

AN ISO 9001:2015 CERTIFIED COMPANY

Deals in Operation, Instrumentation, Electrical & Mechanical Maintenance, EPC & CHP Works

NOTICE

Notice is hereby given that the 10th Annual General Meeting of the members of **SAI URJA INDO VENTURES PRIVATE LIMITED** will be held on Friday, 30th September, 2022 AT 03.00 P.M. at the registered office of the Company situated at UG-2 Office Floor, J.K. Complex, Nanaji Nagar Nagpur Road, Chandrapur, Maharashtra-442401, India.

ORDINARY BUSINESS:

ITEM NO. 1:

To receive, consider and adopt financial statements for the year ended 31st March, 2022, including the Balance Sheet of the Company as on 31st March, 2022, the Statement of Profit & Loss for the year ended 31st March, 2022, together with the notes thereto along with the Director's and Auditor's Report thereon.

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

"RESOLVED THAT the Audited Financial Statements including the Balance Sheet of the Company as on 31st March, 2022, the Statement of Profit & Loss Account for the year ended 31st March, 2022 on that date together with the schedules and notes attached thereto, along with the Reports of Board of Directors and the Auditors thereon be and are hereby considered, approved and adopted".

Place: Chandrapur

Date: 04/09/2022

By order of the Board

For Sai Urja Indo Ventures Private Limited

SALURJAINDO VENTURE (P) LTD

MANAGING DIRECTOR

Managing Director

Mr. Harsh Ajaykumar Mittal

DIN: 05227867



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NOTES:

- A member entitled to attend and vote at the meeting is entitled to appoint proxy/proxies
 to attend and vote instead of himself/herself. Such proxy/proxies need not to be a
 member of the company.
- A person can act as proxy on behalf of members not exceeding (50) and holding in the aggregate not more than ten percent of the total share capital of the Company. In case a proxy is proposed to be appointed by a Member holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or member.
- 3. The instrument of Proxy in order to be effective, should be deposited at the registered office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeting.
- 4. A Proxy form is sent herewith. Proxies submitted on behalf of the companies, societies, etc., must be supported by an appropriate resolution authority, as applicable.
- 5. Corporate Members are requested to send a duly certified copy of the Board Resolution/Power of Attorney/Letter of Representation authorizing its representative to attend and vote on their behalf at the 10th Annual General Meeting.
- 6. In case of joint holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote at the AGM.
- 7. During the AGM, Members may access the scanned copy of Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, the Register of Contracts and Arrangements in which Directors are interested maintained under Section 189 of the Act.

Registered office: UG-2, Office Floor, J.K. Complex, Nanaji Nagar, Nagpur Road, Chandrapur (M.S.)

Head office: Shop No.15, Jayanti Nagari IV, Besa Road, Manish Nagar, Nagpur (M.S.)

Tel.: 07172-276688, NGP: 07103-281633 / 281655 Website: www.suiv.co.in, E-mail: suiv.pvt.ltd@gmail.com



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ATTENDANCE SLIP FOR ANNUAL GENERAL MEETING

(to be surrendered at the venue of the meeting)

l certify that I am a registered member/proxy/representative for the registered member(s) of Sai Urja Indo Ventures Private Limited. I hereby record my presence at the 10th Annual General Meeting of the members of Sai Urja Indo Ventures Private Limited held on Friday, 30th September, 2022 at 03:00 P.M. at the registered office of the Company at UG-2 Office Floor, J.K. Complex, Nanaji Nagar Nagpur Road, Chandrapur, Maharashtra-442401, India

Reg. Folio No. / Client ID		
DP ID		
No. of Shares		
Name & Address of Member:		
tallo de Fidal este en Artenidos.		
	2	
	has.	
Signature of members/Proxy/Representa	ative	
Please Specify)		



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Deals in Operation, Instrumentation, Electrical & Mechanical Maintenance, EPC & CHP Works

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]

CIN		U74900MH2012PTC231235		
Name o	of Company	Sai Urja Indo Ventures Private Limited		
Registe	red Office	UG-2 Office Floor, J.K. Complex, Nanaji Nagar Nagpur Road, Chandrapur, Maharashtra-442401, India		
Name o	f Member(s)			
Registe	red Address			
E-mail	Id			
Folio N	o/ Client ID			
appoint 1.	Name Address	shares of the above-named company, hereby Signature		
	Email Id	Signature		
	Or failing him			
2.	Name			
	Address	Signature		
	Email Id			
	Or failing him			



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as my / our proxy to attend and vote (on a poll) for me / us and on my / our behalf at the 10th Annual General Meeting of the Company to be held on Friday, 30th September, 2022 at 03:00 P.M at the registered office of the Company at UG-2 Office Floor, J.K. Complex, Nanaji Nagar Nagpur Road, Chandrapur, Maharashtra-442401, India and at any adjournment thereof in respect of such resolutions as are indicated below:

	For	Against
Ordinary Business:		
1. To receive, consider and adopt financial statements for the	7	
year ended 31st March, 2022, including the Balance Sheet		
of the Company as on 31st March, 2022, the Statement of	*	
Profit & Loss for the year ended 31st March, 2022, together		
with the notes thereto along with the Director's and		
Auditor's Report thereon.		

