

25th June, 2025

To,
The Deputy Manager,
The Department of Corporate Services,
National Stock Exchange Limited,
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex,
Bandra(E), Mumbai-400051

Ref.: Company Code- SHAIVAL ISIN: INE262S01010

SUB: 29th Annual Report of the Company for the financial year 2024-25.

Dear Sir/Madam,

Pursuant to provisions of Regulation 34(1) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015, enclosed please find herewith Notice convening 29th Annual General Meeting (AGM) and Annual Report for the financial year 2024-25 of the Company, which is being sent through electronic mode to the Members.

The AGM of the company is scheduled to be held on Friday, 25th July, 2025 at 2:00 p.m. to transact the business as set out in the Notice, in accordance with the relevant circulars issued by Ministry of Corporate Affairs and the Securities and Exchange Board of India.

The aforesaid documents are also available on the website of the Company at www.shaivalgroup.ooo.

Kindly take the same on record.

Thanking you.

Yours Faithfully, For, SHAIVAL REALITY LIMITED

MAYUR MUKUNDBHAI DESAI MANAGING DIRECTOR DIN: 00143018

Encl: As above.



Faster, Greener & More Affordable

CIN: L45201GJ1996PLC029311 Block-A, Office No.-1501 to 1503, 15TH Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058

29th ANNUAL REPORT 2024-2025

Telephone/fax - 026407802, 26404097(F) 26400224

e-mail: shaivalgroup@gmail.com website: www.shaivalgroup.ooo

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CAUTIONARY STATEMENT: (SAFE HARBOUR)

Statements in this Report describing the Company's objectives, projections, estimates, expectations or predictions may be "forward-looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Due to various risk factors and uncertainties, the company assumes no responsibility to publicly amend, modify or revise any forward looking statements on the basis of any subsequent developments, information or events and assume no liability for any action taken by anyone on the basis of any information contained herein.

CORPORATE INFORMATION

CIN	L45201GJ1996PLC029311
REGISTERED OFFICE	Block-A, Office No1501 to 1503, 15TH Floor, Navratna
REGISTERED OTTICE	Corporate Park, Ambli Bopal, Opp. Jayantilal Park,
	Ahmedabad, Gujarat-380058
E-MAIL ID	shaivalgroup@gmail.com,
	cs.shaival@gmail.com
CONTACT NO.	091-9979870289
	091-9979870106
WEBSITE	www.shaivalgroup.ooo Mr. Mayur Mukundbhai Desai (Chairman & Managing Director)
BOARD OF DIRECTORS	
	Mr. Shaival Mayurbhai Desai (Director)
	Mr. Rinkal Maulik Jasani (Independent Director) (w.e.f. 07/03/2025)
	Mr. Ashish Navnitlal Shah (Independent Director upto 08/03/2025)
	Mrs. Sonal Mayur Desai (Director) (Upto 08/03/2025)
	Mr. Ashish Desai (Independent Director upto 08/03/2025)
	Mr. Rajiv Dinesh Desai (Independent Director) (w.e.f.1/11/2023)
AUDIT COMMITTEE	Mr. Ashish Navnitlal Shah (Chairman) (till 07/03/2025)
7.0577	Mr. Ashish Jaswantbhai Desai (Member) (till 07/03/2025)
	Mr. Rajiv Dinesh Desai (Chairman) (w.e.f. 07/03/2025)
	Mr. Rinkal Maulik Jasani (Member) (w.e.f. 07/03/2025)
	Mr. Mayur Mukundbhai Desai (Member)
NOMINATION AND REMUNERATION COMMITTEE	Mr. Ashish Jaswantbhai Desai (Chairman) (till 07/03/2025)
COMMITTEE	Mr. Ashish Navnitlal Shah (Member) (till 07/03/2025)
	Mr. Rajiv Dinesh Desai (Chairman) (w.e.f. 07/03/2025)
	Mr. Rinkal Maulik Jasani (Member) (w.e.f. 07/03/2025)
	Mr. Shaival Mayurbhai Desai (Member) (w.e.f. 07/03/2025)
STAKEHOLDERS RELATIONSHIP	Mr. Ashish Jaswantbhai Desai (Chairman) (till 07/03/2025)
COMMITTEE	Mr. Ashish Navnitlal Shah (Member) (till 07/03/2025)
	Mrs. Sonal Mayurbhai Desai (Member) (till 07/03/2025)
	Mr. Rajiv Dinesh Desai (Chairman) (w.e.f. 07/03/2025)
	Mr. Mayur Mukundbhai Desai (Member) (w.e.f. 07/03/2025)
CHIEF FINANCIAL OFFICER	Mr. Shaival Mayurbhai Desai (Member) (w.e.f. 07/03/2025) Ms. Varsha Deepkbhai Bhachani (till 14/11/2024)
CHIEF FINANCIAL OFFICER	Mr. Harshil Rohitkumar Desai (w.e.f. 07/03/2025)
COMPLIANCE OFFICER AND COMPANY	Ms. Ankita Vivekkumar Shah (till 30/11/2024)
SECRETARY	Mr. Shaival M. Desai (Compliance Officer) (from 30/11/2024 to
	28/02/2025) Mrs. Urvi Meet Shah (w.e.f. 28/02/2025)
AUDITORS	M/s. Jaimin Deliwala & Co.
	406, Time Square, Nr. Pariseema Complex,
	C. G. Road, Ahmedabad - 380006
SECRETARIAL AUDITORS	M/s. Ronak Doshi & Associates 802, Mahakant Complex, Opp. V.S. Hospital,
	Ellisbridge, Paldi-380006, Gujarat

