input credit reduction was not accounted.

1.18 GOOD AND SERVICE TAX input credit

GOOD AND SERVICE TAX input credit is accounted for in the books in the period in which the underlying service received is accounted and when there is no uncertainty in availing / utilizing the credits. However Input credit of Goods and Service Tax is subject to reconciliation with GST Cash and Credit Ledger. Goods and Service Tax Matter is handeled by Other Tax Advisor and we have relied on his competence in the matter of GST compliance and reconciliation with books of accounts.

As per Advice of GST Advisor input credit of Rs.1,12,02,243/- is not available to the Company. This input credit is either specifically not eligible input credit or input claim is lapsed due to non claiming of input credit in time. Hence In the receivable IGST Input Credit considered as receivable from the initiation of GST Act i.e 01/07/2017 to 31/03/2024 Amount of Rs. 1,12,02,243/- is written off during the year by Company on advice of GST Advisor and duly approved by Board of Directors.

In terms of our report attached. For and on behalf of the Board of Directors
For ASHOK J GIDWANI & ASSOCIATES Akash Agro Industries Limited

FRM: 322847 W

Chartered Accountants

ASHOK J GIDWANI (PARTNER)

FRN: 127947W M.NO.045082

24-5-0

UDIN: 24045082BKASBS6604 About and

Place : Ahmedabad Date : 28/05/2024 (Director)

(Director)

AKASH AGRO INDUSTRIES LIMITED Notes forming part of the financial statements

Significant accounting policies (contd.)

Note	Particulars					
2	Notes On Accounts					
2.1	Company has calculated of its own Various Tax Liabilities applicable to the company by their competent personnel and we have relied upon their calculation made for counting statutory liabilities under various action applicable to the Company.					
2.2	Company has not deducted tax at source in case of Transport Operators since every transporter has provided a valid PAN and in few instances in which instead of recording entry by Journal Voucher entry has been passed directly through cash, wherein not a single entry exceeded the limit of Rs.35000/- and in that case it is difficult for us to know whether payment has been exceeded the limit of Rs.100000/- during the year ended on 31/03/2024 in individual case.					
2,3	During the year Company has not paid any sum of amount through other than account payee bank cheque or bank draft in excess of of Rs.10000/-:					
2.4	As Certified by the Directors all amounts in the Balance Sheet relating to Sundry Debtors, Sundry Creditors, Unsecured Loans, Deposits, Loans and advances are shown at net realisable or net payable as the case may be.					
2.5	Closing Stock is accounted in the books as taken valued and certified by Directors and Authorised Person's of the Company.					
	Sundry debit and credit balances of loans and advances are subject to confirmation and reconciliation, if any. As per view of management the same are shown at realisable value and necessary precaution of actual and realisable value has been taken care of.					
	Company has invested the excess funds of issue proceeds in the promoter contribution shares of various Companies and no return is received as the same companies has not declared any dividend till March, 2024.					
2.8	As certified by the Directors expenditure of personal nature like Telephone, Vehicle and Tea Refreshment relating to personal are made from personal withdrawls and not paid from concern's accounts. Hence nothing is reported as personal expenditure.					
113	CONTINGENT LIABILITIES: As per the management Representation there are no contigent liability as on 31 March, 2024 except as detailed mentioned in point Number 2.23.					
i	As Per Information Provided to us and on the basis of random verification Sundry Creditors includes dues to small scale industrial undertaking Rs. NIL P.Y.NIL)					
e	As the detail of amount due to The Small Scale Industrial undertakings of whom amount outstanding for more than 30 days, where such dues exceeds Rs.1 lakhs is not seperately maintained hence the same is eported as NIL					

Anmodabad FRN 1275-07 VI

AKASH AGRO INDUSTRIES LIMITED Notes forming part of the financial statements Significant accounting policies (contd.)

Note	Particulars
2.11	In Manufacturing Expenses all the expenses relating to utilisation of Processing material are debited on consumption basis. i.e consumption amount of material is debited to the Manufacturing Account. All items received at the factory are accounted in head office as per bills but same are not reconciled with Inward register hence consumption is accounted on the basis of office record by deducting closing stock physically taken at factory at the end of day of 31st March.
2.12	Management of the Company has physically verified the Fixed Assets and Investments in the Form of Shares and no discrepancy were found in Books and physical existence of Assets and Investments.
2.13	The company has paid Remuneration to Directors after Complying the provisions of Schedule V of the Companies Act, 2013. Director Remuneration paid during the F.Y 2023-24 is Rs. 2,16,00,000. Last year F.Y 2022-23 same was Rs. 1,44,00,000.
6,47	As Certified by Company that it has received written representation from All the Directors, that Companies in which they are Directors had not defaulted in terms of section 164 of the Companies Act,2013, and that representation of Directors taken in Board that no Director is disqualified from being appointed as Director of the Company.
2.15	Income in Foreign Currency is NIL.
2.16	Expenditure in Foreign Currency is NTI
2.17	Company has informed us that One Consultant Practicing Company Secretary is maintaining necessary registers required under Companies Act and Other Applicable Provisions but the same are not produced before us for verification.
2.18	Books of Accounts are maintained on Mercantile Accounting System. However Expense of Light, Telephone, and Other Expenses are provided on the basis of information available for providing Expenses. We have relied on Company's Calculations in the matter of provisions.
	Provision for Statutory Audit Fees for F.Y 2023-24 is Rs. 550000/ For F.Y 2022-23 the same was Rs.800000/-
	During the year under consideration erstwhile applicable VAT Act assessments were completed and tax payable on the basis of final assessment were apportioned on the basis of assessment proceeding and balance of advance Vat Tax payable was carried forward for final assessment of all the years falling in the Vat Act.
	Fixed Asset having no value or not in use.: During the year under consideration Fixed Assets which are either having no value, i.e Value is equivalent to Fund Value or obsolete machine are segregated From Fixed Assets and Classified as Dead Stock having either no value or having value but the same are not in use either due to obsolete technology or non repair condition. Company has decided to write off these Dead Stock by Complying suitable provisions of Taxation applicable to the Company.
2.23	Pending litigations Company is in legal suit against FSSAI Department matter of Sample allure and Advance against fine/cost is deposited Rs. 10 Lakhs as Deposit till final outcome of the Suit.
9	Company has filed Writ petition for refund of Inverted rate of Input Credit. Input Credit Shown in Financial Statement is contingent until

Ahmedahad FRN : 127841 W finalization of Company's Writ filed in Gujarat High Court.

In Income Tax Company has preferred appeal against liability created by Assessing Officer in the Assessment for F.Y.2015-16, F.y.2016-17 and A.Y.2019-20. Company has paid 20 % of Tax liability of Demand for filing appeal for F.Y. 2016-17 Rs.8.90 Lakhs. Income Tax liability on Company is continent till disposal of appeals filed by Competant Authority.

MSME Act: Company has not maintained separate record of transactions made with suppliers/creditors covered under MSME Act. Due to this Compliance of filing of return under companies Act,2013 and disallowance of unpaid payment as per section 43(b)(h) of Income Tax Act,1961 may increase liability in the form of Fees/Tax/Penalties etc.

2.24 Funds (which are material either individually or in the aggregate) have been advanced or loaned: Company has taken as well as given loan to Directors their spouse and concern in which Directors are interested and compliance towards Companies Act 2013 is not fully complied with.

In terms of our report attached. For and on behalf of the Board of Directors
For ASHOK J GIDWANI & ASSOCIATES Akash Agra Industries Limited

Chartered Accountants

ASHOK J GIDWANI (PARTNER)

FRN: 127947W M.NO.045082 UDIN: 24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024

(Director)

(Director)

AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140GJ1991PLC015029

	Particulars	Note No.	As at 31st MARCH 2024	As at 31st March 2023
			Amount Rs	Amount Rs.,
A	EQUITY AND LIABILITIES			
1	Shareholders' Funds (A) Share Capital (B) Reserves And Surplus	3 4	40,907,000.00 350,628,572.66 391,535,572.66	40,907,000.00 315,451,034.59 356,358,034.59
		1		
21	Non-Current Liabilities (A) Long-Term Borrowings (B) Deferred Tax Liabilities (Net) (C) Other Long-Term Liabilities (D) Long-Term Provisions	5 30.10	77,450,000.00 0.00	101,525,730.00 115722.92 0.00 0.00
-	2 0537/19993		77,450,000.00	101,641,452.92
3 (Current Liabilities (A) Short-Term Borrowings (B) Trade Payables (C) Other Current Liabilities (D) Short-Term Provisions	<u>6</u> 7 8 9	106,864,663.81 89,190,550.10 15,055,945.97 3,732,347.00 214,843,506.88	123,004,266,47 43,964,790,54 18,570,379,27 4,198,615,00 189,738,051,28
	TOTAL		683,829,079.24	647,737,538.79
В	Assets			
1 1	Non-Current Assets (A) Fixed Assets (I) Tangible Assets (II) Capital Work-In-Progress	10	108,119,838.90	122,133,003.99
	WENT ALTON OF THE PROPERTY OF THE PARTY OF T	V.100	108,119,838.90	122,133,003.99
	(B) Non-Current Investments (C) Deferred Tax Assets (Net) (D) Long-Term Loans And Advances (E) Other Non-Current Assets	30.10 12	7,514,650.00 602,739.80 8,518,530.00	7,514,650.00 0.00 8,457,763.00
			16,635,919.80	15,972,413.00
2 (Current Assets (A) Current Investments (B) Inventories	13	223,679,584.00	0.00 153,105,362.00
	(C) Trade Receivables	14	132,272,107.98	157,368,186.50
	(D) Cash And Cash Equivalents	15	53,811,135.40	79,635,354.61
	(E) Short-Term Loans And Advances (F) Other Current Assets	15	148,489,248.16	118,836,885.69
	(F) Other Current Assets	17	821,245.00 559,073,320.54	686,333.00 509,632,121.80
	TOTAL See Accompanying Notes Forming Part Of The Financial Statements		683,829,079.24 0.00	647,737,538.79 0.00

In Terms Of Our Report Attached. For Ashok J Gidwani & Associates. For And On Behalf Of The Board Of Directors Akash Agro Industries Limited

Chartered Accountants

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W Place : Ahmedabad

UDIN:24045082BKASBS6604

Date: 28/05/2024

Attmedshood (Director)

(Director)

CIN NO. L15140GJ1991PLC015029

	Statement Of Profit And Loss For Particulars	Note No.	As at 31st March 2024	As at 31st March 2023
			Amount Rs	Amount Rs
Α	Continuing Operations	-		
2	Revenue From Operations (Net) Other Income	18 19	5,369,211,579.32 904,975.67	7,933,670,274.24 841,627.00
3	Total Revenue (1+2) Expenses		5,370,116,554.99	7,934,511,901.24
	(A) Cost Of Materials Consumed (B) Changes In Inventories Of Finished Goods, Work-In-Progress And Stock-In-Trade	20.a	4,867,970,307.97	7,199,404,926.81
	(C) Employee Benefits Expense	20.b	-59,342,178.00	9,980,680.00
	(D) Finance Costs	21 22	36,184,542.00	31,344,153.00
	(E) Depreciation And Amortisation Expense	10	6,013,021.01	6,105,119.20
	(F) Other Expenses	23	14065849.49 458,216,329.17	14119733.95 613,672,830.55
5	Total Expenses	-	5,323,107,871.64	7,874,628,443.51
3	Profit / (Loss) Before Exceptional And		Contract of	
6	Extraordinary Items And Tax (3 - 4) Exceptional Items		47,008,683.35	59,883,457.73
7	And Tax (5 + 6)		47,008,683.35	59,883,457,73
9	Profit / (Loss) Before Tax (7 + 8) Tax Expense:		47,008,683.35	59,883,457.73
	(A) Current Tax Expense For Current Year		70.53	
	(B) (Less): Mat Credit (Where Applicable)		0.00	0.00
	(C) Provision For Tax (D) Net Current Tax Expense		12549608.00	0.00 15546788,00
	Acres 8		12,549,608.00	15,546,788.00
	(E) Deferred Tax		-718,462.71	-475,317.80
1	Total Tax Expenses Profit / (Loss) From Continuing Operations	-	11,831,145.29	15,071,470.20
В	Discontinuing Operations		35,177,538.06	44,811,987.53
2	Profit / (Loss) From Discontinuing Operations	20.44		
C 13	Total Operations	30.11	0.00	0.00
	Profit / (Loss) For The Year	-	35,177,538.06	44,811,987.53
4.i	Earnings Per Share (Of 10/- Each):			
	Basic/ Diluted	-6.0		
		30.9.a 30.9.b	8.60	10.95
	See Accompanying Notes Forming Part Of	20.9.0	8.60	10.95
	The Financial Statements			
	In Terms Of Our Report Attached. For Ashok J Gidwani & Associates. Chartered Accountants Ashok J Giwani (Partner) M.No.045082 Frn 127947W	For and Akash	on behalf of the Board Agro Industries Limite or)	of Directors and JUS GSWE Director)

AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140GJ1991PLC015029

Notes Forming Part Of The Financial Statements

Note 3 Share Capital

Particulars	As At 31st	March 2024	As at 31st March 2023		
	Number of shares	Amount Rs	Number of	Amount Rs	
(a) Authorised	- AMILES		shares	SALITED HAT READER	
Equity Shares Of Rs. 10 Each With Voting Rights	5,000,000.00	50,000,000.00	5,000,000.00	50,000,000.00	
(B) Issued , Subscribed And Ful	ly Paid Up				
Equity Shares Of Rs. 10 Each With Voting Rights	40,907,000.00	40,907,000.00	40,907,000.00	40,907,000.00	
-3-1					
Total	40,907,000.00	40,907,000.00	40,907,000.00	40,907,000.00	

In terms of our report attached. For Ashok J Gidwani & Associates. Chartered Accountants

For and on behalf of the Board of Directors Akash Agro Industries Limited

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W3 Abril 127947 W

Place : Ahmedabad Date : 28/05/2024 (Director)

(Director)

AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140GJ1991PLC015029 Notes Forming Part Of The Financial Statements

Note 3 Share Capital (Contd.)