Signed this	day of	2022
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Signature of member: Signature of Proxy holder(s):

Affix Revenue Stamp

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

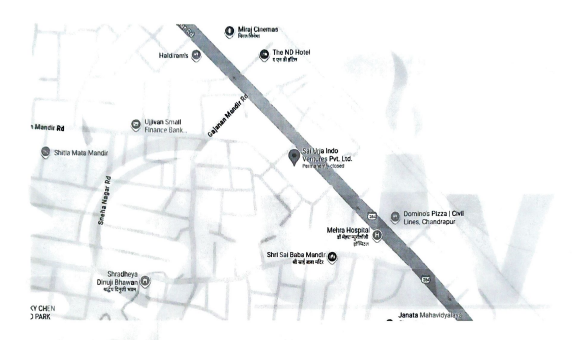


AN ISO 9001:2015 CERTIFIED COMPANY

Deals in Operation, Instrumentation, Electrical & Mechanical Maintenance, EPC & CHP Works

Route Map

<u>Address</u>: UG-2 Office Floor, J.K. Complex, Nanaji Nagar, Nagpur Road, Chandrapur Maharashtra-442401, India



https://www.google.com/maps/place/Sai+Urja+Indo+Ventures+Pvt.+Ltd./@19.9745872,79.2 836611,17.26z/data=!4m6!3m5!1s0x3bd2d67154232f6b:0xf6845d0c76cce79!8m2!3d19.975 0305!4d79.2842665!16s%2Fg%2F11hcy_13k2!5m1!1e4?authuser=0&entry=ttu&g_ep=Ego yMDI1MDkxMC4wIKXMDSoASAFQAw%3D%3D

SAI URJA INDO VENTURES PRIVATE LIMITED

Regd. Off: - UG-2 OFFICE FLOOR, J.K.COMPLEX, NANAJI NAGAR NAGPUR ROAD CHANDRAPUR CHANDRAPUR MH 442401 IN.

CIN: U74900MH2012PTC231235

Email id:-priyanka2724@gmail.com Ph. No.: 8928131839

Board Report

To the Members,

The Directors have pleasure in submitting their Annual Report of the Company together with the Audited Statements of Accounts for the year ended 31st of March, 2022.

1. FINANCIAL RESULTS:

The Company's financial performance for the year under review along with previous year's figures is given hereunder:

(Figures in Hundreds)

31/03/2022 26,50,649.25	31/03/2021
26,50,649.25	26 45 242 22
	26,47,242.33
25,68,463.49	25,47,718.37
82,185.76	99,523.96
0.00	0.00
82,185.76	99,523.96
0.00	0.00
82,185.76	99,523.96
0.00	0.00
0.00	0.00
0.00	0.00
82,185.76	99,523.96
0.00	0.00
0.00	0.00
0.00	0.00
82,185.76	99,523.96
821.86	995.24
821.86	995.24
	25,68,463.49 82,185.76 0.00 82,185.76 0.00 82,185.76 0.00 0.00 82,185.76 0.00 0.00 82,185.76 0.00 82,185.76 821.86

2. STATE OF COMPANY'S AFFAIRS, RESULT OF OPERATION AND FUTURE OUTLOOK:

During the year under review, your Company's Total Revenue 26,50,649.25/- (Previous Year: 26,47,242.33/-). The net profit/Loss stood 82,185.76/- (Previous Year: 99,523.96/-).

3. MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THESE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT:

No material changes and commitments affecting the financial position of the Company occurred between the end of the financial year to which these financial statements relate and the date of this report.

4. PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES:

Related party transactions were not entered during the financial year. There was no other material related party transactions were entered during the year by your company except mentioned in the financial statement. Hence AOC-2 is not applicable.

5. EXPLANATION OR COMMENTS ON QUALIFICATIONS, RESERVATIONS OR ADVERSE REMARKS OR DISCLAIMERS MADE BY THE AUDITORS AND THE PRACTICING COMPANY SECRETARY IN THEIR REPORTS:

There was no qualification, reservation or adverse remark made by the Auditors in their report.

Accordingly, during the year under review, the Auditor of the Company has not reported any fraud as specified under the second proviso of Section 143 (12) of the Companies Act, 2013 (including any statutory modification(s) or re-enactment(s) thereof for the time being in force).

The provisions relating to submission of Secretarial Audit Report is not applicable to the Company.

6. CHANGE IN DIRECTORS:

There is no change in composition of the Board of Directors during the year under review.

7. NUMBER OF BOARD MEETINGS CONDUCTED DURING THE YEAR UNDER REVIEW:

The Company had 6 Board meetings during the financial year under review. The intervening gap between any two meetings was within the period prescribed by the Companies Act, 2013.

Sr. No.	Date of meeting	Total No. of Directors on the Date of Meeting	No. of Directors attended	% of Attendance
1	15/04/2021	2	2	100%
2	28/06/2021	2	2	100%
3	20/08/2021	2	2	100%
4	27/11/2021	2	2	100%
5	21/12/2021	2	2	100%
6	30/03/2022	2	2	100%

8. DIRECTORS RESPONSIBILITY STATEMENT:

In accordance with the provisions of Section 134(5) of the Companies Act, 2013 the Board hereby submits its responsibility Statement:

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

9. WEB LINK OF ANNUAL RETURN:

The Company doesn't have any website. The publishing of extracts of Annual Return is not applicable to the company.

10. STATUTORY AUDITORS:

ZANZARI RAMESHKUMAR & CO. Chartered Accountant having FRN No. 111775W have been appointed as Statutory Auditors for a period of 5 years in the Annual General Meeting held on 30/09/2019. In terms of Companies Amendment Act, 2017, effective from 07th May, 2018, the appointment of Statutory Auditors is not required to be ratified at every Annual General Meeting hence it is proposed to suitably modify the resolution for appointment of auditor at the ensuing annual general meeting.

The notes to accounts referred to in the Auditors' Report are self-explanatory and therefore, do not call for any further comments.

11. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE:

During the year under review there has been no such significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future.