BANKERS	> HDFC Bank Limited		
	> Canara Bank		
	> The	Mehsana Urban Co-Op Bank Ltd	
SHARE TRANSFER AGENTS	Regd. Off	: Pinnacle Business Park, Office no S6-2 ,6 th floor,	
		Mahakali Caves Road , Next to Ahura Centre,	
BIGSHARE SERVICES PRIVATE LIMITED		Andheri East, Mumbai, Maharashtra-400093	
	Branch O	ff.: 302, Kushal Bazar, 32-33,	
		Nehru Place, New Delhi – 110019	
	Email id:	bssdelhi@bigshareonline.com	
	Tele No:	011-42425004	

NOTICE

CIN: L45201GJ1996PLC029311

NOTICE is hereby given that Twenty Ninth (29th) Annual General Meeting of the members of **SHAIVAL REALITY LIMITED** will be held on Friday, 25th July, 2025 at 2:00 p.m. at the registered office of the company at Block-A, Office No.-1501 to 1503, 15th Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058 to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the audited standalone & consolidated financial statements of the company for the financial year ended 31st March, 2025 together with the Board of Directors and Statutory and Secretarial Auditors' Reports thereon and in this regard to pass, with or without modification, the following resolution as ordinary resolution:
 - "RESOLVED THAT audited standalone and consolidated financial statements of the company for the financial year ended on 31ST March, 2025 and the reports of the board of directors and Statutory and Secretarial auditors' thereon laid before this meeting, be and are hereby considered and adopted."
- 2. To re-appoint a Director in place of Mr. Shaival Mayurbhai Desai (DIN: 03553619), who retires by rotation and being eligible, offers himself for re-appointment and in this regard to consider and, if thought fit, to pass, with or without modification, the following resolution as an ordinary resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Shaival Mayur Desai (DIN: 03553619), who retires by rotation at this meeting and being eligible has offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."
- 3. To confirm appointment of M/s. Ronak Doshi & Associates as the Secretarial Auditor of the company for a period of one term of five years from 1st April, 2025 to 31st March, 2030 w.e.f. 1st April, 2025 and in this regard to consider and, if thought fit, to pass, with or without modification, the following resolution as an ordinary resolution:
 - "RESOLVED THAT pursuant to the provisions of section 204(1) and any other applicable provisions, if any, of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, M/s. Ronak Doshi & Associates, Practicing Company Secretary be and is hereby re-appointed as Secretarial Auditor of the company for audit of the books, papers, minutes books, forms and various returns filed under Companies Act, 2013 and other allied acts along with records maintained by the company for a period of one term of five years from 1st April, 2025 to 31st March, 2030 at a remuneration and terms and conditions as may be decided by the board in consultation with the Secretarial Auditor."

"RESOLVED FURTHER THAT any one director of the company be and is hereby authorized to file necessary forms with Registrar of Companies, Gujarat and to do all such acts, deeds and things as may be necessary to give effect to the above said resolution."

SPECIAL BUSINESS:

- 4. To approve for Re-appointment of Mr. Mayur M Desai as the Managing Director of the Company and in this regard to consider and, if thought fit, to pass, with or without modification, the following resolution as a **Special resolution**:
 - **"RESOLVED THAT** pursuant to the provisions of sections 196,197 and 198 and other applicable provisions, if any of the Companies Act, 2013 (the Act) read with Schedule V to the Act, including any statutory modifications or re-enactments thereof, for the time being in force, consent of the members be and is hereby granted for reappointment of Mr. Mayur M Desai (DIN: 00143018) as the Managing Director of the company w.e.f. 18th June, 2025, for a period of five years, on the terms, conditions and remuneration as are approved by the Board of

Directors, based on his performance evaluation and as may be recommended by the Nomination and Remuneration Committee, which shall be within the overall limits prescribed under the provisions of the Act from time to time, out of the profits of the Company of the respective financial year as calculated under the provisions of sections 197 and 198 of the Act in any financial year and on the terms and conditions, benefits and perquisites, as set out in this resolution with an authority to the Board of Directors to finalize and execute it."

"RESOLVED FURTHER THAT notwithstanding anything to the contrary contained hereinabove, where in any financial year during the currency of his tenure, the Company has no profits or its profits are inadequate, remuneration by way of salary and perquisites shall not exceed the aggregate of the annual remuneration as provided above or maximum remuneration payable as per the limits set out in Section II of Part II of Schedule V of the Act, whichever is lower as the Minimum Remuneration, unless otherwise determined by the Nomination and Remuneration Committee and the Board of Directors."

"RESOLVED FURTHER THAT in case of no profits or if profits of the company in any financial year is inadequate, in addition to the above, the Managing Director shall also be entitled to the following perquisites, which shall not be included in the computation of the ceiling on remuneration stated hereinabove:

"RESOLVED FURTHER THAT Mr. Mayur M Desai shall also be entitled for the reimbursement of actual entertainment, travelling, boarding and lodging expenses incurred by him in connection with the Company's business and such other benefits/amenities and other privileges, as from time to time, be available to other Senior Executives of the Company."

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, Board of Directors be and are hereby authorized to do all such acts, deeds, matters and things as they may consider necessary and to file all documents and returns with the Registrar of Companies, Gujarat."