Particulars

1) Reconciliation Of The Number Of Shares And Amount Outstanding At The Beginning And At The End Of The Panarting Pariod

Particulars	Opening Balance	Fresh Issue	Bonus	ESOP PE	Conversion	Buy Back	Other Change	Closing Balance
Equity Shares With Voting Rights							s	
Year Ended 31 March, 2023 - Number Of Shares - Amount (10)	4090700 40907000	NIL	NIL	NIL	NIL	NIL	NIL	4090700
Year Ended 31 March, 2024 - Number Of Shares - Amount (10)	4090700 40907000	NIL	NIL	NIL	NIL	NIL	NIL	4090700

In terms of our report attached. For Ashok J Gidwani & Associates,

Chartered Accountants

For and on behalf of the Board of Directors

Akash Agro Industries Limited

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:240450828KAS8S6604

Place : Ahmedabad Date: 28/05/2024 (Director)

Alminostad.

FRN 1127947 W

Notes Forming Part Of The Financial Statements

Note 3 Share Capital (Contd.)

Particulars

ii) Rights, Preferences and restriction attached to the equity shares:

- A) The Company Has Only Class Of Equtiy Shares Having Par Value Of Rs.10/- Per Share. Each Holder Of Equity Shares Is Entiltled To One Vote Per Share.
- B) In The Event Of Liquidation Of The Company, The Holders Of Equity Shares Will Be Entitled To Receive Remaining Assets Of The Company, After Distribution Of All Prefential Amounts. The Distribution Will Be In The Proportion To The Number Of Equity Shares Held By Equity Shareholders.

Details Of Shares Held By Each Shareholder Holding More Than 5% Shares:

Class Of Shares / Name Of Shareholder	Number Of Shares Held	% Holding In That Class Of Shares	Number Of Shares Held	% Holding In That Class Of Shares
Equity Shares With Voting Rights		STIM SG		anares
R.R Securities	885900	21.66	885900	21.66
Aarti Securities Ltd	350000	8.56		
Manish G Patel	934200	22.84	934200	

In terms of our report attached. For Ashok J Gidwani & Associates.

Chartered Accountants

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 For and on behalf of the Board of Directors Akash Agro Industries Limited

(Director)

AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140GJ1991PLC015029 Notes Forming Part Of The Financial Statements Note 4

Particulars	As At 31st MARCH, 2024	As at 31st March 2023
A PARTY BOTH BOTH BOTH BOTH BOTH BOTH BOTH BOTH	Amount Rs	Amount Rs
General reserve Opening Balance Add: Transferred From Surplus In Statement Of Profit And Loss Prior Period Adustment Opening Diff of Provisoin	315,451,034.59 35,177,538.06	OCCUPATION AND A SECOND
Total	350,628,572.66	315,451,034.59

Note 5 Long	1-term	borrowings
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Particulars	As at 31st March 2024	As at 31st March
	Amount Rs	Amount Rs.,
From Banks Secured Unsecured Unsecured Binaltien M Patel Falgunbhai Patel Jesalben Falgunbhai Patel Jincy Manishthai Patel Manishthai Girishthai Patel Rajendra B Shah Rita Rajendra Shah Viprit Trading Pet Ltd	9000000.00 1680000.00 10700000.00 500000.00 1350000.00 12650000.00 1000000.00	16500000.00 10700000.00 5000000.00 13500000.00 12650000.00 10000000.00
Total	77,450,000.00	24075730.00

Note 6 Short-term	borrowings
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Particulars	As At 31st MARCH, 2024 Amount Rs.,	As at 31st March 2023
Loans repayable on demand From banks Secured Hofic Bank C/C=50200024608713 Loans And Advances From Related Parties Unsecured	106864663.81	Amount Rs., 123004266.47
	106,864,663.81	123.004.266.47

6.1 The Cash Credit Limit Of Rs. 20.00 Crores From Hdfc Bank Are Secured Against Hyphothecation Of Book Debts And Stock And Personal Guarathtee Of Directors As Per Terms And Conditions Of Sanction/Review Letter Dt. 17/10/2022.

RN 122542 W

In terms of our report attached. For Ashok J Gidwani & Associates.

Chartered Accountants

Ashok J Giwani (Partner) M.No.045082 Frn 127947W UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 For and on behalf of the Board of Directors Akash Agro Industries Limited

(Director)

Notes Forming Part Of The Financial Statements

Note 7 Trade Payables

Particulars	As at 31st March 2024	As at 31st March 2023
	Amount Rs	Amount Rs
Trade Payables:		
For Manufacturing Goods		
Aakash Marketing	0.00	229353.00
AMAN TIN SUPPLIER	282214.00	0.00
DHANLAXMI ENTERPRISE	72358.00	0.00
Hari Om Brothers	139305.00	44548.00
Hinglaj Tin Suppliers	0.00	290436.00
Jalaram Tin Factory	1294496.00	1582085.00
K N Trading Co	72152.00	160256.00
Kamal Printers Inc	0.00	274032.00
KESHAV TRADERS	190650.00	0.00
Krunal Corporation	92767.00	696452.00
Krunal Corporation	344324.00	763901.00
Krushna Tin Suppliers	71238.00	74234.00
Mahavir Enterprise	0.00	81668.00
Mahavir Trading Co	400044.00	689522.00
Mahavir Trading Co	1193181.00	1176759.00
Maruti Enterprise	0.00	73830.00
Master Pet Industries	0.00	57408.00
Matchwell Packaging Industries	227705.00	521249.00
N C Desai And Co.	33874.00	15000.00
S S Trading Co	76719.00	82836.00
Shreeji Enterprise	0.00	244163.00
Trivedi Brothers	115590.00	0.00
Total	4606617.00	7057732.00

For Expenses	Amount Rs	Amount Rs.,
A R LOGISTICS	498437.00	Amount Nam
A S Manchhani And Co	112500.00	112500.00
Aakashkumar Manilal Patel	502970.00	
Advance Against Goods	212593.00	142503100
Ankit Telecom And Electricals	0.00	37.00.00.00.00.00.00.00.00.00.00.00.00.00
Ashok J Gidwani & Associates	720000.00	5735.00
Bhandari Packaging		17000000000
BINALBEN M PATEL	900000.00	67260.00
Chetanbhai Jethabhai Manyar	\$40,000 VEVE	0
Darshan Soni	247.10	2010017.75
DAYARAMBHAI VEN	16510.00	36199.00
DEEP INSTRUMENT	94495.00	0
Desharam Vardaji	1880.00	0
	96113.00	166036.00
Dev Enterprise	203720.00	33968.00
Dhanlaxmi Trading Corporation	0.00	39783.00
DHANRAJ PAGI	28360.00	0
Ganesh Plastic	48102.00	139589.00
Haldia Petrochemicals Limited	0.00	985.54
J.L Desai Associates	0.00	24000.00
Jesalben Falgunbhai Patel	900000,00	0.00
Juneja Welding Works	0.00	19500.00
Kalal Manghat & Associates	90000.00	90000.00
Kamlesh M Shah And Co	17160.00	18000.00
KURANG INDUSTRIAL CORPORATION	5640.00	10000.00

FRN: 127947 W

Lallu Minama	37187.0	0 29400.0
Link Intime India Pvt Ltd	4711.0	
Manvesh Bineshbhal Patel	0.0	100000
MILLER EXPELLER INDUSTRIES	35636.0	
Miso Products	17330 0	
MOHANLAL BABULAL HARURAM(RTGS:SMT SI	EE 645.0	
NATIONAL SECURITIES DEPOSITORY LTD	10620.0	
NITAI PRESS CAMP PVT LTD	342619.0	77.
Patel Nishaben Nayankumar	0.0	711
PRITIBEN M SHAH	800.0	
Pruthvi Enterprise	0.0	7.0
Pukhraj Kanaji Marvadi	292119.0	
Rajal Enterprise	0.00	
RAJNI DEVJIBHAI PATEL HUF	223344.00	0.00
Rajnikant Ishaqbhai Christian	80000.00	42000.00
Ramanand Devnarayan Prajapti(Huf)	0.00	
Ramesh Vadilal Thakkar	221562.00	493515.00
RATHOD SHANTABEN MANUBHAI	1615.00	1
Robinson Manilal Khristi	7000.00	
Royal Way Bridgerahul Ranchhodbhai Patel	20276.00	4400000
Sagar Naresh Vanjani Huf	218295.00	
Shivam Engineering Works	0.00	35450.00
Shree Hari Computers	0.00	
SIDDHI EXPORT PACKING & PACKAGING ENTE	19175.00	0
SRI LAKSHMI BALAJI LORRY TRANSPORT	291360.00	0
Vijay Electric Engineering Works Vinod Devnarayan Prajapati	0.00	873.00
VISHNUBHAI CHHANAJI THAKOR	0.00	480645.00
VIVEK ARUN BHUTE HUF	90662.00	0
VRL LOGISTICS LTD	222453.00	1 0.00
Yasinbhai Gulambhai Vohra	102000,00	The state of the s
	167500.00	142000.00
Total	6855534.10	7931549.54
For Brokerage		
Abhay R Jein(Huf)	Amount Rs	Amount Rs
AKASH BROKERS	0.00	120102
ANURADHA BRIJESHKUMAR KUSHWAHA	14464.00	
Ashokkumar And Co	1710.00	
Balaji Brokers	0.00	13597.00
DHANIBEN PARMAR	0.00	619671.00
Dhanu Agri Corpoation	1520.00	0
DILIPBHAI CHAUHAN	0.00	12820.00
Dhvanit Jayesh Kapadia	1425.00	0.00
kta Canvassing Agent	193325.00	114000.00
lardik Brokers	543555.00	580114.00
HIRABEN RATHOD	63551.00	145906.00
alaram Agri Exports	1330.00	0
alaram Brokers	0.00	1029350.00
AYESHBHAI MOTIBHAI PAREKH	0.00	12782.00
P BROKERS	2090.00 24487.00	0
antilal Ratilal And Co [Broker]		0
	0.00	22400.00
G International	U.(H)(127087.00
G International		
G International albhai Brokers Pvt Ltd	2629716.00	3932597.00
G International albhai Brokers Pvt Ltd alchand & Co. fahavir And Co	2629716.00 240423.00	1137384.00
G International albhai Brokers Pvt Ltd alchand & Co. Iahavir And Co	2629716.00 240423.00 0.00	1137384.00 74241.00
G International albhai Brokers Pvt Ltd alchand & Co.	2629716.00 240423.00 0.00 101954.00	1137384.00
G International albhai Brokers Pvt Ltd alchand & Co. lahavir And Co AHESHKUMAR S RAWAL	2629716.00 240423.00 0.00	1137384.00 74241.00

Total (CR)	89190550.10	43964790.54
	0.00	0.00
Laxmi Fabrication	3671623.00	5677114.00
Plyush Roadways Total(Cr)	3532877.00	5677114.00
PATIL TRANSPORT	31836.00	0.00
MAHAVIR ROAD LINES	34558.00	0.00
Aakash Roadways	72352.00	0.00
For Transport/Carrier		
Total(Cr)	63347976.00	7139670.00
	2120729.00	0.00
ZULU INDUSTRIES	3538260.00	0.00
SHREE GLUCO BIOTECH PVT LTD	6430522.00	0.00
SHEEL OIL AND FATS PRIVATE LIMITED	9138.00	0.00
REGAAL RESOURCES LTD	0.00	627977.00
Purshottam Ram Food Industries Pvt Ltd	0.00	178258.00
Paramguru Agro Industries	1337161.00	0.00
PARAMESU BIOTECH PRIVATE LIMITED	7437378.00	0.00
NARAYANI VENTURES	3138629.00	3045768.00
Legacy Commodities Private Limited	0.00	16588.00
Kanpur Edibles Pvt Ltd	0.00	17710.00
Gautam Oils	31623616.00	0.00
G ONE AGRO PRODUCTS LTD	7411548.00	3036959.00
Dil Exim Commodities Private Limited	0.00	216410.00
Balkuver Agro Industries	300995.00	0.00
BABJI SNACK FOOD INDUSTRIES	Amount Rs	Amount Rs
For Raw Material	10708800.00	16158725.00
Total(Cr)	26324.00	144741.00
Vishal Brokers	1140.00	(
THAKOR RINABEN CHIRAGKUMAR	380.00	0
THAKOR CHIRAGKUMAR ARVINDBHAI	1710.00	
TEJALBEN SURESH CHAUHAN	475.00	33
SURESH SHANKARBHAI CHAUHAN	475.00	0.0
SURESH SHAKRABHAI CHAUHAN HUF	1695232.00	1370559.0
Shree Enterprise	1276579.00	1529754.0
Sharad Enterprise	136259.00	190254.0
SACHIN M SHAH	7232.00	15187.0
S P BROKERS	1197300.00	848175.0
S Kumar	60990.00	150290.0
Rushi And Company	56952.00	128497.0
Ritesh K Shah	0.00	8550.0
Ravi Oils	1604170.00	1934418.0
Raghunath Agencies Pvt Ltd	0.00	3400.0
Radhe Krishna Brokers	1995.00	0.0
RAKESH ISHWARBHAI PATEL	14464.00	34849.0
PARTH BROKERS	DEPARTMENT OF THE PROPERTY OF	1093925.0
Pankaj.G.Mehta	0.00 788500.00	13725.0
P N Oils	0.00	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Neshiel Agrochem Pvt Ltd	14:11(1)	

In terms of our report attached.