ACKNOWLEDGEMENTS:

Your Directors place on record their sincere thanks to bankers, business associates, consultants, and various Government Authorities for their continued support extended to your Companies activities during the year under review. Your Directors also acknowledges gratefully the shareholders for their support and confidence reposed on your Company.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

DATE: 03/09/2022

PLACE: CHANDRAPUR

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M	IANAGING DIRECTOR	I	DIRECTOR
DIN	05227867	DIN	05227886
NAME	HARSH AJAYKUMAR MITTAL	NAME	SANTOSH AJAY MITTAL
ADDRESS	NEAR ZILLA STADIUM PLOT NO 6 CIVIL LINE AKASHWANI ROAD CHANDRAPUR Maharashtra India 442401	ADDRESS	PLOT NO. 6 RAGHATATE LAYOUT AKASHWANI ROAD, CHANDRAPUR CHANDRAPUR Maharashtra India 442401

INDEPENDENT AUDITORS' REPORT

To the Members of SAI URIA INDO VENTURES PRIVATE LIMITED

Report on Audit of the Standalone Financial Statements

We have audited the accompanying financial statements of SAI URJA INDO VENTURES PRIVATE LIMITED ("the Company"), which comprise the Balance Sheet as at 31 March 2022, the Statement of Profit and Loss for the year then ended, and a summary of the significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone 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 31 March 2022, and profits and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the standards on auditing specified under section 143 (10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics.

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

Key Audit Matters

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

Roporting of Vey audit matters as per SA 701, Key Audit Matters are not applicable to the Company as it is an unlisted company

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SAI URJA INDO VENTURES PRIVATE LIMITED

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Information other than the financial statements and auditors' report thereon

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

Our opinion on the financial statements does not cover the other information and we do not express any

form of assurance conclusion thereon.

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

If, based on the work we have performed, we conclude that there is a material misstatement of this other

information we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Financial Statements

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

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

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

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

Auditor's Responsibility for the audit of financial statements

Audit Report FY-21-22

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





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

- 1) Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- 3) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4) Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5) Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, is applicable to the company

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

We have sought and obtained all the information and explanations which to the best of our gowledge and belief were necessary for the purpose of our audit;

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SAI URJA INDO VENTURES PRIVATE LIMITED

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- In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c. The financial statements dealt with by this report are in agreement with the books of account.
- d. In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (as amended);
- e. On the basis of the written representations received from the directors as on 31 March 2022 and taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2022 from being appointed as a director in terms of Section 164(2) of the Act;
- f. With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure A": 2nd
- g. The company is carrying out business of trading, marketing, supplying, retailers, whole sellers and dealing, online. Offline marketing, packing and repacking, dealer and distributor of all kind of electrical and electronic goods and batteries.
- h. Wherever third party evidence were not available we have relied on information provided by management.
- 1. Cash balance physically not verified we have relied on information provided by management.
- j. Company had entered in following related party transactions during year:

Sr	Name	Relation	Transaction Amount
2.5			type
1	:		• 3 (2000)
3	•		

k. Company had paid statutory due as ger below table:

Particulars	Amount outstanding as on Status as on date of audit
	31.03.2022 report
NA NA	NA MA

- With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. the Company does not have any pending litigations which would impact its financial position
 - ii. the Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

ANNEXURE- "A" TO AUDITOR'S REPORT

The Annexure referred to in of Independent Auditors' Report to the members of the Company on the standalone financial statements for the year ended on 31st March, 2022. We report that:

- (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) As explained to us, the fixed assets have been physically verified by the management in a periodical manner, which in our opinion is reasonable, having regard to the size of the Company and the nature of its business. No material discrepancies were noticed on such physical verification.
 - (c) According to the information and explanations given to us and the records of the Company examined by us the title deeds of immovable properties included in fixed assets are held in the name of the company.
 - ii. The Company has conducted physical verification of its inventory at reasonable intervals during the year & no material discrepancies were noticed on such physical verification.
 - III. The company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
 - iv. In our opinion and according to the information and explanations given to us, the Company has not granted loans or advances and not provided guarantees or securities to its directors and other entities in which directors are interested. Therefore, the provision of the clause 3(v) of the Order is not applicable to the Company.
 - v. in our opinion and according to the information and explanation given to us, the Company has not accepted deposits during the year and does not have any unclaimed deposits. Therefore, the provision of the clause 3(vi) of the Order is not applicable to the Company.

According to the information and explanations given to us and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues including provident and the records of the Company is regular in depositing undisputed statutory dues and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues and the records of the Company examined by us, the Company is regular in depositing undisputed statutory dues as at the last example of the company examined by us, the Company is regular in deposition and the records of the Company examined by us, the Company example is the company example of the Company example in the company example is the company example of the Company example in the company example is the company example of the Company example in the company example is the company example of the company example in the company example is the company example in the company example is the company example in the company example in the company example is the company example in the company example in the company example is the company example in the company example is the company example in the company example is the company example is the company example in the company example is the compa

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day of the financial year concerned for a period of more than six months from the date they became payable except provident fund and employee state insurance.

- viii. According to the information and explanations given to us, the Company has not defaulted in repayment of any loans or borrowings from any financial institution, banks, government or debenture holders during the year.
- ix. 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.
- x. According to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- 2... The provisions of clause 3 (xi) of the order relating to managerial remuneration has been compiled with as the company is registered as a public limited company.
- xii. In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. According to the information and explanations give to us and based on 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.
- xv. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with directors.
- xvi. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.

FOF ZANZARI RAMESHKUMAR & CO.

Chartered Accountants Firm Reg. No. 111775W

RITA CA: BOSH CARITUATUL ZANZARÍ

(Partner)

Membership No. 126265

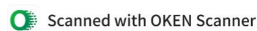
Place: CHANDRAPUR Dated: 03/09/2022

UDIN-22126265AX KTBJ5999

Statutory Audit Report FY-21-22

SAI URJA INDO VENTURES PRIVATE LIMITED

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Annexure - B to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of SAI URJA INDO VENTURES PRIVATE LIMITED ("the Company") as of 31 March 2022 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

Meaning of Internal Pinancial Controls over Financial Reporting:

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

(1) Perfain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;

UDIN: -22126265AXXTBJ5999

Audit Report FY-21-22 Page 7/8 SAI URIA INDO VENTURES PRIVATE LIMITED

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

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 system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the criteria for internal financial control over financial reporting 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

For ZANZARI RAMESHKUMAR & CO.