5. To approve the sale of immovable property of the Company to a related party and in this regard to consider and, if thought fit, to pass, with or without modification, the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to the applicable provisions of the Companies Act, 2013 including any amendment thereof for the time being in force, other applicable laws, and in terms of the Memorandum and Articles of Association of the Company, and subject to the approval of all applicable authorities including but not limited to Gujarat Industrial Development Corporation, consent of the members of the Company be and is hereby accorded to sell the land situated at Plot No. 315/4, Ranoli Industrial Estate, GIDC Ranoli, Vadodara, Ahmedabad — 391350 to M/s. Niche Realty Pvt Ltd. at a sale consideration of Rs. 1,10,00,000.00 (Rupees One Crore Ten Lakh only), which has been reviewed and approved by the Audit Committee and the Board of Directors of the Company as a material related party transaction.

RESOLVED FURTHER THAT Mr. Mayur Mukundbhai Desai, Director of the Company, be and is hereby severally authorized to negotiate and finalize the terms and conditions, the most advantageous price for the purchase of abovementioned property and to sign and execute MOUs, sale deed(s), the other requisite documents related or connected to this matter where necessary and to complete all administrative, revenue and legal formalities of purchase, apply for necessary permission before any authority including but not limited to Gujarat Industrial Development Corporation and do all such other acts, deeds and thin as are necessary, incidental or consequential thereto.

RESOLVED FURTHER THAT Mr. Mayur Mukundbhai Desai, Director of the Company of the Company and be and are hereby severally authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

SHAIVAL REALITY LIMITED

Registered Office: Block-A, Office No.-1501 to 1503, 15th Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058.

Date: 25th June, 2025 Place: Ahmedabad By Order of the Board For, Shaival Reality Limited

CIN: L45201GJ1996PLC029311

Sd/-

MAYUR MUKUNDBHAI DESAI Chairman and Managing Director

DIN: 00143018

NOTES:

1. PURSUANT TO SECTION 105 OF THE COMPANIES ACT, 2013 AND THE RULES MADE THEREUNDER, A MEMBER ENTITLED TO ATTEND AND VOTE AT 29th ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF, SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as proxy on behalf of members not exceeding 50 [fifty] and holding in aggregate not more than ten (10) per cent of the total share capital of the Company. In case proxies proposed to be appointed by a Member holding more than ten (10) percent of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any such other person or shareholder.

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 i.e. by 2:00 p.m. on Wednesday, 23rd July, 2025. A Proxy form is sent herewith. Proxy form submitted on behalf of the Companies, Societies, etc. must be supported by an appropriate resolution / authority, as applicable.

Every shareholder entitled to vote at a meeting of the company or any resolution to be moved thereat, shall be entitled during the period beginning twenty-four hours prior the time fixed for the commencement of meeting and ending with the conclusion of the meeting, to inspect the proxies lodged at any time during the business hours of the Company, provided that the notice regarding the same should be submitted in writing three days before the meeting date, mentioning the intention to inspect the proxies of the Company.

- 2. Members attending the meeting are requested to bring with them the Attendance Slip attached to the Annual Report duly filled in and signed and handover the same at the entrance of place of the meeting. Proxy/representative of a member should mark on the Attendance Slip as "Proxy" or "Representative" as the case may be.
- 3. Corporate Members intending to appoint their authorized representatives to attend the Meeting pursuant to Section 113 of the Companies Act, 2013 are requested to send to the Company or the Registrar and Share Transfer Agent *M/s. Bigshare Services Private Limited*, a certified copy of the relevant Board Resolution together with their respective specimen signatures authorizing their representative(s) to attend and vote on their behalf at the Meeting.
- 4. In case of joint holding, the joint holder whose name stands first as per the Company's record, shall alone be entitled to vote.
- 5. In terms of Section 152 of the Companies Act, 2013, Mr. Shaival Mayur Desai (DIN: 03553619), Director, retires by rotation at the ensuing Annual General Meeting and being eligible, offer himself for re-appointment. The Board of Directors of the Company recommends his re-appointment.
- 6. Relevant disclosure pursuant to Regulation 36(3) Of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015 and Secretarial Standard on General Meetings (SS-2) issued by Institute of Company Secretaries of India, relating to directors seeking appointment/reappointment at the Annual General Meeting of the Company:
 - > Mr. Shaival Mayur Desai, aged 33 years, is Director of our Company. He is a Bachelor of Science in Mechanical Engineering from University of Illinois, United States of America. He is working in investment management and looking after portfolio allocation for managing proprietary money. He is involved in the field of intensive agriculture of high yield crops. He holds 29,98,200 shares in the Company. Apart from Shaival Reality Limited, he holds directorship/designated Partnership in the following Companies/LLPs:

Name of the	Company/LI	.P	Date of Appointment		
PRAYOSHA FOOD SERVICES PRIVATE LIMITED			21/06/2014		
CHARMEUSE	TECHNOLOG	22/01/2021			
MULTIPLE ENTERTAINMENT			18/01/2025		
PRIVATE LIM	ITED				
GRAVITRO	FINTECH	PRIVATE	24/12/2024		
LIMITED					

NICHE REALTY PRIVATE LIMITED	01/10/2024
SHAIVAL TRANSPORT LLP	16/06/2014
DESAI PROFESSIONAL ADVISORS LLP	31/03/2023

Except Mr. Mayur M Desai, who is father of Mr. Shaival M. Desai, none of the Directors is related and interested in the said re-appointment of Mr. Shaival Desai.