For and on behalf of the Board of Directo

For Ashok J Gidwani & Associates.

Chartered Accountants

Ashok J Giwani (Partner)

UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 Akash Agro Industries Limited

(Director)

Notes Forming Part Of The Financial Statements

Note 8 Other Current Liabilities

Particulars	As at 31st March 2024	As at 31st March 2023
	Amount Rs	Amount Rs
PROV FOR STATUTORY LIABBLITIE:		
E.S.I.C. A/C	140,00	140.00
Employee'S Contri. To P.F. (12%)	7154.00	7200.00
Professional Tax	1400.00	1400.00
Prov For I Tax Year	12549608.00	15546788.00
Provision For Admi.Charges - P.F.	500.00	500.00
Provision For E.D.L.I.Charges-P.F.	298.00	300.00
Provision For Employer To Pf(8,33%)	3717.00	3750.00
Provision For Employers -P.F.(3.67)	3437.00	3450.00
Provision For Esic	615.00	681.00
Rcm (Payable)	435148.00	927420.00
T.C.S	87912.79	179314.27
T.D.S (Pur-Payable) A/C194Q	401436.00	555050.00
T.D.S. On Rent(194I)	200000.00	250000.00
T.D.S.Payabel(Brokerage) -94H	435973.00	654785.00
T.D.S.Payable(Contractor)-94C	66605.00	26887.00
T.D.S.Payable(Professional-94)	139066.00	140461.00
T.D.S.Payable(Salary) ==92B	596590.00	196720.00
Sub Tota	14929599.79	18494846.27
(Ii) Trade Receivable	Amount Rs	Amount Rs.,
entra in anti-contractor and anti-contractor		10201.00
B L Agro Industries Ltd	136346 40	10201.00
To Tds To Be Traced	126346.18	65332.00
Sub Tota	126346.18	75533.00
Grand Tota	15055945,97	18570379.27

In terms of our report attached. For Ashok J Gidwani & Associates.

For and on behalf of the Board of Directors Akash Agro Industries Limited

Ashok J Giwani (Partner)

Chartered Accountants

M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604 RN : 17847 W

Place: Ahmedabad Date: 28/05/2024 (Director)

Attmedials

Notes Forming Part Of The Financial Statements
Note 9 Short-term provisions

Particulars	As at 31st March 2024	As at 31st March 2023
740 80 00 00 00 00 00 00 00 00 00 00 00 00	Amount Rs	Amount Rs
(A) Provision For Employee Benefits;		
Provision For Bonus	475734.00	594756.00
For Salary		
Ahsan Khan	26000.00	17000.00
Anand Shankar Sankpal	29700.00	17000.00
ANKITKUMAR KANJIBHAI GOHIL	12800.00	0.00
Chandrasinh Amarsinh Solanki	39500.00	45000.00
Dhirajben Mojisbhai Christian	4000.00	4000.00
Dipakkumar Manubhai Patel	0.00	16500.00
HARESH GUNVANTLAL PATEL	42000.00	0.00
Haresh Patel	0.00	29170.00
Jadhav Ghanshyamkuar Ravindrabhai	0.00	0.00
Jayeshkumar Harivadan Trivedi	16720.00	18360.00
Ihanvi M Vyas	24500.00	22000.00
JINAL NARESHBHAI RAVAT	18000.00	0.00
Kamleshbhai Maganbhai Darbar	39343.00	39715.00
MANVESH BINESHBHAI PATEL	54450.00	
Mitesh N Devle	21780.00	0.00 19800.00
Monika Pravinbhai Mistry	0.00	
Mukesh Vaghela	18755.00	16500.00
Mukesh Vasava	15730.00	18755.00
Nikulkumar Karsanbhai Patel	0.00	14300.00
Prakashkumar Laxmishankar Rajgor	10630.00	18970.00
Pravinbhai Lalbhai Chauhan	29956.00	11210.00
RAHUL NITINBHAI AMIN	25000.00	28990.00
Rajpalsinh Ajitsinh Dabhi	0.00	0.00
Rasikbhai Mathurdas Patel	27477.00	15970.00
RATHOD BHAGVATI SUBODHBHAI	18000.00	23360.00
Ravindrabhai Jagdishbhai Jadhav	24200.00	0.00
Rechalben Ognishbhai Christian	20000.00	22000.00
SHETH HITESHBHAI KANTIBHAI	26000.00	20000.00
Fushar Patel	30010.00	0.00
Jpendrabhal D Dave	68840.00	30010.00
/Ijaybhai Amratbhai Karigar	25025.00	62400.00
/ipulbhai Shankarbhai Patel	0,00	26620.00
/ishruta H Soni		26620.00
TOTAL	0.00	16500.00
DIRECTORS REMUNERATION	668416.00	580750.00
algunbhai G Patel	489450.00	202220 44
Manishbhai G Patel	489450.00	292300.00
Rajendra Babulal Shah	423910.00	292300.00
[otal	1402810.00	292300.00
		876900.00
B) Provision For Expenses	2546960.00	2052406.00
PROVISION FOR ELEC. CHARGES	21002.00	9945555
PROVISION FOR OFFICE MAINTAINANCE	21097.00	19197.00
ROVISION FOR POWER & FUEL	900.00	3700.00
ROVISION FOR TELEPHONE CHARGES	557591.00	813100.00
Provision For Wages Labour Factory Month	3080.00	1002.00
ROVISION FOR WATER CHARGES	0.00	5000.00
ROVISION FOR MUNICIPAL TAX	5307.00	6310.00
rovision For Legal-Professional	18635.00	0.00
rovision For Packing Charges	246000.00	125000.00
Strawn for Facking Charges	0.00	0.00

AhmedaSad FRN: 123947-W

Grand Total	3732347.00	4198615.00
Total	1185387.00	2146209.00
PROVISION FOR POSTAGE, ANGADIA Provision For Sales Promotion Provision For Staff Welfare Provision For Wages Labour Godown	780,00 0.00 2000,00 329997.00	190,00 850000.00 17025.00 304685.00

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W Ahmeliand UDIN:24045082BKASBS6604 FRN: 127047 W

Place : Ahmedabad Date: 28/05/2024 (Director)

AKASH AGRO INDUSTRIES LIMITED CIM NO. LISSAGG1991PLCOSS029 Notes Forming Pert Of The Financial Statements

	naiance	Additions	Disposate	Batance	100						
Aut	31 March, 2023		8	31st March, 2024	Balance as at 31 March, 3023	Depreciation amortisation expense for	disposal of assets	Balance as at 21st March, 2024	flatance as at 31st March, 2024	Balance he at 31 March, 2023	
(a) Land	Amount Rs.	Amount Rs.	Amount Rs.	Amount Rs.	Amount Rs.	Amount Re.	Ammunt Rs.	Amount Rs.	Amount Rs.	Amount fis.	
of Land Development of Land Development of Mail Schrevy (#5) Shock of Dida) Survey No 487 of Dida) of Control Control of	1 79971 30 5078770 00 506647 90 4507 760 90 2677460 90 267011 11 00			119971, 00 50 77730, 00 59647, 50 6507750, 00 4012450, 00 7050118, 00	0000			0000 0000 0000 0000 0000	13997.00 5979730.00 5966726.00 4597780.00 4032463.00	138921 GC 5279210 GB 5279210 GB 4307780 GB 4027450 GB 7020114 GB	
1 1	7672165 B4 116520.50 663625 90 3645705.00			7872165-04 110520 50 602225 90 2682700.00	3978803.62 84911.53 560512.13 570662.08	24601855 4181 28 35374 54 81522 41		125932,15 19092,81 59083,07 652184.51	2427.60 2427.60 2777.60 173515.81	31093262 22 31006 97 102114 77 1615037 92	
Caral Mechinic Christian Liver Partene Ceptificae Tump Poocet	244R050 00 244R050 00 387940 00 204313 00 3502104 30			244mmm pg 244mmm pg 247940.00 204333.00 1903104.20	758726.76 652820.00 830892.41 173034.69	1652m2 54 1622m2 54 123127 1161117		767071,02 81,6000,00 811,241,72 1,346,45,82		1235200.00 127057 81774 8	
	249 151 00 2011 000 m 2918048 00 148114 71			2491151,00 2991040,00 246114,71 3799181,41				2035810.0 2035810.0 983542.19 1045200.19	478302.53 -14810.54 2044705.81 61913.88 636214.38	546519 2133693 45723 45723	
	156521,00 013673.52 0100 216904,00 1852266.00	21728.00		DO ENDERS	3860 3860 1777	0.00 3887/6,20 1861,00 13416,49		7416031,62 741603 57 (861 00 18523 57 1346388 62	158419.93 19859.00 27560.43		
RDG Fairm Oil	61919.00 796.00 00			100126663 42	57526024 04 37055.44 79500.00	1D		41106 36 79600 00	32607657.76 20720.64		
	7405354 00 1126320.40 359000.00	00 029		745384.00 1126326.40 334029.00	544.2023.74 44.216.27.04 14.01.38.07 23.334.2.06			4927190 14 4927190 14 124020 76 270708 07	24.781.73.66 902.298.64 187.291.93	2973536 9c 977481 53 22461734	
	34050 00 34050 00 3671779 84			1158862 00 56970 00 2675735 04	898837.47 470.00.40 2596532.31 803.72	1420.19 1420.19 1858.55, 74 994.16	ŀ	9552/2569 498:0:88 4635007 97 1397/81	173346.31 5619.32 2270768.87 13762.07	200004.53 9039.51 2416.1224.01	
Furniture & Fixture of Barrya Furniture & Fixture Unit-1 (ET Variation	57770 00 57770 00 17400 00			10012093, 64 57230,00 37400,00	4410161.00	4020.67 4020.67 2541.04		12002,09	4985534,00 44227,31 30699,66	5621912.04 40247.90 33041.30	
Aerodanj-Was herodanj-Man	4988503 00 4988503 00			45000000000000000000000000000000000000	3990002.10	498650 30 498650 30		4489652.40 4489652.40	402535.55 406850.60 498850.60	1205070.75 957700.80 957700.90	CONTAIN GA

AKASH AGRO INDUSTRIES LIMITED CIN NO. LISI 40GIL992PLC015029

Home Car (MICONO)	201242000	30,747 00 FPE145 39	303247F.00	676144,397	100391,757		7/0534.14	1235962.86	1336354.6
New Car-freio GRAZI 165)	- 650000 OC		680000,00	2000000	00 0		605806.87	24163117	741611
New Car-(Hords CRy)	1128500 00		1128500.60	10	113445.07		1170189.36	310.64	112746
(F) Office Equipment									
All Campletage	143251.00		143231.00	112889 88	8088.76		118958.64	24203.36	100.01
Arr Conditioner	683257.04	110000000000000000000000000000000000000	683247.94		47574 23		546642.19	135,619,751	194190141
Campainn	2519553.36	24584.70	2546138.08	ř	12	130	3300110.34	344027.02	Addition
Refrigerative	44715.00		44715.00		ile.		458115 38	5103.33	4077
Type Writing	00:0024		7760.00	10 5776	8 10		3606 40	111,110	411
Water Couler	10000000	1500.00	23 MOD 003	OR COSE			STREET OF	200.303	100
Water Collier	27826.09		32826.00	27817 6	00.0		22613 10	2000	200
Laboratry Digital Analy	86250.00		00.0569.00	THE PERSON NAMED IN	THE PERSON NAMED IN		- Trans.		10000
Wallet Supply Sytheth(Sothening	1550830.05		1550520.94	elem I.	a		125654.04	424806.31	523907.5
Dead Stock									
A.B.B.Enetmy Motor:	25959.00		DD:0955E	250A6 AN	100.0		THEOD PH	0.000	N.
Disast Canoniting Sot.	94H7G6,G5		CAR 200 AC	THE PART AND	HAN H		DATE OF THE PARTY	100.0	
Efficient Treatment Plant	767807.00		26,3807.00	767807 00	00.00		262902.00	1000	100
Pilitar Press	179145.00		175140.00	170:40	00.0		1 70 (40,00)	00.0	9 6
Fuld Filling Plaching	150/102,00		190003 001		0.00		HERMAN IIII	The state of	200.00
Ford Purpy	6900.00		DO 00999	100,000	100.0		00.000	0.00	é
Hindustan Make Motor	30,000,001		20500.00	20100 00	00.0		20500 00	000	000
Jasco Submercible Pump	21186.00		21166.00		0.00		31165.00	00.0	00.0
Hartosker Induction Mutor	12075.00		12074. od	12075.55	0.000		12075.00	0.03	0.00
ACMOSKIET MEKS? PURITY	188244.00		186244,001	196344.00	0.00		185244.00	0.00	0.00
Lorry	1500.00		1500.00	1500.003	00.0		1500.00	00.0	0.0
Machinery Cohes	3300.50		3100.001	3100.00E	0.00		3100.00	00.0	0.0
FIDERICE	262182.63		262182.61	362103.61	00.00		262162.61	0.00	0
THE RECUIRED	0.00		0,00		2002		0.00	0.00	0000
S OF B PRINSPORT FIGURE	786-110-00		286,110,06	756310.000	00.0		766319.00	0.00	000
THAN PERE	Z/16/00/00		221600.000	27,1600,50	00'0	-	271600.00	00:0	00:0
WHICH PURE	00,000		411360.00	403.60.001	0.00		48365.50	0.00	0.00
CHARLES OF THE PARTY OF THE PAR	1517383.48		101739548	1617353,481	88	32	1617383,46	00'0	0.0
Mem Car (Fartuner)	1091309.00		1891569,000	ľ	00.00	10	00.505190	00'0	0.3
Mary Lat. (Valuewages Jetta)	14640509-04		1468506.94		00.0	77	468506.94	0:00	0
Venice one (Furna)	38283.66		38283.66	l	00.00		382837/4	0.00	
Versitat accioty Pop	47108.00		47108.00	47108.00	000		47108.00	0.00	0
Iniciat Printer	=12200.00		412700:00	412700.00	00.0		412700.000	00.0	0
Activa 6G Dix-Bayi	65270 50		06270 50	9406.62	9583.98		101.00.001	67060.90	760553
AGNACIATE Water Fillers 52-2	18001.84		16001.46	4410.49	\$19.43		7328 86	10673.00	11562
rotal	244936696.55	1	244989381.25	122803493.04	14065549.51	0.001 1356	135669542.53	108119838,90	122133003
Provins Vakt	Ī	100 3 W. Acht	THE PERSON NAMED IN COLUMN 1			Į			THE PERSON NAMED IN