Chartered Accountants Firm Reg. No. 111775W

Ritu H. Banj CA RITU ATUL ZANZARI

(Partner) Membership No. 126265 Place: CHANDRAPUR Dated: 03/09/2022

UDINI- 22/26265 AFKIBIS999



SAI URJA INDO VENTURES PRIVATE LIMITED

Registered Address: UG-2 Office Floor, J.K.Complex, Nanaji Nagar Nagpur Road Chandrapur
CIN: U74900MH2012PTC231235

Balance Sheet As on 31st March, 2022

		Amount Ir	Hungreas
Particulars	Note	As at March 31, 2022 (₹)	As at March 31, 2021 (₹)
(A) EQUITY AND LIABILITIES			
(1) Shareholders' funds			4 000 00
(a) Share capital	2	1,000.00	1,000.00
(b) Reserves and surplus	3	5,24,914.81	6,30,062.11
(2) Non-current liabilities			
(a) Deferred tax liabilities (Net)	-		2 50 775 05
(b) Long Term Borrowing	4	4,26,250.49	3,50,735.85
(3) Current liabilities			
(a) Short Term Borrowings	-	<u> </u>	
(b) Trade payables	5	1,81,054.50	2,11,581.51
(c) Other current liabilities	1 - 1		
(d) Short-term provisions	6	4,391.55	491.40
тот	AL	11,37,611.35	11,93,870.87
(B) ASSETS			
(1) Non-current assets			
(a) Fixed assets	-	70,255.92	65,470.29
(i) Tangible Assets	7	70,255.92	65,470.25
(ii) Capital Work in Progress			
(b) Deferred Tax Assets (Net)	-		
(2) Current assets			
(a) Inventories	8	1,69,773.69	72,151.80
(b) Trade receivables	9	3,60,453.00	4,54,160.81
(c) Cash and cash equivalents	10	21,209.75	14,930.76
(d) Short-term loans and advances	11	23,246.31	4,000.00
(e) Other Current Assets	12	4,92,672.68	5,83,157.21
тот	AL	11,37,611.35	11,93,870.87

Signifacant Accounting Pollicies and Notes to the financial statements (Note 1)

In terms of our report attached.

For M/s. ZANZARI RAMESHKUMAR &

Chartered Accountants

[FRN-111 775W]

(SOU. RITU ATUL ZANZARI)

PARTNER M.No. 126265 Place: Chandrapur Date: 03/09/2022 For, Sai Urja Indo Ventures

Private Limited

Harsh Mittal (DIN: 05227867)

100000

Santosh Mittal
(DIN: 05227886)

SAI URIA INDO VENTURES PRIVATE LIMITED

Registered Address: UG-2 Office Floor, J.K.Complex, Nanaji Nagar Nagpur Road Chandrapur CIN: U74900MH2012PTC231235

Statement of Profit and Loss Account for the year ended on 31st March 2022

	The state of the s	Amount in Hundreds			
	culars	Note	For the year ended March 31, 2022 (₹)	For the year ended March 31, 2021 (₹)	
(A)	CONTINUING OPERATIONS				
(1)	Revenue from operations (Net)	13	2650649.25	2647242.33	
(2)	Other Income		0.00	0.00	
(3)	Total Revenue (1+2)		2650649.25	2647242.33	
(4)	Expenses				
	(a) Cost of materials consumed	14	-828.90	127182.32	
	(b) Direct Expense	15	373960.71	1597673.63	
	(c) Employee benefits expenses	16	2085375.56	395685.02	
	(d) Finance costs	17	38939.61	33861.78	
	(e) Depreciation and amortisation expenses	7	9734.41	12433.88	
	(f) Other expenses	18	61282.10	380881.74	
	Total Expenses		2568463.49	2547718.37	
(5)	Profit / (Loss) before tax (3 - 4)		82185.76	99523.96	
(6)	Tax Expense:				
	(a) Current tax expense		0.00	0.00	
	(b) Deferred tax		0.00	0.00	
(7)	Profit / (Loss) from continuing operations (5-6)		82185.76	99523.96	
(8)	Earning per equity share:	19			
	(1) Basic		821.86	995.24	
	(2) Diluted		821.86	995.24	

In terms of our report attached.

For M/s. ZANZARI RAMESHKUMAR & CO.,

Chartered Accountants

[FRN-111 775W]

(SOU. RITU ATUL ZANZARI)

PARTNER

M.No. 126265 Place: Chandrapur Date: 03/09/2022 FRON-111775W

For, Sai Urja Indo Ventures Private Limited

Private Linited

Harsh Mittal (DIN: 05227867)

Pantoln Millal

Santosh Mittal (DIN: 05227886)

SAMURIAVINDO VENTURES PRIVATE LIMITED Notes Annexed to and forming part of Balance Sheet

Amount in Hundreds

Note 2: SHARE CAPITAL

	As at March	31, 2022	As at March 31, 2021	
Particulars	Number of shares (in 00's)	Amount	Number of shares (in 00's)	Amount
(a) Authorised				
Equity shares of Rs.10/- each with voting rights	2,500.00	25,000.00	2,500.00	25,000.00
(b) Issued, Subscribed and Paid up		4 000 00	100.00	1,000.00
Equity shares of Rs.10 each with voting rights	100.00	1,000.00	100.00	1,000.00
		1 000 00	100.00	1,000.00
Total	100.00	1,000.00	100.00	1,000.00

2.0 Rights, preferences and restrictions attached to shares:-

The Company has one class of equity shares having a par value of Rs 10/- per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding. During the year ended 31 March 2022 the amount of per share dividend recognized as distribution to equity shareholder is Nil (Previous year Nil).

illistion of the number of charge outstanding is set out below:

2.1 The Reconciliation of the number of shares of	Equity S	hares	Equity Shares		
	As at 31 Mar	As at 31 March 2022		ch 2021	
	Number of shares (in 00's)	Amount	Number of shares (in 00's)	Amount	
At the beginning of the year	100.00	1,000.00	100.00	1,000.00	
Issued during the year				•	
Bought Back during the year	•			-	
Outstanding at the end of the year	100.00	1,000.00	100.00	1,000.00	

2.2 Details of shareholders holding more than 5% shares in the company:

	Equity Sh	nares	Equity Shares As at 31 March 2021		
	As at 31 Mar	ch 2022			
Name of the Shareholders	Number of shares (in 00's)	% Held	Number of shares (in 00's)	% Held	
HARSH MITTAL	45.00	45.00%	45.00	45.00%	
SANTOSH MITTAL	55,00	55.00%	55.00	55.00%	
TOTAL	100.00	100%	100.00	100%	

2.3 There is no change in the Shareholding of Promoters during the year.



SAI URIA INDO VENTURES PRIV Notes Annexed to and forming par		alance Sheet	
Note 3: RESERVES AND SURPLUS		Amount In I	dundreds
Particulars		As at March 31, 2022 (₹)	As at March 31, 2021 (₹)
(A) Surplus / (Deficit) in Statement of Profit and Loss		(5)	1.7
Opening balance		6,30,062.11	5,14,592.13
Add: Addition		7,567.40	15,947.5
Less: Deduction During the year		1,94,900.46	1.5
Add: Profit / (Loss) for the year		82,185.76	99,523.9
	-	5,24,914.81	6,30,062.1
Closing balance	tal	5,24,914.81	6,30,062.1
Note 4: LONG TERM BORROWINGS	, cur		
Particulars		As at March 31, 2022 (₹)	As at March 31 2021 (₹)
SECURED LOANS			
HDB FINANCE A/C-14577736			25,000.0
HDB FINANCE A/C-6550632			7,613.0
HDB FINANCE A/C-7018284			2,07,174.0
HDFC BANK -115865480			48,424.8
HDFC CAR LOAN-MH34 BR3014 KWID			2,066.3
HDFC LOAN ECLGS-8329119 (MSME)			4,150.0
HDFC VEH.LOAN BOLERO CAMPER (CG04MY)		2,074.13	4,619.7
HDFC VEH.LOAN BOLERO CAMPER (KA28P)		2,074.13	2,560.8
AXIS BANK LTD. OD A/C		2,94,933.61	2,500.0
AXIS Bank Ltd. ECLGS Loan A/c- 921060057971645		58,343.23	
AXIS Bank Ltd. ECLGS Loan A/c- 921060057971643		25,191.10	
KOTAK MAHINA BANK -LAP-18280989		45,708.42	49,126.9
TOT	AL	4,26,250.49	3,50,735.8
Note 5: TRADE PAYABLES	,,,,	4,20,230.43	3,30,733.0
		As at March 31,	As at March 31
Particulars		2022	2021
		(₹)	(₹)
More than 1 Year			2 10 22 72
Other Trade Payable		1,81,054.50	2,11,581.5
Note 6: SHORT TERM PROVISIONS	otal	1,81,054.50	2,11,581.5
Particulars		As at March 31, 2022	As at March 31 2021
		(₹)	(₹)
(a) Provision for employee benefits and Other Expenses		THE DECT	
Other Payable		899.75	240.0
(b) Provision - Taxation	9=1	0,0,1,0	2.13.0
105 Payable		3,491.80	251.4
1611	otal		-
	otal	4,391.55	491.

SAI URIA INDO VENTU Notes Annexed to and for			
lote 8: INVENTORY		nance Sheet	TO STATE OF THE PARTY OF THE PA
Particulars		As at March 31, 2022 (₹)	As at March 31, 2021 (₹)
Closing Inventory		1,69,773.69	72,151.80
Note 9: TRADE RECIEVABLES	Total	1,69,773.69	72,151.80
VOLE 5. TRADE RECIEVADEES			
Particulars		As at March 31, 2022 (₹)	As at March 31, 2021 (₹)
More Than 1Year		-	
Other Trade Recievable		3,60,453.00	4,54,160.8
	Total	3,60,453.00	4,54,160.8
Note 10: CASH AND CASH EQUIVALENTS			
Particulars		As at March 31, 2022 (₹)	As at March 31 2021 (₹)
BANK OF MAHARASHTRA - 0289		72.82	996.0
HDFC BANK A/C NO.50200027406312		806.57	531.3
HDFC BANK LTD.		2,291.96	743.5
HDFC BANK LTD. SIMDHARI A/C-240		100.95	102.6
HDFC BANK LTD. TIDLA A/C- 576886		100.41	104.4
PNB CHANAPUR A/C - 33153		178.20	280.9
STATE BANK OF INDIA A/C NO.		1,272.16	9,192.2
STATE BANK OF INDIA KUDGI A/C-44462		132.03	2,201.8
CASH IN HAND		16,254.65	777.8
	Total	21,209.75	14,930.7
Note 11: SHORT TERM LOAN & ADVANCES			
Particulars		As at March 31, 2022 (₹)	As at March 31 2021 (₹)
Short Term Loans & Advance		2,828.00	-
Mentech Engineers		4,000.00	4,000.0
AM Power Solution		16,418.31	-
	Total	23,246.31	4,000.0
Note 12: OTHER CURRENT ASSETS			
		As at March 31,	As at March 31
Particulars		2022	2021
Harsh Mittal		(₹) 20,408.56	12,735.1
Share Khan		6,263.27	Charles and the contract of
Security Deposits		4,66,000.85	
nesh K	Total	A CARLO MANAGEMENT AND A CARLO	
	Total	7,32,072.00	3,03,137