- 7. The Notice of AGM along with the Annual Report 2024-2025 and other annexures thereto are physically/by e-mail sent to all members at the address registered with the Company/ Depositories. Members may note that this Notice and the Annual Report 2024-25 will also be available on the Company's website www.shaivalgroup.ooo.
- 8. The Register of Members and Share Transfer Books of the Company will remain closed from Friday, 18th July, 2025 to Friday, 25th July, 2025 (both day inclusive).
- 9. The relevant documents referred to in the accompanying Notice and in the Explanatory Statements, if any, are open for inspection by the Members at the Company's Registered Office on all working days of the Company, during business hours up to the date of the Meeting.
- 10. The Register of Directors and Key Managerial Personnel and their shareholding maintained under section 170 and the Register of Contracts or Arrangements in which Directors are interested maintained under section 189 of the Companies Act, 2013 are available for inspection by the members at the AGM.
- 11. In accordance with the amendments to Regulation 40 of the Securities and Exchange Board of India (SEBI) has revised the provisions relating to transfer of listed securities and has decided that transfer of listed securities shall not be processed unless the securities are held in dematerialized form with a Depository (National Securities Depository Limited and Central Depository Services (India) Limited). This measure is aimed at curbing fraud and manipulation risk in physical transfer of securities by unscrupulous entities. Transfer of securities only in Demat form will improve ease; facilitate convenience and safety of transactions for investors.
- 12. SEBI has mandated the submission of PAN by every participant in securities market. Members holding shares in electronic form are therefore, requested to submit their PAN to their concerned Depository Participants. Members holding shares in physical form can submit their PAN to the Company/Registrar and Share Transfer Agent, *Bigshare Services Private Limited* (RTA).
- 13. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is not required to provide facility of remote e-voting to its Members in respect of the business to be transacted at the AGM as the number of members are less than 1000 and the company is listed on NSE SME platform.
- 14. Shareholders are informed that voting shall be done by the means of polling paper. The Company will make the arrangements of polling papers in this regard at the Meeting's Venue.
- 15. The Board of Directors of the Company has appointed Mr. Ronak D Doshi, Proprietor of M/s. Ronak Doshi & Associates, Practicing Company Secretary, Ahmedabad as scrutinizer, for conducting the poll paper voting process in a fair and transparent manner.
- 16. The resolution will be taken as passed effectively on the date of announcement of the result by the Chairman of the Company, if the result of the poll paper voting indicates that the requisite majority of the Shareholders had assented to the resolution. However, unsigned or incomplete and improperly or incorrectly ticked Voting Poll Papers shall be rejected.
- 17. The Scrutinizer shall after the completion of the voting, count the votes cast in favour or against and mention them in his report to the Chairman or a person authorized by him in writing who shall countersign the same and declare the result of voting forthwith. After declaration, the voting result will be declared on the Company's website: www.shaivalgroup.ooo besides communicating the same to CDSL and Bigshare Services Private Limited, Registrar and Share Transfer Agents on the said date and also to National Stock Exchange, SME Emerge Platform where the shares of the Company are listed.

- 18. As an austerity measure, copies of the Annual Report will not be distributed at the Annual General Meeting. Members are requested to bring their copies to the meeting. Shareholders seeking any information with regard to accounts are requested to write to the Company early so as to enable the Management to keep the information ready.
- 19. Members are requested to contact Registrar and Transfer Agent (RTA) namely, Bigshare Services Private Limited having its office at Pinnacle Business Park, Office no S6-2, 6th floor, Mahakali Caves Road, Next to Ahura Centre, Andheri East, Mumbai, Maharashtra- 400093 for recording any change of address, bank mandate, ECS or nominations, for updation of email address and for redressal of complaints contact the Compliance Officer at the Registered Office of the Company.
- 20. Members are requested to bring their client ID and DP ID numbers and PAN No. for easy identification of attendance at the meeting.
- 21. All Members are requested to intimate Registrar and Share Transfer Agent; M/s Bigshare Services Private Limited for consolidation of folios, in case having more than one folio.
- 22. The Company is having agreements with NSDL and CDSL to enable members to have the option of dealing and holding shares of the Company in electronic form. The ISIN for the equity shares of the Company is **INE262S01010.**
- 23. A Route Map showing the directions to reach venue of the Annual General Meeting as per the requirement of the Secretarial Standards-2 on General Meetings is shown below.

EXPLANATORY STATEMENTS PURSUANT TO SECTION 102[1] OF THE COMPANIES ACT, 2013

The following statements set out all material facts relating to Special Businesses mentioned in the accompanying Notice:

Item No. 4 Profile of Managing Director:

Dr. Mayur Desai has been associated with the company since its first financial year. Dr. Mayur Desai is an experienced personnel and an entrepreneur in the field of Real Estate, Transportation, Medical as well as Information Technology. Keeping in view of the increased responsibilities and challenges involved, it is proposed to appoint Dr. Mayur Desai as the Managing Director of the Company on the terms and conditions as are approved by the Board of Directors.

Name	Mayur Mukundbhai Desai
Directorship in other	1.Niche Realty Private Limited
companies/LLP	2.Multiple Entertainment Private Limited
	3.Olive International Education Foundation
	4.Shaival Investment Consultancy Private Limited
	5. Olive International Education Foundation
	6.Desai Professional Advisors LLP
	7.Shaival Transport LLP
Chairman/Member of the committees of the Board of the other companies on which he is a director	NA
No. of shares held in the company	42,06,600 Equity shares.
Disclosure of the Relationships	Mr. Mayur Mukundbhai Desai is father of Mr. Shaival M Desai.