In terms of our report attached.
For Ashok 3 Gidwan & Associates.
Chartered Accountants Asbok J Givent (Partner)
M.No.045082 Frn 127947W
UDIN/24045082HKASR56604
Place : Abmedged
Date : 28/05/2024

AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140G31991PLC015029 Notes Forming Part Of he Financial Statements

	Particulars	As at	As at 31st March 2024	2024	As at 31s	As at 31st March 2023	3
		Onoted	Unauoted	otal	Ouoted	Unquoted	Total
		mount R .	Amount Rs.	Amount Rs.	mount Rs.	mount Rs.	mount Rs.
a) .	nvestments (At cost : A. Other investments (a) Investment in Equity Instruments (i) of associates						
	R.R.Securities Ltd.Of Rs 10 Each	7,500,000.00	00.00	7,500,000.00	7,500,000.00	0.00	7,500,000.00
	(ii) of other entities (give details) Arman Lease & Finance Ltd. Of Rs 10 Each	0.00	0.00		00.0		0.00
	Devika Finstocks Ltd.Of Rs 10 Each	3,500.00		3,500.00	3,500.00	0,00	4,500.00
	Ganesh Lea Finyest Ltd.Of Ns 1V Each Hindustan Credit Cap. Ltd.Of Rs 10 Each	6,650.00	0.00	6,650.00	6,650.00		6,650.00
	Total	Total 7,514,650.00		0.00 7,514,650.00	7,514,650.00	0.00	7,514,650.00

In terms of our report attached. For Ashok J Gidwani & Associates.

Chartered Accountants

Ashok J Giwani (Partner)
M.No.045082 Frn 127947W
UDIN:24045082BKASBS6604
Place: Ahmedabad

Date: 28/05/2024

Almodubad III

For and on behalf of the Board of Directors Akash Agro Industries Limited Copeco

AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140GJ1991PLC015029 Notes Forming Part Of The Financial Statements

Note 12 Long-Term Loans And Advances

(II)Unsecured, Considered Good Shree Proteins Pvt Ltd (Iii) Doubtful Total Rs (B) Security Deposits (1) Secured, Considered Good Food And Drug Control Administration Deposits With Bob (Gpcb) (II)Unsecured, Considered Good Gujarat Electricity Board-Kalol Gujarat Electricity Board-Ralol Gujarat Electricity Board-Bareja Torrent Power Hdfc Bank Hdfc Bank Prithvi Enterprise (II)Doubtful Total Rs (C) Loans And Advances To Employees (I)Secured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C Upendra Dave Sunilkumar M Yadav Manishbhai Girishbhai Patel Total Rs (D) Other Loans And Advances (Specify Nature) (I) Secured, Considered Good (II)Unsecured, Considered Good (II)Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good (II)Unsecured, Considered Good (III)Doubtful Total Rs (D) Other Loans And Advances (Specify Nature)	Note 12 Long-Term Loans And Advances Particulars	As at 31st March 2024	As at 31st March 2023
(I) Secured, Considered Good (II) Unsecured, Considered Good Shree Proteins Pvt Ltd 0.00 (Iii) Doubtful Total Rs (B) Security Deposits (I) Secured, Considered Good Food And Drug Control Administration Deposits With Bob (Gpcb) Deposits With Bob (Gpcb) (Ii) Unsecured, Considered Good Gujarat Electricity Board-Kalol Gujarat Electricity Board-Kalol Forent Power Hdfc Bank Prithvi Enterprise Hdfc Bank Prithvi Enterprise (Iii) Doubtful Total Rs (C) Loans And Advances To Employees (I) Secured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C Upendra Dave Sunilkumar M Yadav Manishbhai Girishbhai Patel Tapan Patel (Iii) Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I) Secured, Considered Good (Iii) Unsecured, Considered Good (Iii) Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I) Secured, Considered Good (Iii) Unsecured, Considered Good (Iii) Unsecured, Considered Good (Iii) Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I) Secured, Considered Good (Iii) Unsecured, Considered Good		Amount Rs	Amount Rs
(II)Unsecured, Considered Good Shree Proteins Pvt Ltd	(A) Capital Advances *	45.45/47	
Shree Proteins Pvt Ltd	(I)Secured, Considered Good	100000	0.00
(III) Doubtful Total Rs		1953/273	0.00
(B) Security Deposits (I)Secured, Considered Good Food And Drug Control Administration Deposits With Bob (Gpcb) (Ii)Unsecured, Considered Good Gujarat Electricity Board-Kalol Gujarat Electricity Board-Kalol Hdfc Bank Prithvi Enterprise (Iii)Doubtful (C) Loans And Advances To Employees (I)Secured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C Upendra Dave Sunilkumar M Yadav Manishbhai Girishbhai Patel Total Rs. (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good (II)Unsecured, Considered Good (III)Doubtful Total Rs. (IIII)Doubtful Total Rs. (IIIII)Doubtful Total Rs. (IIII)Doubtful Total Rs. (IIIII)Doubtful Total Rs. (IIIII)Doubtful Total Rs. (IIIII)Doubtful Total Rs. (IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII		57.5.50	0.00
(B) Security Deposits (I)Secured, Considered Good Food And Drug Control Administration Deposits With Bob (Gpcb) Deposits With Bob (Gpcb) (II)Unsecured, Considered Good Gujarat Electricity Board-Kalol Gujarat Electricity Board-Bareja Torrent Power Hdfc Bank Hdfc Bank Prithvi Enterprise (Iii)Doubtful Total Rs. (C) Loans And Advances To Employees (I)Secured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C Upendra Dave Sunilkumar M Yadav Manishbhai Girishbhai Patel Total Rs. (D) Other Loans And Advances (Specify Nature) (I) Secured, Considered Good (II)Unsecured, Considered Good (III)Doubtful Total Rs.		10000000	0.00
(I)Secured, Considered Good Food And Drug Control Administration Deposits With Bob (Gpcb) 57320.00 1000000.00 53728 (II)Unsecured, Considered Good Gujarat Electricity Board-Kalol 2196798.00 2196798.00 Edia Electricity Board-Kalol 2196798.00 1803623 Torrent Power 16180.00 16180.00 16180 Hdfc Bank 112042.00 106617 Prithvi Enterprise 332519.00 332519.00 0.00 0.00 Edia Electricity Board-Bareja 16180.00 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180 16180			0.00
Food And Drug Control Administration 1000000.00 1000000 Deposits With Bob (Gpcb) 57320.00 53728			
Deposits With Bob (Gpcb)		1000000 00	1000000 00
(II)Unsecured, Considered Good			
Gujarat Electricity Board-Kalol 2196798.00 2196798 Gujarat Electricity Board-Bareja 1803623.00 1803623 16180.00 16180.00 16180.00 16180.00 16180.00 16180.00 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617 106617	Deposits With Bob (Gpcb)	5/320.00	53728.00
Gujarat Electricity Board-Kalol 2196798.00 2196798 300 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 31803623 3	(II)Unsecured, Considered Good	100 TO 10	
Torrent Power		W. O. C. S.	2196798.00
Hdfc Bank	Gujarat Electricity Board-Bareja		1803623.00
Prithvi Enterprise 332519.00 332519 0.00 0 0 0 0 0 0 0 0	Torrent Power	1.15/2-9/10/2005/05/1	16180.00
Total Rs 5,518,482.00 5,509,465.	LARVEAU-CHIEF III	The state of the s	106617.00
Total Rs 5,518,482.00 5,509,465.	Prithvi Enterprise		332519.00
(C) Loans And Advances To Employees (1)Secured, Considered Good (II)Unsecured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C CHANDRASINH AMARSINH SOLANKI=LOAN A/C Upendra Dave Sunilkumar M Yadav Sunilkumar M Yadav Manishbhai Girishbhai Patel Tapan Patel (III)Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good (II)Unsecured, Considered Good			0.00
(1)Secured, Considered Good (II)Unsecured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C CHANDRASINH AMARSINH SOLANKI=LOAN A/C Upendra Dave Sunilkumar M Yadav Manishbhai Girishbhai Patel Tapan Patel (III)Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good (II)Unsecured, Considered Good (II)Unsecured, Considered Good (III)Unsecured, Considered Good	Total Rs.	5,518,482.00	5,509,465.00
(1)Secured, Considered Good (Ii)Unsecured, Considered Good Rajendra B Shah Robinson Manilal Loan A/C CHANDRASINH AMARSINH SOLANKI=LOAN A/C Upendra Dave Sunilkumar M Yadav Manishbhai Girishbhai Patel Tapan Patel (Iii)Doubtful Total Rs (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good (Iii)Unsecured, Considered Good	(C) Loans And Advances To Employees		
(II)Unsecured, Considered Good 65899.00 65899 Rajendra B Shah 65899.00 65899 Robinson Manilal Loan A/C 15000.00 50000 CHANDRASINH AMARSINH SOLANKI=LOAN A/C 50000.00 1140000.00 Upendra Dave 1140000.00 1140000 Sunilkumar M Yadav 115900.00 76450 Manishbhai Girishbhai Patel 1589549.00 1589549 Tapan Patel 23700.00 26400 (III)Doubtful Total Rs 3,000,048.00 2,948,298 (D) Other Loans And Advances (Specify Nature) 0.00 0 (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0			
Rajendra B Shah 65899.00 65899 Robinson Manilal Loan A/C 15000.00 50000 50000 CHANDRASINH AMARSINH SOLANKI=LOAN A/C Upendra Dave 114000.00 1140000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 50000 500			
CHANDRASINH AMARSINH SOLANKI=LOAN A/C 50000.00 Upendra Dave 1140000.00 Sunilkumar M Yadav 115900.00 Manishbhai Girishbhai Patel 1589549.00 Tapan Patel 23700.00 (Iii)Doubtful Total Rs Total Rs 3,000,048.00 (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 (Ii)Unsecured, Considered Good 0.00 (Ii)Unsecured, Considered Good 0.00			65899.00
Upendra Dave	Robinson Manifal Loan A/C		50000.00
Sunilkumar M Yadav 115900.00 76450 Manishbhai Girishbhai Patel 1589549.00 1589549 Tapan Patel 23700.00 26400 (Iii)Doubtful Total Rs 3,000,048.00 2,948,298 (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0	CHANDRASINH AMARSINH SOLANKI=LOAN A/C	50000.00	
Manishbhai Girishbhai Patel 1589549.00 1589549 Tapan Patel 23700.00 26400 (Iii)Doubtful Total Rs 3,000,048.00 2,948,298 (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0 0 0 0 0 0 0 0	Upendra Dave	1140000.00	1140000.00
Tapan Patel 23700.00 25400 (Iii)Doubtful Total Rs 3,000,048.00 2,948,298 (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0	Sunilkumar M Yadav	115900.00	76450.00
(Iii)Doubtful Total Rs., 3,000,048.00 2,948,298. (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0	Manishbhal Girishbhal Patel	1589549.00	1589549.00
(Iii)Doubtful Total Rs 3,000,048.00 2,948,298. (D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0	Tapan Patel	23700.00	26400.00
(D) Other Loans And Advances (Specify Nature) (I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0			
(I)Secured, Considered Good 0.00 0 (Ii)Unsecured, Considered Good 0.00 0	Total Rs.	3,000,048.00	2,948,298.00
(Ii)Unsecured, Considered Good 0.00 0	(D) Other Loans And Advances (Specify Nature)		
(Ii)Unsecured, Considered Good 0.00 0	(I)Secured, Considered Good	0.00	0.00
77 77 77 77 77 77 77 77 77 77 77 77 77		17507077	0.00
CDAND Total De D E19 E20 00 D 4E7 7E2	GRAND Total Rs.	8,518,530.00	8,457,763.00

In terms of our report attached.