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The state of the s	F. S. L.A. C. J. S. L. A. L. S. L. S. C. S.	ss Account
Note 13: REVENUE FROM OPERATION	S	
Particulars	For the year ended March 31, 2022 (₹)	For the year ende March 31, 202
Contractor Reciepts	2650649.25	2647242.3
Total revenue From Operation	2650649.25	2647242.3
Note 14: COST OF MATERIALS CONSU	MED	
	For the year ended	For the year ende
Particulars	March 31, 2022 (₹)	March 31, 202
Opening stock	72151.80	107339.1
Add: Purchases	96792.99	91994.9
Less: Closing stock	169773.69	72151.8
Cost of material consumed	-828.90	127182.3
AT DIRECT EVDENSES		
Note 15: DIRECT EXPENSES		
Note 15: DIRECT EXPENSES	For the year ended	For the year ende
Particulars	March 31, 2022	March 31, 202
Particulars	March 31, 2022 (₹)	March 31, 202 (₹
Particulars Cable Laying & Excavation Charges	March 31, 2022 (₹) 2785.65	March 31, 202 (₹ 0.00
Particulars Cable Laying & Excavation Charges Freight Charges	March 31, 2022 (₹) 2785.65 24.50	March 31, 202 (₹ 0.00 0.00
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid	March 31, 2022 (₹) 2785.65 24.50 371150.56	March 31, 202 (₹ 0.00 0.00 0.00
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare	March 31, 2022 (₹) 2785.65 24.50	March 31, 202 (₹ 0.00 0.00 0.00 1597673.63
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71	March 31, 202 (₹ 0.00 0.00 0.00 1597673.63
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 For the year ended March 31, 2021
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 For the year ended March 31, 2021 (₹)
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 For the year ended March 31, 2021 (₹) 54046.95
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars ESIC	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022 (₹)	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 For the year ended March 31, 2021 (₹) 54046.95 285836.35
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars ESIC PF Paid	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022 (₹) 0.00 0.00 0.00	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 For the year ended March 31, 2021 (₹) 54046.95 285836.35 12000.00
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars ESIC PF Paid Remuneration	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022 (₹) 0.00 0.00	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 1597673.63 For the year ended March 31, 2021 (₹) 54046.95 285836.35 12000.00 2469.40
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars ESIC PF Paid Remuneration Labour& Wages	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022 (₹) 0.00 0.00 0.00	March 31, 202 (₹ 0.00 0.00 1597673.63 1597673.63 1597673.63 For the year ended March 31, 2021 (₹) 54046.95 285836.35 12000.00 2469.40 34834.82
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars ESIC PF Paid Remuneration Labour& Wages Salary	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022 (₹) 0.00 0.00 0.00 2034739.62	0.00
Particulars Cable Laying & Excavation Charges Freight Charges GST Paid Labour & wages & welfare Total Note 16: EMPLOYEE BENEFIT EXPENSE Particulars ESIC PF Paid Remuneration Labour& Wages	March 31, 2022 (₹) 2785.65 24.50 371150.56 0.00 373960.71 S For the year ended March 31, 2022 (₹) 0.00 0.00 0.00 2034739.62 43687.17	March 31, 202: (₹ 0.00 0.00 1597673.63 1597673.63 For the year ended March 31, 2021 (₹) 54046.95 285836.35 12000.00 2469.40 34834.82

SAI URJA INDO VENTURES PRIVATE LIMITED Notes Annexed to and forming part of Profit & Loss Account

Note 17: FINANCE COST

Amount in Hundreds

Particulars	For the year ended March 31, 2022 (₹)	For the year ended March 31, 2021
Interest On Loans	0.00	30575.80
Bank Commission & Charges	38939.61	3285,98
Total	38939.61	33861.78

Note 18: OTHER EXPENSES

Particulars	For the year ended March 31, 2022 (₹)	For the year ended March 31, 2021 (₹)
Administrative Expenses :		
Administrative Expenses	8789.49	4253.10
Advertisement Exp	58.00	227.00
Canteen Expense	0.00	9686.40
Consultancy Charges	0.00	4892.00
Computer Repair & Maintenance	111.10	0.00
Consumable Expenses	1876.82	5201.34
Deduction	6648.43	2839.31
Electricity Charges	0.00	717.00
Equipment Repair & Maintenance	0.00	1885.22
Gst Paid	0.00	312545.96
Excavation & Cable Laying Charges	0.00	3089.70
Hire Charges For Equipments	0.00	402.50
Job Work	4400.42	0.00
Insurance	2824.90	0.00
Legal Fee	1194.00	0.00
Medical Expenses	2751.18	0.00
Office Expenses	4274.13	2187.55
Office Rent (H.O.)	0.00	860.00
Petrol & Diesel Exps.	5396.80	6243.54
Postage & Courier Expn	0.00	71.73
Printing & Stationery	517.00	1116.89
Room Rent For Guest House	6826.19	5314.73
Site Labour Insurance	0.00	3112.36
Telephone & Mobile Expenses	689.93	712.47
Tender Expenses	337.70	559.66
Testing & Calibration Charges	62.00	0.00
Fransport Hire Charges	0.00	2928.03
Fravelling Expenses	2527.04	3205.96
/ehicle Hire Charges	8375.80	3310.00
/ehicle Insurance	0.00	2000.45
ehicle Repair & Maintenance	3621.17	3518.84
shicle Hire On Rent	0.00	0.00
Total	61282.10	380881.74

FRIN 141775W

SAI URJA INDO VENTURES PRIVATE LIMITED Notes Annexed to and forming part of Profit & Loss Account

Note 19: EARNINGS PER EQUITY SHARE

In accordance with the Accounting Standard – 20, Earning Per Equity Share is as follows: -

Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
Earning (Net Profit After Tax) available to Shareholders	82185.76	99523.96
Dividend & Dividend Distribution Tax on Preference Shares.	0.00	0.00
Earning (Net Profit After Tax) available to Equity Shareholders.	82185.76	99523.96
Weighted Average Number of Equity Share outstanding During the year. (in 00's)	100.00	100.00
Basic Earning Per Share	821.86	995.24
Diluted Earning Per Share	821.86	995.24
Face value of share in Rs	10.00	10.00

Note: The company has no outstanding Potential Equity Share. Hence the weighted average of number of equity shares outstanding during the year is same for the purpose of calculation of Basic Earning per share and Diluted Earning per share.