Taking into account financial position of the company, trend in the industry and qualifications, and experience of Mr. Mayur Mukundbhai Desai and as approved by the Nomination and Remuneration Committee, the remuneration set out in the resolution is considered to be just, fair and reasonable.

The resolution at Item No 4 of the Notice seeks the approval of the members for reappointment of Managing Director. Your directors recommend the resolution to the shareholders for adoption.

This shall be treated as circular of abstracts to the members as required under Sections 196 and 197 read with Schedule V and other applicable provisions, if any, of the Companies Act, 2013.

Except Mr. Shaival M Desai, who is son of Mr. Mayur M Desai, none of the Directors is related and interested in the said re-appointment of Mr. Mayur M Desai.

ITEM NO. 5: APPROVAL FOR ENTERING INTO RELATED PARTY TRANSACTIONS BY THE COMPANY:

The Board of Directors of the Company, at its meeting held on 18/06/2025, has approved the proposal to sell the land situated at Plot No. 315/4, Ranoli Industrial Estate, GIDC Ranoli, Vadodara, Ahmedabad − 391350 to M/s. Niche Realty Private Limited, for a total consideration of ₹1,10,00,000/- (Rupees One Crore Ten Lakh only) and the same was also reviewed by the Audit committee of the company.

M/s. Niche Realty Private Limited is a Related Party as per the provisions of Section 2(76) of the Companies Act, 2013 and Regulation 2(1) (zb) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, since it is a company in which the directors/promoters of the Company are interested.

The transaction is being undertaken at arm's length and in the ordinary course of business. However, since the transaction value exceeds as a material related party transaction under Regulation 23(1) of SEBI (LODR) Regulations, 2015, it requires the approval of the shareholders of the Company by way of a special resolution.

Registered Office: Block-A, Office No.-1501 to 1503, 15th Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058.

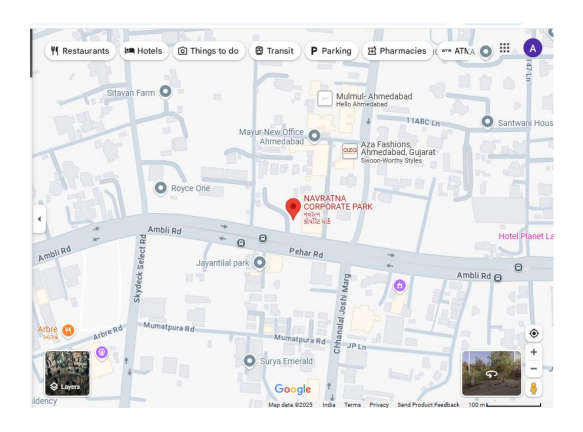
Date: 25th June, 2025 Place: Ahmedabad By Order of the Board For, Shaival Reality Limited

Sd/-MAYUR MUKUNDBHAI DESAI Chairman and Managing Director

DIN: 00143018

ROUTE MAP

FOR THE VENUE OF 29th ANNUAL GENERAL MEETING TO BE HELD ON FRIDAY, 25TH JULY, 2025 AT 2:00 P.M. AT BLOCK-A, OFFICE NO.-1501 to 1503, 15TH FLOOR, NAVRATNA CORPORATE PARK, AMBLI BOPAL, OPP. JAYANTILAL PARK, AHMEDABAD, GUJARAT-380058.



SHAIVAL REALITY LIMITED CIN: L45201GJ1996PLC029311

REGD. OFFICE: BLOCK-A, OFFICE NO.-1501 to 1503, 15TH FLOOR, NAVRATNA CORPORATE PARK, AMBLI BOPAL, OPP. JAYANTILAL PARK, AHMEDABAD, GUJARAT-380058

E-mail: <a href="mailto:shaival@gmail.com/cs.shaiva

Website: www.shaivalgroup.ooo

FORM NO. MGT-11 PROXY FORM TWENTY NINTH ANNUAL GENERAL MEETING

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

Name of Shareholder(s):
Registered Address:
E-mail ID (IF ANY):
Folio No. /DP ID Client No.
I/We, being the shareholder(s) of SHAIVAL REALITY LIMITED holding (No. of shares), hereby appoint:
1. Name: Address:
E-mail ID:, or failing him:
Signature
2. Name: Address:
E-mail ID:, or failing him
Signature

As my/our proxy to attend and vote (on a Poll) for me/us and on my/our behalf at 29th Annual General Meeting of the Company, to be held on Friday, 25th July, 2025 at 2:00 p.m. at the registered office of the Company situated at Block-A, Office No.-1501 to 1503, 15TH Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058 and at any adjournment thereof in respect of such resolutions as are indicated below:

SR. NO.	RESOLUTIONS		AL
	Ordinary Resolutions:	For	Against
1.	To consider and adopt audited Standalone & Consolidated Financial Statements of the company for the financial year ended 31 st March, 2025 together with the Board of Directors and Statutory and Secretarial Auditors' Reports thereon.		
2.	To re-appoint a Director in place of Mr. Shaival Mayur Desai (DIN: 03553619), who retires by rotation and being eligible, offers himself for re-appointment.		
3.	To confirm appointment of M/s. Ronak Doshi & Associates as the Secretarial Auditor of the company for a period of one term of five years from 1 ST April, 2025 to 31 ST March, 2030 w.e.f. 1 ST April, 2025		
	Special Resolution:		
4.	To approve for Re-appointment of Mr. Mayur M Desai (DIN: 00143018) as the Managing Director of the Company.		
5.	To approve the sale of immovable property of the Company to a related party.		