For Ashok J Gidwani & Associates.

Chartered Accountants

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 For and on behalf of the Board of Directors

Akash Agro Industries Limited

(Director)

FRR : 12704E W

Notes Forming Part Of The Financial Statements

Particulars	As at 31st March 2024	As at 31st March 2023
	Amount Rs.,	Amount Rs
(A) Raw Materials		
Maize Corn Oil	13355364.00	18302105.00
Wheat	1473125.00	1496695.00
Maize Fiber	2582160.00	2574112.00
Maize Germ	20883000.00	7383743.00
Maize Cattel Feed (Loose) (Kgs)	5759991.00	2906580.00
Total	44053640.00	32663235.00
(B) Finished Goods		
Rbd Palm Oil	99802440.00	81804660.00
Rbd Oil	8819842.00	10685080.00
Refined Cotton Seed Oil	43209636.00	
Total	151831918.00	92489740.00
(C) Stores And Spares		
Caps	543137.00	588531.00
Corrougated Box	2155740.00	2194430.00
Cotton Waste	110250.00	118750.00
Empty Bottle	335610.00	320568.00
Grass	149085.00	360000.00
Gum	367200.00	260100.00
Jar	1393550.00	1373102.00
Label	1702980.00	2008981.00
Packing Material	13988872.00	14096475.00
Plastic Dana	6650000.00	6328000.00
Spout Caps	397602.00	303450.00
Total		27952387.00
Grand Total	223679584.00	153105362.00

In terms of our report attached.

For Ashok J Gidwani & Associates.

Chartered Accountants

For and on behalf of the Board of Directors

Akash Agro Industries Limited

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W UDIN:24045082BKASBS6604

Place: Ahmedabad Date: 28/05/2024 (Director)

Ahmedahad

Notes Forming Part Of The Financial Statements

A) Trade Receivables Outstanding For A Period Exceeding Six Months From The Date They Were Due For Payment 1) Secured, Considered Good 1) Unsecured, Considered Good Total Rs B) Other Trade Receivables 1) Secured, Considered Good 1) Unsecured, Considered Good A A Enterprise A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	23630.00 408059.00 0.00 1178573.00 0.00 306075.00 0.00 278798.00	101201.00 847252.00 120825.00 1178573.00 236355.00 639378.00
I) Secured, Considered Good II) Unsecured, Considered Good Total Rs B) Other Trade Receivables I) Secured, Considered Good II) Unsecured, Considered Good A A Enterprise A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	23630.00 408059.00 0.00 1178573.00 0.00 306075.00 0.00	101201.00 847252.00 120825.00 1178573.00 236355.00
B) Other Trade Receivables I) Secured, Considered Good II) Unsecured, Considered Good A A Enterprise A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbari And Co Akshat Protiens	23630.00 408059.00 0.00 1178573.00 0.00 306075.00 0.00	101201.00 847252.00 120825.00 1178573.00 236355.00
I) Secured, Considered Good II) Unsecured, Considered Good A A Enterprise A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	408059.00 0.00 1178573.00 0.00 306075.00 0.00	847252.00 120825.00 1178573.00 236355.00
I) Secured, Considered Good II) Unsecured, Considered Good A A Enterprise A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	408059.00 0.00 1178573.00 0.00 306075.00 0.00	847252.00 120825.00 1178573.00 236355.00
A A Enterprise A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbari And Co Akshat Protiens	408059.00 0.00 1178573.00 0.00 306075.00 0.00	847252.00 120825.00 1178573.00 236355.00
A C Traders A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	408059.00 0.00 1178573.00 0.00 306075.00 0.00	847252.00 120825.00 1178573.00 236355.00
A One Marketing Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	0.00 1178573.00 0.00 306075.00 0.00	120825.00 1178573.00 236355.00
Aanand Traders Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawai Akbani And Co Akshat Protiens	1178573.00 0.00 306075.00 0.00	1178573.00 236355.00
Aatmiya Enterprise Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	0.00 306075.00 0.00	236355.00
Abdul Sattar And Co Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	306075.00 0.00	
Abdulgani Idrisji Khatri Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	0.00	
Abdulrahim And Sons Abhishekbhai Maheshbhai Agrawai Akbani And Co Akshat Protiens		505587.00
Abhishekbhai Maheshbhai Agrawal Akbani And Co Akshat Protiens	270730.00	225513.00
Akbani And Co Akshat Protiens	1458201.00	1538040.00
Akshat Protiens	0.00	521662.00
THE PARTIE OF THE PARTY.	0.00	10107.00
Aman Traders	503735.00	272570.00
Amarnath Traders	995097.00	82245.00
Ambalal Ghanshyamdas	242433.00	111253.00
Amrat Traders	143442.00	915148.00
ANKUR ENTERPRISE	247650.00	0.00
Ansh Enterprise	0.00	82613.00
Arbuda Pasu Aahar	158100.00	804200.00
ARIHANT TRADERS	50584.00	0.00
Arvindkumar Ravjibhai Patel	41096.00	148277.00
Ashapuri Traders	108790.00	369505.00
Ashish Traders	28927.00	213649.00
Ashwin Vanaspati Ind Pvt Ltd	0.00	92973.00
Astha Trading Co.	0.00	306784.00
Avani Traders	5590.00	339382.00
Awadh Traders	82383.00	155821.00
Babji Traders	2527209.00	2330672.00
Babul Provition Stores	0.00	51466.00
Balaji Trading Co	0.00	38955.00
Bhagvati Trading Co	130772.00	0.00
BHAGVATI TRADRES	1153317.00	0.00
Bhagylaxmi Enterprise	574661.00	650652.00
Bharat Enterprise	0.00	222297.00
Bharti Enterprise	0.00	157658.00
Bhavin Enterpries	193201.00	122640.00
Bhavin Kirana Stores	146674.00	242503.00
Bhavin Store	65935.00	79748.00
Burhani Oil Depo	886537.00	158970.00
Chamunda Proviion Store	0.00	193064.00
Chamunda Traders	1962264.00	511938.00
Chandan Trading Co	0.00	235829.00
Chandira Brother	0.00	80981.00
Chintan Provision Stores	87203.00	0.00 B WAR

Davar Brothers	225561,00	216258.00
Delta Bikes & Cattle Feed	0.00	1143207.00
Dhanani Trading Co	0.00	156083.00
Dhanlaxmi Super Marketing	0.00	102730.00
Dhruy Trading Co	0.00	157332.00
Dilipkumar Kantilal Shah	425516.00	253382.00
Dipak Traders	0.00	417792.00
Divya Traders	40189.00	105646.00
Dushyant Kirana Store	0.00	52516.00
Education India Public Trust	0.00	318323.00
Emtiyaz Ahemad Abdulkadar Khatri	0.00	441100.00
G One Agra Products Ltd	0.00	7929.00
Gandhi Hasmukhlal Chandravadan	0.00	82215.00
GANESH TRADERS	955554.00	0.00
Ganesh Trading Co	1234276.00	1430968.00
Ganga Traders	585667.00	213045.00
Garg Trading Co	0.00	295986.00
Gautam Trading Co	0.00	63866.00
Gauttambhai Rasiklal	163806.00	95383.00
Gayatri Provision Stores	0.00	490314.00
Ghanshyam Traders	0.00	87806.00
Gokul Agro Resources Ltd	0.00	79624.00
Gopinath Provition Stores	0.00	61720.00
Gujrat Kirana	0.00	123675.00
Gulshan Trading Co	2044896.00	161231.00
Gurukrupa Enterprise	40530.00	40530.00
Gurukrupa Trading Co	93660.00	316046.00
H M Dabhoiwala	0.00	37139.00
Halima Traders	237590.00	166486.00
Hari Krishna Trading Co	8937.00	189025.00
Harikrupa Cattle Food	1385960.00	2092088.00
Harsh And Company	0.00	249971.00
Harsh Enterprise	225029.00	162965.00
Hasan Mohmad Sarodwala	440810.00	322462.00
Hema Trading Co	0.00	89880.00
Hemant Traders	896175.00	464085.00
Hetal Trading Co	0.00	21859.00
Hiren Traders	0.00	137839.00
I S Trading Co	2082964.00	2510398.00
Ibrahim Haji Alibhai Patel	0.00	843184.00
Imaam Brothers	626894.00	974477.00
Iqbal Husain And Co	0.00	296259.00
Ishmail And Co	1113991.00	1353283,00
Ishmail Mohmad Sarodwala	7610942.00	5033719.00
J Mohamad Ali Bata	81060.00	985565.00
Jagdamba Provision Store	208844.00	1159003.00
Jagdish And Co	0.00	31854.00
Jalaram Enterpries	162120.00	1540966.00
Jalaram Kirana Store	102614.00	232222.00
Jalaram Traders	0.00	21771.00
Janki Traders	0.00	83243.00
Jay Ambe Kirana Store	0.00	345822.00
JAY AMBE PASHUAAHAR	470460.00	0.00
Jay Baba Ramdev Trading Co	0.00	12225.00
Jay Hari Marketing	0.00	382909.00
Jay Julelal Traders	1338126.00	516868.00
Jay Narayan Traders	0.00	9612.00
K K Traders	0.00	52054.00
Kaduji And Co	73640.00	2051087.00
Kallash Sales Corporation	730154.00	

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Kalidas Somabhai Prajapati	544751.00	259802.00
Kalpesh Traders	0.00	258631.00
Kalyan Provision Stores	579125.00	829579.00
Kamla General Stores	145024.00	72128.00
Kanak Corporation	7845.00	819998.00
Karimbhai Pirbhai And Co	0.00	214913.00
Kashi Traders	362160.00	0.00
Keshav Trading	133276.00	129354.00
Khaliwala Traders	1070388.00	772202.00
Khatri Brothers	0.00	1032938.00
Khatri Kirana Store	0.00	360636,00
Khodiyar Sales Agency	0.00	202651.00
KIRAN OIL DEPO	71610.00	0.00
Kismat Kirana Store	660968.00	564140.00
Kismat Trading Co	354488.00	397552.00
KOTHARIT ADERS	161100.00	0,00
KOTIYARK PROVISION STORES	298778.00	0.00
Kotivark Provition Stores	0.00	412406.00
Kotwal Brothers	754665.00	0.00
Krishna Traders	1331859.00	2081859.00
Krunal Sales Agency	318200.00	241650.00
Kubersagar Traders	0.00	81060.00
Kumar Traders	223600.00	304028.00
Lakhiani Enterprise	0.00	200514.00
Lallubhai Bhikhabhai And Co	0.00	343510.00
Laxmi Traders	0.00	87098.00
Legacy Commodities Pvt Ltd	0.00	38048.92
Lucky Trading Co	798776.00	550801.00
M J Kokaniwala	390833.00	482248.00
M K Traders	163964.00	18497.00
M M Vora	0.00	94284.00
M NAVINCHANDRA AND CO	250147.00	0.00
M.V.Traders	0.00	17382.00
Maa Laxmi Traders	283994.00	78206.00
MAHADEV ENTERPRISE	79748.00	0.00
Mahakali Trader	209088.00	164797.00
MAHAKALI TRADERS	123958.00	0.00
Mahalaxmi Enterprise	0.00	474945.00
Mahalaxmi Oil Industries	10494.00	249113.00
MAHARANA STORES	324524.00	0.00
MAHAVIR AGENCY	147830.00	0.00
Mahendrakumar Jayantilal	0.00	40793.00
Mahesh Kirana Store	103373.00	213696.00
Mahesh Masala Gruh Udyog	6000.00	475302.00
Maheshwari Provision Stores	0.00	388156.00
Maheshwari Trading Co	645532.00	822816.00
Maheshwari Vikramkumar Madanlal	533066.00	60039.00
Mahudavala Cattle Fidz	0.00	157257.00
Majisha Traders	3900710.00	2626575.00
Manharial And Brothers	1133470.00	1077168.00
Manit Trading Co	2536368.00	220472.00
Mansi Traders	202784.00	0.00
Marudhar Enterprise	7648.00	14228.00
Maruti Grain And Cattle Food Shop	187823.00	252776.00
Meera Provision Stores	159260.00	143679.00
Mehul Corporation	543283.00	1540031.00
Mehul Traders	4842.00	0.00
Mihir Trading	361089.00	287136.00
Minesh Traders	424165.00	311400.00
Mohamad Rafik Igbalbhai Meman	0.00	272585.00