R PARTICULAR		OPENING	PURCHA	ASE			RATEOF	DEPRECI-	CLOWING T
NO.	BALANCE DURING THE YEAR				TOTAL	DEPRE-	ATION	CLOSING	
	-	01.04.2021	BEFORE	AFTER	Sold		CIATION	ATTOM.	BALANCE 31.03.2022
1 Portable office of	abin	1986.87	0.00	0.00	0.00	1986.87	160/		
2 AC claimp mete		165.74	0.00	0.00	0.00			298.03	1688.8
3 Air Conditioner		1329.59	0.00	0.00	0.00	165.74		24.86	* 7010
4 Audi A4 Car		15275.71	0.00	0.00	0.00	1329.59		199.44	
	Mark	88.04				15275.71		2291.36	
		3097.87	0.00	0.00	0.00	88.04	12.5	13.21	
6 Bolerao Camper			0.00	0.00	0.00	3097.87	Design 6	464.68	1 7237 (8 8 114
7 Bolerao Jeep K		4729.37	0.00	0.00	0.00	4729.37		709.41	4019.9
8 Bolerao Jeep M		3462.14	0.00	0.00	0.00	3462.14		519.32	
9 Bolero camp cg	my 9836	5719.75	0.00	0.00	0.00	5719.75		857.96	
10 Computer		791.52	0.00	486.44	0.00	1277.96		413.90	
11 Cooler		103.02	0.00	0.00	0.00	103.02		15.45	87.5
12 Digital Clamp n		2363.11	0.00	0.00	0.00	2363.11		354.47	2008.6
13 Digital Insulation		636.86	0.00	0.00	0.00	636.86	15%	95.53	541.3
14 Digital Multime	ter	1538.42	0.00	0.00	0.00	1538.42	15%	230.76	1307.6
15 Grass cutting m	acine	72.33	0.00	0.00	0.00	72.33	15%	10.85	61.4
16 Hard Disk		86.61	0.00	27.12	0.00	113.73	15%	15.03	98.7
17 High pressure j	et cleaner	912.05	0.00	0.00	0.00	912.05	15%	136.81	775.2
18 Insulation Teste	er	4215.48	0.00	0.00	0.00	4215.48	15%	632.32	3583.16
19 Internet router	sim based	28.47	0.00	0.00	0.00	28.47	15%	4.27	24.20
20 Invertor purcha	se	71.65	0.00	0.00	0.00	71.65	15%	10.75	60.90
21 Kargo King For	rce Trax	3423.02	0.00	0.00	0.00	3423.02	15%	513.45	2909.57
22 KWID PTL R	XT CAR	3969.49	0.00	0.00	0.00	3969.49	15%	595.42	3374.07
23 Laptop		1107.68	0.00	0.00	0.00	1107.68 4	10%	443.07	664.61
24 Lekage claim	meter	372.05	0.00	0.00	0.00	372.05	15%	55.81	316.24
25 Mobile		1024.45	67.21	179.66	0.00	1271.33 1	15%	177.22	1094.11
26 Motor cycle C	T 100 Alloy	234.61	0.00	0.00	0.00	234.61 1	5%	35.19	199.42
27 Motor cycle D	elux	386.28	0.00	0.00	0.00	386.28 1	5%	57.94	328.34
28 Office cupboar	rd	86.61	0.00	0.00	0.00	86.61 1		12.99	73.62
29 Paint spray ma	chine	172.97	0.00	0.00	0.00	172.97 1		25.95	147.02
30 Portable digita	l calibator	141.52	0.00	0.00	0.00	141.52 1		21.23	120.29
31 Printer (Canon	n Laser)	552.15	0.00	0.00	0.00	552.15 1		82.82	469.33
32 Traveller Mini	Bus	4547.97	0.00	0.00	4547.97	0.00 1		0.00	0.00
33 Voltas water d	espanser	57.24	0.00	0.00	0.00	57.24 1		8.59	48.65
34 Software purch	hase	411.34	0.00	0.00	0.00	411.34 1		61.70	349.64 0.00
35 Computer & P	rinter	96.61	0.00	0.00	96.61	0.00 4		0.00	271.97
36 immping Tool		319.96	0.00	0.00	0.00	319.96 1		47.99	147.54
37 Cycle		87.87	85.71	0.00	0.00	173.58 1		26.04 266.48	1510.02
38 Industrial Bear	ring Heater	1776.50	0.00	0.00	0.00	1776.50 1 27.37 1		4.11	23.26
39 Infread Therm		27.37	0.00	0.00	0.00			0.00	190.00
40 Attendance M	achine	0.00	0.00	190.00	0.00	190.00 1 18128.47 1		0.00	18128.47
41 Tools & Tacket		0.00	0.00	18128.47	0.00 4644.58	79990.33	0.00	9734.41	70255.92
TOTA	L	65470.29	152.93	19011.69	671.10	77904.17	0.00		65470.29

SAI URIA INDO VENTURES PRIVATE LIMITED

As per our report of even date attached

74506.12

For M/s. ZANZARI RAMESHKUMAR & CO.,

Chartered Accountants

[FRN-111 775W]

TOTAL

(SOU. RITU ATUL ZANKARI)

PARTNER M.No. 126265 Place: Chandrapur Date: 03/09/2022

For, Sai Urja Indo Ventures

77904.17

Private Limited

671.19

618.44

3450.79

of Mittal Santosh Mittal

0.00

12433.88

(DIN: 05227886)