Affix Revenue
Stamp of One
Rupee

Signature of Shareholder			
Signature of Second Proxy Holder			

Notes:

- 1. This form in order to be effective must be duly stamped, completed and signed and must be deposited at the Registered Office of the Company, not later than 48 hours before the commencement of the meeting.
- 2. Please put a (X) in the appropriate column against the resolutions indicated in the Box. If you leave the 'For' or 'Against' column blank against any or all the resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- 3. The proxy need not to be the member of the Company.
- 4. All alterations made in the form of proxy should be initialed.

SHAIVAL REALITY LIMITED CIN: L45201GJ1996PLC029311

CIN: L45201GJ1996PLC029311

REG. OFFICE: BLOCK-A, OFFICE NO.-1501 TO 1503, 15TH FLOOR, NAVRATNA CORPORATE PARK, AMBLI BOPAL, OPP. JAYANTILAL PARK, AHMEDABAD, GUJARAT-380058

> E-mail: shaivalgroup@gmail.com Website: www.shaivalgroup.ooo

ATTENDANCE SLIP

(Please complete this attendance slip and hand it over at the entrance of the Hall)

*Strike	e out whichever is not applicable				
	Signature of the Shareholder/Proxy/Represer	ntative*			
•	ilal Park, Ahmedabad, Gujarat-380058.				
	ed at Block-A, Office No1501 to 1503, 15^{TH} Flo	oor, Navrat	na Corporate	Park, Ambli Bo	pal, Opp.
	any to be held on Friday, 25 th July, 2025 at 2:0	•	_		· ·
	hereby record my/our presence at 29 th Ann				
	Name of Proxy holder				
	No. of Share(s) held				
	Name(s) of Joint holder(s)				
	Name & Address of the Member				
	Reg. Folio/ DP ID & Client ID				

Note:

- Please hand over the Attendance Slip duly completed and signed at the REGISTRATION 1. **COUNTERS**
- Copy of the Notice of the Annual General Meeting (AGM) along with Attendance Slip and *2*. Proxy Form is sent to all the members at their respective address registered with the company

DIRECTORS' REPORT

To,
The Members,
Shaival Reality Limited

The Board of Directors of your Company is presenting Twenty Ninth (29th) Annual Report of your Company together with the Audited Financial Statements (Standalone and Consolidated) for the period ended 31st March, 2025.

FINANCIAL RESULTS:

(Amount in Rs.)

CIN: L45201GJ1996PLC029311

C.,	Doutionland	Ctons	lalone	(Amount in Rs.) Consolidated		
	Particulars		•			
No.		Figures for the	Figures for the	Figures for the	_	
		year ended	year ended	year ended 31/03/2025	year ended	
		31/03/2025	31/03/2024		31/03/2024	
I.	Revenue From Operations	1,036,077.00	3,278,609.92	3,927,425.10	4,547,982.52	
II.	Other Income	10,969,422.80	39,530,898.40	10,973,898.94	39,532,036.00	
III.	Total Revenue (I + II)	12,005,499.80	42,809,508.32	14,901,324.04	44,080,017.52	
IV.	Expenses:					
	Employee Benefits Expense	1,102,255.00	935,757.00	1,103,065.00	9,36,570.00	
	Depreciation and Amortization Expense	87,755.00	344,520.00	123,333.94	1,522,541.80	
	Expenses other than Depreciation & Employee Benefits Expense	3,716,971.90	17,228,873.48	65,76,407.56	1,73,20,558.84	
	Total Expenses	4,906,981.90	18,509,150.48	7,802,806.50	19,779,670.64	
	Profit Before Exceptional and Extraordinary Items and Tax (III-IV)	7,098,517.90	24,300,357.84	7,098,517.54	24,300,346.88	
VI.	Exceptional Items	-	-			
	Profit Before Extraordinary Items and Tax (V - VI)	7,098,517.90	24,300,357.84	7,098,517.54	24,300,346.88	
VIII	Extraordinary Items	-	-			
	Depreciation on account of change in method	-	-			
IX.	Profit Before Tax (VII- VIII)	7,098,517.90	24,300,357.84	7,098,517.54	24,300,346.88	
Х	Tax Expense:					
	(1) Current Tax	-	-	-	-	
	(2) Deferred Tax	840,812.00	(866,123.00)	840,812.00	(866,123.00)	
	(3) Short Provision of Income Tax (Earlier Years)	4,284,100.67	-	4,284,100.87	-	
	Profit (Loss) for the Period From Continuing Operations (IX-X)	1,973,605.23	25,166,480.84	1,973,604.67	25,166,469.88	
XII	Profit (Loss) for the period	1,973,605.23	25,166,480.84	1,973,604.67	25,166,469.88	
XIII	Earnings Per Equity Share:					
	(1) Basic	0.17	2.17	0.17	2.17	
	(2) Diluted	0.17	2.17	0.17	2.17	

DIVIDEND:

Your Directors do not recommend any dividend for the financial year 2024-25.