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Mohan Corporation	687602.00	687602.00
Mohan Traders	0.00	326771.00
Mohanlal Dahyabhai And Sons	0.00	240390.00
MOHMAD JAVED IQBALBHAI MEMAN	90778.00	0.00
MUKESHKUMAR MANILAL PUROHIT	205217.00	0.00
Mustansir Mannanali	0.00	930263.00
N J Sons Retail Group	0.00	13599.00
N K Proteins Pvt Ltd	3595080.00	
Namdar Traders		0.00
Nanji And Sons	672147.00	1804706.00
Narandas Bechardas Shah	75863.00	461197.00
Narendrakumar And Brothers	874899.00	0.00
Naresh Traders	191039.00	713054.00
	0.00	117652.00
Nareshkumar Babulal Agrawal	0.00	356213.00
Nasib Provision Stores	240491.00	0.00
Nathalal Jethalal Shah	405860.00	371877.00
Natwarlal Mathurdas & Co	0.00	80956.00
Navkar Oil And Food	650000.00	650000.00
New Chamunda Kirana Store	0.00	9288,00
New Chandan Traders	1383494.00	1520297.00
New Ganesh Provision Stores	0.00	81506.00
New Ruby Trading Co	0.00	368208.00
Nikita Foods	0.00	78435.00
Nileshkumar Ramanlal	311706.00	2991116.00
Nitesh Provision Store	0.00	160180.00
Noormohmadi Kirana Store	149633.00	265858.00
NU CHEM OILS PRIVATE LIMITED	13268.40	0.00
Om Provision Stores	0.00	132721.00
Pandya Oils	435780.00	34347.00
Panpaliya Traders	35487.00	3113362.00
Parash Traders	0.00	6643.00
Parasram Prataprai	0.00	10964.00
Parshwa Traders	0.00	41528.00
Parth Trading Co	1229067.00	950414.00
Parth Trading Company	0.00	481119.00
Patel And Co	954834.00	955500.00
PATEL KIRANA STORE	101672.00	0.00
Patel Oil Depo	0.00	87552.00
Pavivala & Co.	1444914.00	352291.00
Prabhulal And Sons	28695.00	104462.00
Prakash Farsan House	79223.00	40268.00
Pramukh Oil Industries	0.00	93625.00
Pramukh Trading Co	0.00	120503.00
Preyesh Traders	2975160.00	2571609.00
Purnima Agency	2325974.00	0.00
R H Traders	713139.00	1325864.00
R J Foods	0.00	
R K TRADERS	35,000,000	18966.00
R M Traders	1213857.00	0.00
	0.00	312315.00
Raj Enterprise	3017412.00	4501582.00
Raj Traders	0.00	81141.00
Rajendra B Shah	0.00	85706.00
Rajendrakumar Keshavial Shah	0.00	444436.00
Rajesh Oil Depo	0.00	102908.00
Rajlaxmi General Stores	113710.00	83138.00
Rakesh Trading Co	944256.00	944256.00
Ramchandra Govindram	0.00	465920.00
Ramdev Tea Depo	20212.00	244212.00
Ramdev Traders	241899.00	324564.00
Ramnarayan S Modi	NIAWB.00	367421.00
	(SOUTH SEE	
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Rathi Enterprise	124580.00	382878.00
Ratilal Maganial Shah	160247.00	1250671.00
Ravi Enterprise	125649.00	225813.00
Ravi Kirana Store	98102.00	79670.00
Ravi Oil Refinery	0.00	3739720.00
Rizwan Traders	232953.00	385194.00
Rohit Kirana Stor	521094.00	850936.00
Roshanlal Jaykumar	0.00	6756.00
S A Vhora	368871.00	354113.00
S M Traders	0.00	122826.00
S N Corporation	321411.00	259153.00
S S Traders	4203240.00	5076206.00
Sahakar Traders	5585804.00	5236016.00
Sai Kirana Stores	492081.00	353294.00
Sainath Trading Co	0.00	11074.00
Sanjay General Store	0.00	118295.00
SANJAYKUMAR AMARCHAND AGRAWAL	82635.00	0.00
SANTOSH TRADERS	38148.00	0.00
Sarav Rajeshkumar Shah	572297.00	158183.00
Shah And Parikh And Co	0.00	239304.00
Shah Chandrakant Laherchand	58434.58	60103.58
SHAH DASHRATHKUMAR JASRUPDAS	277911.00	
Shakti Trading Co.	0.00	0.00 243684.00
Shankarlal And Brothers	305067.00	41541.00
Shayona Traders	0.00	30634.00
Shiv Ganga Traders	6069414.00	5025800.00
Shiv Pashu Aahar	0.00	160350.00
Shiv Shankar Kirana Stor	152670.00	250991.00
Shivam Provision Store	0.00	376539.00
Shivani Traders	0.00	276675.00
Shivghar Pashu Aahar	776637.00	24687.00
SHRADHHA PASHU AAHAR	238050.00	0.00
Shree Ambica Traders	0.00	40399.00
Shree Ganesh Traders	286379.00	402080.00
Shree Hinglaj Traders	0.00	388747.00
Shree Jalaram Corporation	0.00	796141.00
Shree Mahakali Traders	0.00	391370.00
Shree Momalkrupa Trading Co	198910.00	713463.00
Shree Parshwanath Distributor	0.00	172727.00
SHREE PRAMUKH ENTERPRISE	80352.00	0.00
Shree Radhe Krishna Oils	0.00	8429.00
Shree Ram Kirana Store	1337258.00	1056611.00
Shree Ram Traders	0.00	85649.00
Shree Ramkrushna Traders	0.00	826629.00
Shree Rang Traders	0.00	248955.00
Shree Siddhi Vinayak Traders	0.00	80955.00
Shree Tulsi Traders	1894818.00	918014.00
Shreeji Bapa Enterprise	36855.00	41003.00
Shreeji Trading	0.00	619350.00
SHREEJI TRADING CO	124040.00	0.00
Shreenand Traders	48641.00	1350721.00
Shreenathji Traders	149775.00	591099.00
Shri Bhavani Traders	193615.00	248551.00
Shri Labh Corporation	781348.00	409515.00
SHRI PADMA TRADING CO	299667.00	0.00
Shri Ram Super Marketing	0.00	247380.00
SHRI SAI KRUPA PROVISION STORES	80010.00	0.00
Shri Shantilal Motifal Shah	2172320.00	3765382.00
Shri Siddhi Vinayak Proteins	0.00	8934.00
Shubham Kirana Store	40268.00	87617.00
	40200.00	200 man 101011110

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Total Rs	132,272,107.98	157,368,186.50
Total Rs	132,272,107.98	157,368,186.50
fashvi Enterprise	0.00	124621.00
ASH TRADERS	1306036.00	0.00
Vitthaldas Gordhandas Sheth	705916.00	256861.00
VIshnu Enterprise	173339.00	873729.00
Virani Enterprise	799581.00	1481822.00
/irag Traders	1090740.00	611122.00
/ijay Sales	465542.00	1554566.00
EER TRADING CO	1073606.00	0.00
Vasudev Kirana Stores	10509.00	435749.00
Varahi Traders	0.00	80456.00
Vandana Traders	0.00	78960.00
Vallabh Provision Store-Darpan	457548.00	922555.00
Valbhav Feed	0.00	800900.00
Jpendra Natwarial Parikh	5835546.00	1770104.00
Jmiya Enterprise	475887.00	317099.00
Umapati Sales Agency	0.00	137860.00
Thakkar Traders	0.00	118033.00
Thakkar And Co	330530.00	0.00
Tejas Oil Mill	0.00	87516.00
Tavakal Traders	0.00	1391064.00
Swaroopa Traders	0.00	44785.00
Swaminarayan Trading Co	375224.00	436436.00
Suresh Trading Co	0.00	450099.00
Super Strores	1368383.00	727768.00
SUPER KIRANA STORE	380659.00	0.00
Sudha Traders	2449701.00	1064553.00
Subhash Oil Depot	0.00	78881.00
Somalal Muljibhai & Sons	1510339.00	4553623.00
Somalal Girdharlal Shah	0.00	1107039.00
Smit Oil Depot	1365594.00	1882116.00 408582.00

In terms of our report attached. For Ashok J Gidwani & Associates.

Chartered Accountants

For and on behalf of the Board of Directo

Akash Agro Industries Limited

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604

Place : Ahmedabad Date: 28/05/2024

(Director)

Notes Forming Part Of The Financial Statements

Note 15 Cash and cash equivalents

Particulars	As at 31st March 2024	As at 31st March 2023	
	Amount Rs	Amount Rs	
(A) Cash On Hand	11160741.52	7907653.52	
Petty Cash - Chhatral	385661.75	LICYCLES DOWN LATER	
Petty Cash - Bareja Unit 2	931607.00		
Petty Cash - Waghodiya-Unit 3	107010.00		
(B) Balances With Banks (I) In Current Accounts		33111.00	
Bank Of Baroda 0100	224006.56	154866.27	
Hdfc Bank C/A=50200024741308	41002108.57	70811423.07	
Total F	53,811,135.40	79,635,354.61	

Of The Above, The Balances That Meet The Definition Of Cash And Cash Equivalents As Per As 3 Cash Flow Statements Is

Particulars	As at 31st March 2024	As at 31st March 2023
	Amount Rs	Amount Rs.,
(A) Security Deposits Secured, Considered Good		
Total Rs.	0.00	0.00
(B) Loans And Advances To Related Parties Unsecured, Considered Good		
Total Rs.	0.00	0.00
(C) Balances With Government Authorities Unsecured, Considered Good ADVANCE INCOME TAX-YEAR 22-23 ADVANCE INCOME TAX-YEAR 23-24 Advance Sales Tax I Gst/ C Gst/ S Gst(Ref/Payable) REFUND DUE F Y 2021-22 Refund Due Income Tax= Fy 2020-21 Refund Due-I Tax F Y 2019-20 SELF ASSESMENT TAX F Y 2016/17 T.C.S.(Pur) A/C. T.D.S.RECEIVABLE (SALES)22-23 T.D.S.RECEIVABLE (BANK)23-24 REFUND DUE=I TAX F Y 2022-23 Total Rs (D) Others (Specify Nature)	0.00 11000000.00 0.00 98938023.84 3364559.00 10864.00 1392090.00 890000.00 1689.00 0.00 15524.00 1561770.18 2143716.00	14000000.00 0.00 1025283.00 85443683.99 3364559.00 10864.00 1392090.00 890000.00 0.00 2387482.27 0.00 0.00 0.00
Unsecured, Considered Good		
Total Rs	0.00	0.00



Akash Agro Industries Limited Notes Forming Part Of The Financial Statements Advances To Creditors

Particulars	As at 31st March 2024	As at 31st March 2023
	Amount Rs	Amount Rs
For Raw Material		
B L AGRO INDUSTRIES LIMITED	0.00	7538.00
BALAJI OIL AND SEEDS	0.00	4998.00
BHARAT ENTERPRISE	15063.00	0.00
Cargill India Pvt Ltd	10632.00	3397483.00
DEEPAK VEGPRO PVT LTD	0.00	19578.00
G One Agro Products Ltd	0.00	32067.00
Gokul Agri International Ltd	11757.00	0.00
GOLDEN AGRI RESOURCES INDIA PRIVATE LTD	9870000.00	
H L Agro Products Pvt Ltd Unit Ii	19837.00	
KN AGRI RESOURCES LIMITED	0.00	
MAHESH OIL REFINERY	0.00	THE STATE OF THE S
Mantora Oil Products Private Limited	0.00	
RUSHABH OILS	17928.00	0.00
Sukhjit Corn Products	0.00	E
For Expenses		
Akash Agro Industries	170794.00	119143.00
DALU RAM	0.00	73050.00
KALPESHKUMAR NAGINBHAI PATEL	2000000.00	0.00
LABOHI INTERNATIONAL PVT LTD	10800.00	14000.00
MAKAN	0.00	200000.00
Meet Marketing(India)Pvt Ltd	1064126.00	15202.00
METROPOLITAN STOCK EXCHANGE OF INDIA LTD	0.00	76798.00
SHREE PROTEINS PVT LTD	15351293.00	5088521.00
Ujashkumar Labhshanker Shukla	500000.00	500000.00
UTTAR GUJARAT VIJ COMPANY LTD	0.00	3801.34
UTTAR GUJARAT VIJ COMPANY LTD	7002.14	4578.09
For Commission		
L G INTERNATIONAL	121780.00	0.00
SHREE RAM MARKETING	0.00	457885.00
Total Rs	29,171,012.14	10,322,923.43
Total Rs	148,489,248.16	118,836,885.69

Particulars	As at 31st March 2024	As at 31st March 2023
	Amount Rs	Amount Rs
(A) Prepaid Expenses - Unsecured, Considered		
Good		
Prepaid Expenses	413285.00	647180.00
(B) Accruals		
(I) Interest Accrued On Deposits Interest Receivable	243027.00	0.00
(C) Others:Tds Receivable	20100000	
Manishbhai G Patel	54977.67	13051.00
Falgunbhal G Patel	54977.67	13051.00
Rajendra B Shah	54977.67	13051.00
Total Rs	821,245.00	686,333.00



Notes Forming Part Of The Financial Statements

Note 18 Revenue From Operations

	Particulars	For the year ended 31 March, 2024 Amount Rs	For the year ended 31 March, 2023 Amount Rs
(a)	Sale Of Products (Refer Note (I) Below Add:	5359480898.10	7924804364.66
	Debit Note	9730681.22	8865909.58
	Total	5369211579.32	7933670274.24

No te	Particulars	For the year ended 31 March, 2024 Amount Rs	For the year ended 31 March, 2023 Amount Rs
(t)	Sale Of Products Comprises:		
	Refined Cotton Seed Oil Mfg	23173025.00	0.00
	Ref Soya Oil	92200580.00	57318582.38
	Rbd Palm Oil	4678631231.70	6989725901.74
	Sterin	0.00	4336784.00
	Fatty Acid	0.00	800217.00
	Cattelfeed	310976465.61	328635050.72
	Corn	247680.00	5682903.53
	Maize	0.00	402934220.76
	Mustard E Oil	240867312.50	135245367.73
	SFO	3040655.00	0.00
	Other Items	10343948.29	125336.80
	Total - Sale Of Products	5359480898.10	7924804364.66

Not

	Particulars	4	For the year ended 31 March, 2023 Amount Rs
(a)	Interest Income Comprises:	276661.44	\$45 calescent
	Interest On Banks Deposits And Div	449064.00	185168.00
	Other Income	403911.67	656459.00
	SODA SETTLEMENT A/C (FFA)	52000.00	2565500000
	Total	904975.67	841627.00

In terms of our report attached.