SAI URJA INDO VENTURES PRIVATE LIMITED Registered Address: UG-2 Office Floor, J.K.Complex, Nanaji Nagar Nagpur Road Chandrapur CIN: U74900MH2012PTC231235 Statement of Cosh Flows For the Years Ending March 31, 2022 and March 31, 2021

in the state of the state of		Amount In	Hundreds
		March 31,2022	March 31,2021
. Cash Flows from Operating Activities			
i. Profit After Tax (PAT)		82,185.76	99,523.96
II. Add: Non-Cash Expenditures			
	Depreciation	9,734.41	12,433.88
	Income Tax		
	Profit on sale of Fixed Assets		
	Deferred Tax		
	Interest on Long Term Borrowings		
		91,920.17	1,11,957.8
III. Add: Decrease in Current Assets			25.457.5
	Inventories		35,187.3
	Short-term loans and advances		
	Trade receivables	93,707.81	
	Other current assets	90,484.53	1,413.1
		1,84,192.34	36,600.5
lv. Less: Increase in Current Assets			
IV. Less. Increase in Current Assets	Inventories	97,621.89	•
	Short-term loans and advances	19,246.31	
	Trade receivable		2,34,190.0
	Other current assets	•	82,038.7
	Other Content assess	1,16,868.20	3,16,228.
v. Add: Increase in Current Liabilities			
V. Add: Increase in Current Clabilities	Short Term Borrowings		
	Trade payables		53,383.0
	Other current liabilities		
	Short-term provisions	3,900.15	7,000,000,000
		3,900.15	53,383.0
vi. Less: Decrease in Current Liabilities			
VI. Less: Decrease in Current Labilities	Short Term Borrowings		
	Trade payables	30,527.01	
	Other current liabilities		591.5
	Short Term Provision		455.0
		30,527.01	1,046.5
			(1,15,333.3
vii. Less: Income Tax Paid Net Cash from Operating Activities (I+II+III	(-iv+v-vi-vii)	1,32,617.45	(1,15,555.5
tet Cash from Operating Activities (1111111			
I. Cash Flows from Investing Activities		72.22	671.
	Sale of Fixed Assets	4,644.58	1 250
Add:	Purchase of New Equipment	19,164.62	4,069.4
Less:	Capital Work in Progress		(3,398.0
Activities	Capitol 170111.01.11.50	(14,520.04	(3,356.0

Cash from Investing Activities

SAI URIA INDO VENTURES PRIVATE LIMITED

Registered Address: UG-2 Office Floor, J.K.Complex, Nanaji Nagar Nagpur Road Chandrapur

CIN: U74900MH2012PTC231235

Statement of Cash Flows

For the Years Ending March 31, 2022 and March 31, 2021

	Annual Country has been a survivanted by the survivanted by the survivanted by the survival of	March 31,2022	March 31,2021
III. Cash Flows from Financing Activ Add: Add: Less: Add: .ess:	Proceeds from changes in Reserves & Surplus Proceeds from Long-term borrowings Repayment of Long-term borrowings Proceeds from Long Term Loans & Advances Grant of Long Term Loans & Advances Interest on Long-term borrowings	(1,87,333.06) 75,514.64 - - -	76,882.74
.ess: Net Cash from Financing Activities	merest on bong town	(1,11,818.42)	92,828.7
A. NET INCREASE/(DECREASE) IN CAS B. CASH & CASH EQUIVALENT AT THE	H (I+II+III) BEGINNING OF YEAR	6,279.00 14,930.77 21,209.76	(25,902.66 40,833.43 14,930.77

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4. Commants Char

For M/s. ZANZARI RAMESHKUMAR & CO.,

Chartered Accountants

[FRN-111 775W]

(SOU. RITU ATUL ZANZARI)

PARTNER

M.No. 126265 Place: Chandrapur Date: 03/09/2022 For, Sai Urja Indo Ventures

Private Limited

Harsh Mittal

(DIN: 05227867

Sentoh Mitto

(DIN: 05227886)

SAI URIA INDO VENTURES PRIVATE LIMITED Notes Annexed to and forming part of Balance Sheet

Note 10: RATIOS

Amount in Hundreds

Particulars	FORMULA	As at 31 March 2022	As at 31 March 2021	% Variance		
(A) Current Ratio	[Current assets / Current Liabilities]	5.76	5.32	108.17%		
(B) Debt-Equity Ratio	[Debts / shareholder's Equity]	81.05%	55.58%	145.83%		
(C) Debt Service Coverage Ratio	rvice Coverage Ratio [(Profit after tax + Depreciation + Finance Cost)/ (Interest and Lease payment + Principal)]		bbt Service Coverage Ratio [(Profit after tax + Depreciation + Finance Cost)/ (Interest and Lease payment + Principal)] NA		NA	NA NA
(D) Return On Equity Ratio	[PAT / Average shareholder Equity]	821.86	99.52	825.79%		
(E) Inventory Turnover Ratio	[COGS / Average Inventory]	67.94%	141.71%	47.94%		
(F) Trade Receivables Turnover Ratio	[Revenue from operations / Average Debtors]	650.77%	785.38%	82.86%		
(G) Trade Payables Turnover Ratio	over Ratio [Raw material+Other expenses / Average Trade payable]				932.91%	20.37%
(H) Net Capital Turnover Ratio	[Revenue from operation/Average working capital]	458,20%	461.73%	99.24%		
(1) Net Profit Ratio	[PAT / Sales]	3.10%	3.76%	82.47%		
(J) Return On Capital Employed	[EBIDT / E.Capital + Reserves & Surplus + Lease liability]	15.63%	15.77%	99.09%		
n Return On Investment	[Increase/ (decrease) in market price of Investment/Opening Market price of investment]	NA	NA	NA		

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