29th Annual Report 2024-25

RESERVE & SURPLUS:

The Reserves and Surplus according to standalone audit report is Rs. 43,903,720.50 as against Rs. 41,930,115.27 during the previous year, whereas according to consolidated audit report it is Rs. 43,903,705.75 as against Rs. 41,930,101.08 during the previous year.

PRESENT OPERATIONS AND FUTURE PROSPECTS:

The total revenue of the company as per standalone basis is Rs. 12,005,499.80 as against Rs. 42,809,508.32 during the previous financial year whereas, as per consolidated basis total revenue generated is of Rs. 14,901,324.04 as against Rs. 44,080,017.52. The net profit after tax according to standalone basis is Rs. 1,973,605.23 as against Rs. 25,166,480.84 of the previous year and consolidated basis stands to Rs. 1,973,604.67 as against the net profit of Rs. 25,166,469.88 during the previous financial year. Your Directors are expecting bright future growth of the Company.

BUSINESS OVERVIEW AND STATE OF COMPANY'S AFFAIRS:

The detailed information on the operations of the Company and details on the state of affairs of the Company are covered in the Management Discussion and Analysis Report.

CHANGE IN THE NATURE OF BUSINESS:

There is no Change in the nature of the business of the Company done during the year under review.

BOARD OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

I. APPOINTMENT & RESIGNATION OF DIRECTORS:

During the year under review, there were changes in the composition board of directors of the company. Mrs. Sonal Mayur Desai resigned from the post of Directorship of the company. w.e.f. 08/03/2025 and Mr. Ashish Desai and Mr. Ashish Navnitlal Shah was resigned from the post of Non-Executive Independent Director of the company w.e.f. 08/03/2025 and Mrs. Rinkal Maulik Jasani was appointed as an Non-Executive Independent Women additional Director of the company. w.e.f. 07/03/2025 and she was regularized as Director w.e.f. 28th May, 2025 to 27th May, 2030 for a period of 5 years by members at the Extra Ordinary General Meeting held on 28/05/2025.

The present structure of Board of Directors is as follows:

SR. NO.	CATEGORY	NAME OF DIRECTORS				
PROMOT	PROMOTER AND EXECUTIVE DIRECTOR					
1.	Chairman and Managing Director	Mayur Mukundbhai Desai				
2.	Director Shaival Mayurbhai Desai					
NON EXE	NON EXECUTIVE DIRECTOR					
3.	Non Executive Independent Director	Rajiv Dinesh Desai				
4.	Non Executive Independent Director	Rinkal Maulik Jasani				

II. RE-APPOINTMENT OF DIRECTOR:

In accordance with the provisions of section 152 of the Companies Act, 2013, Mr. Shaival Mayurbhai Desai (DIN: 03553619), will retire by rotation at ensuing Annual General Meeting and being eligible, offers himself for reappointment and his brief profile is given in this report as notes to the notice.

IV. DECLARATION BY INDEPENDENT DIRECTORS:

The following directors are independent directors of the company in terms of Section 149(6) of the Act and Regulation 16(1) (b) of SEBI (Listing Obligations and Disclosure requirements) Regulations 2015;

- 1. MR. RAJIV DINESH DESAI
- 2. MRS. RINKAL MAULIK JASANI (w.e.f. 07/03/2025)

The Company has received requisite declarations/ confirmations from all the above Directors confirming their independence.

IV. COMPANY SECRETARY & COMPLIANCE OFFICER:

Mrs. Ankita Vivekkumar Shah (ACS 40326), Company Secretary & Compliance Officer of the

Company, resigned from her position with effect from 30th November, 2024, due to pre-occupation. Subsequently, Mr. Shaival M. Desai, Director was appointed as the Compliance Officer of the Company with effect from 30th November, 2024 till 28th February, 2025 to fill the vacancy of the Compliance officer till the time the company finds out the qualified Company Secretary as its Compliance officer. Thereafter, Mrs. Urvi Meet Shah, a qualified Company Secretary holding Membership No. A-73067 from the Institute of Company Secretaries of India, has been appointed and is serving as the Company Secretary (Key Managerial Personnel) & Compliance Officer of the Company with effect from 28th February, 2025.

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V. CHIEF FINANCIAL OFFICER AND CHIEF OPERATING OFFICER:

Ms. Varsha Deepakbhai Bhachani was resigned as Chief Financial Officer of the company w.e.f. 14/11/2024 and Mr. Harshil Desai was appointed as Chief Operating Officer of the Company w.e.f. 08/03/2025.

CORPORATE GOVERNANCE:

Since the Company is listed on SME Emerge Platform of NSE, by virtue of Regulation 15 of SEBI (Listing Obligation And Disclosure Requirements) Regulation, 2015 the compliance with the corporate governance provisions as specified in regulations 17 to 27 and clauses (b) to (i) of sub regulation (2) of Regulation 46 and Para C, D and E of Schedule V are not applicable to the Company. Hence, Corporate Governance Report does not form part of this Annual Report.

SUBSIDIARY, ASSOCIATES & JOINT VENTURE:

The Company has no Subsidiary which exists or has ceased during the period under review. However, the Company has invested in Joint Ventures namely KCL- SRPL (JV- Bharuch & Deesa Project), KCL-SRPL (JV Kalol Project), MCC- SRPL(JV Palanpur Project) the details of which can be followed in the notes to the financial statements. The details are annexed herewith as per "Annexure -A" in FORM AOC-1. Moreover, the company has sold stake in Joint Ventures namely KCL- SRPL and MCC- SRPL which was approved by shareholders of the company on 28/05/2025.