For Ashok J Gidwani & Associates. Chartered Accountants

For and on behalf of the Board of Directors Akash Agro Industries Limited

Ashok J Giwani (Partner)

M.No.045082 Frn 127947W mediated

UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 (Director)

Notes Forming Part Of The Financial Statements

Note 20.a Cost Of Materials Consumed

Particulars	For the year ended 31 March, 2024 Amount Rs	For the year ended 31 March, 2023 Amount Rs
Opening Stock Add: Purchases Add: Credit Note Less: Closing Stock	32663235.00 4879166019.63 194693.34 44053640.00	48494537.00 7181388096.33 2185528.48 32663235.00
Cost Of Material Consumed	4867970307.97	7199404926.81

Total	4879166019.63	7538480085.34
Others	121981.03	0.00
Wheat	0.00	1467556.90
SFO	2780800.00	0.00
	0.00	3177565.13
Mustard Exp Oil Ref Corn Oil	0.00	125553859.74
NOTATION AND ADDRESS OF THE PROPERTY OF THE PR	33735121.85	0.00
Corn germ Corn Poha	401543023.90	584924785.54
Com fiber	26614484.74	47795654.62
Com file	21039306.56	25617419.74
Cattelfed Mamri	10897878.35	9725533.75
	4643980.30	26639962.40
Animal Cat Feed	0.00	268220,60
Cattelfed Cil	89636801.00	63311154.91
Reined Soya Oil	65726049.63	0.00
Rbd Palm Oil Refined Cotton Seed Oil	4222426592.27	6649998372.01
Purchases Comprises:	2000	

Note 20.B Changes In Inventories Of Finished Goods, Work-In-Progress And Stock-In-Trade

Particulars	For the year ended 31 March, 2024 Amount Rs	For the year ended 31 March, 2023 Amount Rs
Inventories At The End Of The Year:		Autount Ran
Finished Goods	151831918.00	92489740.00
Inventories At The Beginning Of The Year	151831918.00	92489740.00
Finished Goods	92489740.00	
Time Coope		102470420.00
AND THE RESERVE AND THE PARTY OF THE PARTY O	92489740.00	102470420.00
Net (Increase) / Decrease	-59342178.00	9980680.00

In terms of our report attached.

For Ashok J Gidwani & Associates.

Chartered Accountants

For and on behalf of the Board of Directors Akash Agro Industries Limited

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604 (Director)

Place: Ahmedabad Date: 28/05/2024

Notes Forming Part Of The Financial Statements

Note 21 Employee Benefits Expense

Particulars	For the year ended 31 March, 2024	For the year ended 31 March, 2023
	Amount Rs.,	Amount Rs
Salaries And Wages		
Salary	2675372.00	2527560.00
Bonus	809656.00	594756.00
Labour Charges	10207779.00	12827306.00
Director Remuneration	21600000.00	14400000.00
Internal Auditor Fees	100000.00	100000.00
Contributions To Provident And Other Funds		
Employer'S Addi, To P.F.	41350.00	43050.00
Employer'S Contri.To P.F	44879.00	53750.00
E.D.L.I. Charges To P.F.	3593.00	3825.00
Gratuity Exp	114960.00	105724.00
Administrative Charges To P.F.	6000.00	6000.00
Staff Welfare Expenses	572896.00	674235.00
Labour Welfare Fund	216.00	90.00
E.S.I.C, Exp. A/C.	7841.00	7857.00
Total	36184542.00	31344153.00

Note 22 Finance Costs

Particulars	For the year ended 31 March, 2024	For the year ended 31 March, 2023
	Amount Rs	Amount Rs
(A) Interest Expense On:		A STATE OF THE STA
(1) Borrowings		
Interest Exps	0.00	151397.00
Interest On Hdfc Bank Cc A/C	5512389.00	5453880.00
(B) Other Borrowing Costs	155.2565166	3433000.00
Bank Charges(D.D.Commission)	632.01	842.20
Bank Loan Process/Renewal Charges	500000.00	500000.00
The state of the s	300000.00	500000.00
Total	6013021.01	6106119.20

In terms of our report attached. For Ashok J Gidwani & Associates. Chartered Accountants

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 For and on behalf of the Board of Directors Akash Agro Industries Limited

(Director)

Notes Forming Part Of The Financial Statements

Note 23 Other Expenses Particulars For the year For the year ended ended 31 March, 2024 31 March. 2023 Direct Exps For Purchase/Sale Amount Rs. Amount Rs.. Carraige Inward 67864170.00 116201974,40 Delivery Charges 14326472.00 49073008.00 Discount (Keser Vatav) 40437670.38 46516795.06 Kanta Charges 355580.00 361980.00 Loading & Unloading Char 6696453.00 6600560:00 Purchase Commission 3135174.96 4927393.52 Sales Commission 31216184.66 21456473.84 Transportation Charges 85190.00 23043343.00 Total Rs.. 164116895.00 268181527.82 Direct Operational/Mfg Exps Consumption Of Stores And Spare Parts: Opening Stock 27952387.00 22098130.00 Add: Purchases Bottle-1 Ltr/500 MI Purchase 1627481,92 2706772.32 1645498.68 Caps Purchase A/C 2256259.20 Chemical Purchase A/C 17181000.00 20441500.00 Corrugated Boxes Purchase A/C 13910959.80 16148481.10 Cotton Waste Purchase A/C. 258020.00 374842.00 Grass Purchase A/C. 610198.00 1047378.00 Gum Purchase A/C. 570500.00 589500.00 Jar Purchase A/C 6780400.00 7353563.26 Label Purchase A/C. 3978593.44 4709247.66 Packing Mat -Plastic/Others 13322524.72 15071498.34 Packing Materials Purchase A/C. 146512282.38 199500457,72 Plastic Dana Purchase 24779936.52 27884410.20 Spout Cap Purchase 1475425.32 1222551.00 Total Rs.. 232652820.78 299306460.80 Less: Closing Stock 22794025,00 27952387.00 Total Rs. 232811181.78 293452203.80 Boller Charges 509512.00 623380.00 BOREWELL EXP 10000.00 0.00 Job Work Charges 5173940.20 5313567.84 Lab Testing Exps. 1330.00 6313.88 Listing Fees 66909.00 55000.00 Machinery Oil 237100.00 34237.28 Packing Charges 8275672.00 10756278.00 Petrol And Diesel 214301.00 370452.00 Power And Fuel 15850362.39 16555134.06 Repairs And Maintenance - Buildings 1001144.04 1451974.96 Repairs And Maintenance - Machinery 2155796.56 3671103.50 Repairs And Maintenance - Others 30750.00 22820.00 Water Charges 69634.00 92381.00 Total Rs., 33736078.83 38813014.88 Selling And Advertisement Exps Sales Promotion Exp. 5967782.00 558526.00 Subscription Exp. 16823.95 26490.98 Total Rs. 5994272.98 575349.95 Admistration And Office Exps Audit Fees Exp. (Tax Audit) 125000.00 125000.00 ADVERTISEMENT EXP 15734.74 0.00 Annual Contract/ Charges 141177,18 140455.00 Annual Custody Fee Nsdi 19620.00 33190.00 Annual General Meeting E 17500.00 15400.00 Audit Fees (Statutory) 550000,00 800000.00 Bad Debt 313253.00 1295456.00 Bank Charges (Cheque Returned) 1800.00 1803.04 Bani Exp 10001.00 17850.00 Certification Consultancy Charges 50000.00 200000.00 Charity And Donation 0.00 44160.00 Computer Exp (Refiling) 165719.00 109669.70 Consultancy Charges 45899.00 122162.00 Conveyance Exp. 1220.00 14160.00 Diwall Exp 88922.00 128455.00 Electricity Charges 174275.00 263366.00 Filling Fees A/C. 4800.00 8700.00

800.00

812092.00

Fine/Penalty Exp.



Notes Forming Part Of The Financial Statements

Grand Total Rs	458216329.17	613672830.55
Total Rs.,	21557900.58	12650734.10
Xerox Charges	16079.00	15678.00
Vehical Maintainance Expenses	68292.00	36082.00
Travelling And Conveyance	25073.00	10460.00
Telephone Expenses	39937.00	37485.00
Stock Audit Fee	13000.00	27000.00
Stamp Duty Exp.	0.00	1900.00
Software Renewal Exp	61000.00	51400.00
Rent Including Lease Rentals	2632000.00	2500000.00
Professional Tax Exp.	2500.00	2400.00
Printing And Stationery	173186.80	201980.86
Postage Expenses	7987.04	8899.60
Office Maintainance	129707.50	128357.24
Office Exp.	51136.00	124379,76
Municipal Tax	287121,00	101690.00
Mobile Expenses	20298.00	20285.00
Legal And Professional	1346692.22	1390890.26
LABORATORY MATERIAL EXP	5485.00	0.00
LABORATORY & ANALYSIS CHARGES	3500.00	0.00
Internet Exps.	15290.00	4320.00
Interest Exp-Tds	30711.00	36938.00
Insurance	1649306.74	1873714.18
Goverment Fees	221426.00	97796.00
GST VOLUNTARY PAID EXP	11202243.00	0.00
Firewood Expenses	1829208.36	1847159.46

In terms of our report attached. For Ashok J Gidwani & Associates.

Chartered Accountants

For and on behalf of the Board of Din Akash Agro Industries Limited

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604

Ahmedahad FRN: 127347 W

Place : Ahmedabad Date : 28/05/2024 Director)

Notes forming part of the financial statements Note 30 Disclosures under Accounting Standards Related party transactions

200 - 20 - 24	100	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	CO-VENIENCE CONTRACTOR		
Details	OF	PORTING.	CLASS SER	THE RESERVE A	N. Prince
m creation		I STREET	CT 13 E3	23 T 4.44	

Names of related parties
Manish Girishbhai Patel
Falgun Girishbhai Patel
Rajendra Babulal Shah
Umaben Girishbhai Patel
Shree Proteins Private Limited R R Securities Limited in Binalben M Patel in Jesalben F Patel Rita R Shah

Note: Related parties have been identified by the Management.

Details of related party transactions during the year ended 31 March, 2024 and balances outstanding as at 31 March, 2024:

	Associates	KMP	Relatives of KMP	Total
Purchase of goods	NIL	NIL	NIL	NIL
- No. of the last	(4434912)	(NIL)	(NIL)	(4434912)
Sale of goods	NIL	NIL	NIL	0
	(92132200)	(NIL)	(NIL)	(92132200
Loans & Advances taken	Nil	NII	NII	Nil
	Nil	Nil	NII	Nil
Loans & Advances repaid	Nil	Nil	NII	Nil
	(Nil)	Nii	MIL	NII
Loans & Advances given	18325403	Nil	NH	18325403
Company of the Compan	(NIL)	(1655448)	(NIL)	(1655448)
Loans & Advances received back	8010980	NIL	NIL	NIL
	(NIL)	(189880)	(NIL)	(NIL)
Remuneration paid	Nil	21600000	Nil	21600000
	(NIL)	(14400000)	(NIL)	(14400000)
Interest paid	NIL	NIL	NIL	NIL
	(NIL)	(NII)	(NIL)	NII
Interest received	NIL	NIL	NIL	NIL
	(NIL)	(NIL)	(NIL)	(NIL)
Balances outstanding at the end				
Trade Payables	Nil	Nii	Nii	Nil
Para dia mandra transferi	(NIL)	(NIL)	(NIL)	(NIL)
rade receivables	NII	(NIL)	(NIL)	NH
EDWHALOUNG	(15709146)	(NIL)	(NIL)	(15709146)
nvestments	(Nil)	(NIL)	(NIL)	(Nii)
Washington and the same of the	(Nil)	(NIL)	(NIL)	(Nil)
Borrowings	NIL	42750000	34700000	77450000
	(NIL)	(42750000)	(34700000)	(77450000)

WAW) a

FRN: 027547 W

In terms of our report attached.

For Ashok J Gidwani & Associates. Chartered Accountants

tt2V1.5-d

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604 Place : Ahmedabad For and on behalf of the Board of Directors Akash Agro Industries Limited

(Director)

Date: 28/05/2024

Notes forming part of the financial statements
Note 30 Disclosures under Accounting Standards (contd.)

Particulars	For the Year Ended 31 March 2024	For the Year Ended 31 March 2023
	Amount Rs.	Amount Rs.
Earnings per share		
Net profit for the year from continuing operations	35,177,538.06	44,811,987.53
Less: Preference dividend and tax thereon	NTL	NIL
Net profit for the year from continuing operations attributable to the equity shareholders	35,177,538.06	
Weighted average number of equity shares	4090700	4090700
Par value per share Basic & Diluted Earnings per share from continuing operations	10 8.60	10 10.95

Note 30 Disclosures under Accounting Standards (contd.)

Particulars	For the Year Ended 31 March 2024	For the Year Ended 31 March 2023
	Amount Rs.	Amount Rs.
Deferred tax (liability) / asset Tax effect of items constituting deferred tax liability Related to Depreciation As Per Income Tax Act As Per Books Add: Disallo U/s37 Excess of depreciation allowable under Income Tax	11,211,982.00 14,065,849.49 800.00	13,043,246.00 14,119,733.95 812,092.00
Act over depreciation provided in accounts i.e.As per Companies Act.	-2,854,667.49	-1,888,579.95
Net deferred tax (liability) / asset	718,462.71	475,317.80
Opening Balance	115,722.92	591,040.72
Balance C/F	-602,739.80	115,722.92

Atmedahad

TRN 12796FW

In terms of our report attached.

For Ashok J Gidwani & Associates,

Chartered Accountants

Ashok J Giwani (Partner) M.No.045082 Frn 127947W

UDIN:24045082BKASBS6604

Place : Ahmedabad Date : 28/05/2024 For and on behalf of the Board of Director Akash Agro Industries Limited

(Director)

CASH FLOW STATEMENT FOR COMPANIES OTHER THAN FINANCE COMPANIES AKASH AGRO INDUSTRIES LIMITED CIN NO. L15140GJ1991PLC015029

		For The Year Ended 31 March, 2024	r Ended 2024	For The Year Ended 31 March, 2023	ear Ended h, 2023
		Amount Rs	Amount Rs	Amount Rs	Amount Rs
Ą.	A. Cash Flow From Operating Activitie	sa			
N A	Net Profit / (Loss) Before Extraordinary Items And Tax Adjustments For:	ary Items And Tax	47,008,683.35		59,883,457.73
2025	Depreciation And Amortisation Deferred Income Tax Prior Period Adjustment Loss On Sale Of Fixed Asset	14,065,849.49 718,462.71 0.00		14,119,733.95 475,317.80 -77,483.97	
(14,784,312.20	200	14,517,567.78
\$ 5.5	Operating Profit / (Loss) Before Working Capital Changes Changes In Working Capital: Adjustments For (Increase) / Decrease In Operating Assets:	king Capital Changes se In Operating Assets	61,792,995.55		74,401,025.51
5 E	Inventories Trade Receivables And Other Receivable Other Current Asset and Loans and ad	ble	25,096,078.52	19,957,725.00	
Ad	Adjustments For Increase / (Decrease) In Operating Liabiliti	e) In Operating Liabili	ties:	-2,201,137.97	
5 6	Trade Payables Other Current Liability And Provisions	89	45,225,759.56	19,542,440.04	
Čä	Cash Flow From Extraordinary Items		-34,020,359.69		15,941,203.01
N Ca	Cash Generated From Operations Net Income Tax (Paid) / Refunds Including Short Provision		-12,549,608.00		-15,546,788.00
Int Ne	Interest Paid Net Cash Flow From / (Used In) Operating Activities (A)	ating Activities (A)	-5,512,389.00	Control of the Contro	-5,605,277.00

Cash Flow Statement For The Year Ended 31 March, 2024 (Contd.)

Particulars	For The 31 Mai	For The Year Ended 31 March, 2024	For Th	For The Year Ended 31 March, 2023
	Amount Rs	Amount Rs	Amount Rs	Amount Rs.
B. Cash Flow From Investing Activities Capital Expenditure On Fixed Assets, Proceeds From Sale Of Fixed Assets		52,684.00		1,378,770.00
Interest Income Proceeds From Sale Of Long-Term Investments	ents	449,064.00		185,168.00
Cash Flow From Extraordinary Items		0.00	ij	0.00
		396,380.00		1,563,938.00
Net Income Tax (Paid) / Refunds		00.0		0.00
Net Cash Flow From / (Used In) Investing Activities (B)	Activities (B)	396,380.00		1,563,938.00



	For The Y	For The Year Ended	For The	For The Year Ended
	Amount	Amount D.	31 Ma	31 March, 2023
C. Cash Flow From Financing Activities		CHICAGIL RS.	Amount Rs	Amount Rs
Proceeds From Issue Of Equity Shares Proceeds From Long-Term Borrowings Repayment Of Long-Term Borrowings Proceeds From Other Short-Term Borrowings Repayment Of Other Short Term Borrowings	ings ngs Sorrowings orrowings	-60767.00 -19730868.41 -16139602.66		236260.00 2459704.97 0.00 -23618365.18
net Cash Flow From / (Used In) Financing	nancing Activities (C	-35931238.07		0.00
Net Increase / (Decrease) In Cash And Cash Equivalent Cash And Cash Equivalents At The Beginning Of The Yea Cash And Cash Equivalents At The End Of The Year	And Cash Equivalent Beginning Of The Yes End Of The Year	-25824219.21 79635354.61		49831701.31 29803633.30
* Comprises:	End Of The Year *	53811135,40		79635334.61
(A) Cash On Hand (B) Balances With Banks	12,585,020.27		8669065.27	79635354.61
(I) In Current Accounts Bank Of Baroda 0100 Hdfc Bank Current Account	224,006.56		154866,27	

(1) The Cash Flow Statement Reflects The Combined Cash Flows Pertaining To Continuing And Discounting Operations (II) These Earmarked Account Balances With Banks Can Be Utilised Only For The Specific Identified Purposes See Accompanying Notes Forming

Mash Agro Industries Limited

For And On Behalf Of The Board Of Directors In Terms Of Our Report Attached. For Ashok J Gidwani & Associates.

Chartered Accountants

Ashok J Giwani (Partner)
M.No.045082 Frn 127947W
Place : Ahmedabad
Date : 28/05/2024
UDIN:240450828KASBS6604

Chief Financial Officer Place : Ahmedabad

Chairman

Date: 28/05/2024

Managing Director | Class (& Succe

Company Secretary

ATTENDANCE SHEET

I Shri / Smt	of	Being a member / proxy /
Authorized Representative for and o	n behalf of M/s	a
Shareholder of AKASH AGRO INDUST	TRIES LIMITED do hereby reco	ord my presence at the 34th Annual
General Meeting of the member of t	he Company to be held on Th	oursday the 26th September, 2024
at 11.30 P.M. at The President Hote	l, Opp. Municipal Market, Of	C.G. Road, Navrangpura,
Ahmedabad 380 009 Gujarat India.		
FOLOI NO / CLIENT I.D.		
D.P. ID.		
D.P. NAME.		
NAME OF SHAREHOLDER		
NUMBER OF SHARE HELD		
TYPE OF SHARES HELD		
Date:		
Place:		
(Signature of the Member/ Proxy att	ending the Meeting)	
Notes:		

Shareholders attending the meeting in person or by proxy are requested to complete the attendance slip and hand it over at the entrance of the meeting venue. For route map of the meeting venue,

[CIN: L15140GJ1991PLC015029]

please see route map given in this report.

Form No. MGT- 11 [PROXY FORM]

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

FOLOI N	IO / CLIENT I.D.			
D.P. ID.				
D.P. NA	ME.			
NAME C)F SHAREHOLDER			
NUMBE	R OF SHARE HELD			
	SHARES HELD			
REGISTE	RED ADDRESS.			
E.Mail A	address.			
I/We he	ing a member/ Shareholder	of AKASH AGRO INDUSTRI	FSTIMITED holding	
	Shares in the Company		LS EnvireD, Holding	
••••••		do nereby appointed		
Sr.No.	Name, Address and E.Mail	ID.	Specimen Signature.	
	ING HIM.		I a	
Sr.No.	Name, Address and E.Mail	ID.	Specimen Signature.	
OR FAIL	ING HIM			
Sr.No.	Name, Address and E.Mail	ID.	Specimen Signature.	
	,			

to remain present at the 34th Annual General Meeting of the Company to be held on Thursday the 26th September, 2024 at 11.30 P.M. at The President Hotel, Opp. Municipal Market, Off C.G. Road, Navrangpura, Ahmedabad 380 009 Gujarat India or at any adjournment thereof and to vote for and on my behalf if poll is granted in respect of the Resolutions as are indicated below.

Sr.No.	Description of Business/ Resolution	Type of Resolution.
(1)	Adoption of the Audited Annual Report/ Financial Statement for the financial Year ended on 31/03/2024	Ordinary Resolution.
(2)	To Appoint a Director in place of Shri Falgun Girishbhai Patel who retires by rotation and being eligible offers himself for reappointment.	Ordinary Resolution.
(3)	To Ratify and confirm the Appointment of M/s. Ashok J Gidwani & Co., Chartered Accountants, Firm Registration Number: 127947W as statutory auditor of the company for the financial year 2024-25 and fix their remuneration from the date of conclusion of this 34 rd Annual General Meeting up to the date of conclusion of 37 th Annual General Meeting to be held for the financial year ending on 31/03/2027.	Ordinary Resolution.
(4)	To authorize the Board of Directors to enter in to the Related Party Transactions with Shree Proteins Private Limited	Special Resolution.
(5)	To approve appointment and payment of remuneration of Cost Auditors M/s. Chirag Kumar B Modh & Co., for the next financial year 2024-25	Special Resolution.

Affix	Rs.1/-	
revenue		
stamp		

Date :

Place:

(Signature of the member appointing a proxy)

Proxy form duly stamped, signed and completed in all respect should be deposited 48 hours before the time fixed for the meeting at the registered office of the company.

Note:

- 1. This form of proxy in order to be effective should be duly stamped, completed and deposited at the Registered Office of the Company not less than 48 hours before the commencement of the meeting.
- 2. Those Members who have multiple folios with different joint holders may use copies of this Attendance Slip/Proxy.
- 3. Proxy need not be a member of the Company.
- 4. A person can act as Proxy on behalf of not more than fifty (50) members and holding in aggregate not more than ten percent of total share capital of the Company. Members holding more than ten percent of total share capital of the Company may appoint a single person as proxy, who shall not act as proxy for any other member.

Form MGT-12 Polling Paper

[Pursuant to section 109(5) of the Companies Act, 2013 and rule 21(1) (c) of the Companies (Management and Administration) Rules, 2014]

Name of the Company: AKASH AGRO INDUSTRIES LIMITED

Registered Office: B-103, 1st Floor, Shilp Aeron Building, Opp: Armieda, Near Pakwan Char Rasta,

Sindhu Bhavan Road, Bodakdev, Ahmedabad: 380 058.

CIN: L15140GJ1991PLC015029

NO. OF AGM: 34th ANNUAL GENERAL MEETING

DATE: 26TH SEPTEMBER, 2024

DAY: THURSDAY

PLACE OF AGM: THE PRESIDENT - A BOUTIQUE HOTEL Opp- Municipal Market, Off C.G. Road,

Navrangpura, Ahmedabad, Gujarat- 380009.

TIME: 11.30 A.M.

BALLOTPAPER

Sr. No.	Particulars	Details
1	Name of the first named Shareholder (In Block Letters)	
2	Postal address	
3	Registered Folio No. / *Client ID No. (*applicable to investors holding shares in dematerialized form (8 DIGIT DPID and 8 Digit Client ID to be mentioned)	
4	Class of Share	Equity
5.	Number of Shares held as on date of AGM.	

I hereby exercise my vote in respect of Resolutions enumerated below which are proposed to be passed as ORDINARY / SPECIAL RESOLUTION by recording my assent or dissent to the said resolutions in the following manner:

No.	Item No.	No. of	I assent to	I dissent
		Shares held	the	from the
		by me/us	resolution	resolution
1	To receive, consider and adopt the financial			
	statements of the Company including the Audited			
	Balance Sheet as on March 31, 2024, the			
	Statement of Profit and Loss and the Cash flow			
	statement for the year ended on that date and the			
	Reports of the Board of Directors and the Auditors			
	of the Company.			
	TO BE PASSED AS AN ORDINARY RESOLUTION.			
2	To Re-Appoint Mr. Falgun Girishbhai Patel (DIN:			

	01873241), who retires by rotation and being			
	eligible, offers himself for re-appointment.			
	TO BE PASSED AS AN ORDINARY RESOLUTION.			
3	The Appointment of M/s. Ashok J Gidwani & Co.,			
	Chartered Accountants, Firm Registration Number:			
	127947W done for 5 financial years up to			
	31/03/2027 be and is hereby ratified and			
	confirmed for the next financial year 2024-25 as			
	the statutory auditor of the company and Mr.			
	Manish G Patel Chairman And Managing Director			
	is authorized to fix their remuneration and they			
	are authorized to hold the office as statutory			
	auditors from the date of conclusion of this 34th			
	Annual General Meeting up to the date of			
	conclusion of 37 th Annual General Meeting to be			
	held for the financial year ending on 31/03/2027			
	be and is hereby ratified and confirmed.			
	TO BE PASSED AS AN ORDINARY RESOLUTION.			
4	The Board of Directors are authorized to enter in			
	to the Related Party Transactions with Shree			
	Proteins Private Limited for the year 2024-25			
	TO BE PASSED AS SPECIAL RESOLUTION.			
5	The appointment and payment of remuneration of			
	Cost Auditors M/s. Chirag Kumar B Modh & Co., be			
	and is hereby approved and confirmed for the			
	financial year 2024-25			
	TO BE PASSED AS SPECIAL RESOLUTION.			
Place:	Ahmedabad			
Date:	26/09/2024	(Signature	of Shareholder,	/ Proxy)
1				

NOTES FOR SHAREHOLDERS.	

BOOK POST

LEDGER FOLIO/DP ID/CLIENT ID:	
NAME OF SHAREHOLDER:	
ADDRESS:	
CITY:	PIN:
STATE:	COUNTRY:

If UNDELIVERED PLEASE RETURN TO:

Akash Agro Industries Limited, 103-B, Shilp Aaron Building, Opp: Amieda Medical, Pakwan Char Rasta, Sindhu Bhavan Road, Bodakdev, Ahmedabad: 380 059, Gujarat, India.