PUBLIC DEPOSIT:

During the year under review your Company has neither accepted the deposit from public nor renewed the same and has neither defaulted in the repayment of deposits or payment of interest during the financial year as envisaged by Chapter V of the Companies Act, 2013.

CORPORATE SOCIAL RESPONSIBILITY:

As per the provisions of Section 135 of the Companies Act, 2013, Corporate Social Responsibility activity (CSR Activity) is not applicable to the company.

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

The Information pertaining to Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo as requires under section 134(3) of the Companies Act, 2013 read with the Rule 8(3) of the Companies (Account) Rules, 2014 are not applicable, hence not mentioned. Moreover, during the year, the Company has no Foreign Exchange earnings and no foreign exchange outgo during the year.

DISCLOSURES:

I. PARTICULARS OF CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES:

During the year under review, contracts or arrangements entered into with the related party, as defined under section 2(76) of the Companies Act, 2013 were in the ordinary course of business and on arm's length basis. Details of transactions pursuant to compliance of section 134(3)(h) of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014 are annexed herewith as per "Annexure-B" in FORM AOC-2.

During the year the company has not entered into any materially significant related party transactions which may have potential conflict with the interest of the Company and stakeholders at large. Suitable disclosures as required are provided in AS-18 which is forming part of the notes to the financial statement.

II. NOMINATION AND REMUNERATION POLICY:

The Board has on the recommendation of the Nomination and Remuneration Committee, framed a policy for selection and appointment of Directors, senior management personnel and their remuneration. Remuneration Policy of the Company acts as a guideline for determining, inter alia, qualification, positive attributes and independence of a Director, matters relating to the remuneration, appointment, removal and evaluation of the performance of the Director, Key Managerial Personnel and senior managerial personnel. Nomination and Remuneration Policy is annexed as "Annexure C" to this report and also placed on the Company's website: www.shaivalgroup.ooo.

PARTICULARS OF EMPLOYEES:

The Company has no employee, who is in receipt of remuneration of Rs. 8,50,000 per month/- or Rs. 1,02,00,000 per annum and hence, the company is not required to give information under Sub Rule 2 and 3 of Rule 5 of Companies f(Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Further the following details form part of the Board's Report: -

i) Disclosure under Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014- "Annexure D"

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

No such material changes and commitments, affecting the financial position of the company have occurred between the end of financial year to which this Financial Statement relates and up to the date of Annual Report and hence no comments required.

SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS:

During the year, no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future. However, during the year under review, National Stock Exchange of India Limited has also levied fine of Rs. 36,580 including GST for quarter ended March'2024 for delay in appointment/non-appointment of company secretary and compliance officer for period of 31 days pursuant to Regulation 6(1) of SEBI (Listing Obligations and Disclosure Requirement), Regulations, 2018 vide notice dated 27th May, 2024 which was duly paid by the company.

CHANGES IN SHARES CAPITAL:

There is no change in the authorised and paid up share capital of the company during the year under review.

TRANSFER OF UNCLAIMED DIVIDEND/SHARES TO THE INVESTORS EDUCATION & PROTECTION FUND:

Since last some years, the Company is not declaring any dividend. Therefore, it is not required to transfer any amount or shares to Investor Education and Protection Fund during the year.

INSURANCE:

All the assets of the company are adequately insured and the Company has developed proper system for taking insurance on all its insurable assets in order to mitigate the risk.

EXTRACT OF ANNUAL RETURN:

Pursuant to provisions of rule 12(1) of the Companies (Management and Administration) Rules, 2014 and Section 92(3) of the Companies Act, 2013 as amended, the extract of annual return in Form MGT-9 is not required to be annexed herewith in the report. The Company is having website and therefore, it will publish annual return on its website i.e. www.shaivalgroup.ooo after filing Form MGT-7 on MCA portal.

AUDITORS:

CIN: L45201GJ1996PLC029311

I. STATUTORY AUDITORS & AUDITORS' REPORT:

The statutory auditor namely, M/s. Jaimin Deliwala & Co., Chartered Accountants (FRN: 103861W) has been appointed as the statutory auditors of the company since 29th September, 2022 for a period of five years i.e. upto the Annual general meeting to be held in the financial year 2026-27 on such remuneration and terms and conditions as may be decided by the board.

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Ministry of Corporate Affairs, vide notification dated 7th May, 2018 has come with the amendment in Companies (Audit and Auditors) Amendment Rules, 2018 regarding non requirement of ratification of Auditor at every Annual General Meeting after his appointment as a Statutory Auditor of the Company. Therefore, ratification of appointment of auditor is not proposed in the ensuing Annual General Meeting.

AUDITORS' REPORT:

The Auditors' Report does not contain any qualification, reservation or adverse remark(s) on the financial statements for the year ended 31st March, 2025. The notes of accounts referred to in the auditors' report are self explanatory and therefore do not require any further comments.

II. SECRETARIAL AUDITOR AND SECRETARIAL AUDIT REPORT:

Pursuant to the provisions of section 204 of the Act and The Companies [Appointment and Remuneration of Managerial Personnel] Rules, 2014, the Company has appointed M/s. Ronak Doshi & Associates, Practicing Company Secretary to undertake Secretarial Audit for the financial year ended on 31st March, 2025. Secretarial Audit Report is annexed as "Annexure E" as Form MR-3. The Board has duly reviewed the Secretarial Auditor's Report and the observations and comments, appearing in the report are self-explanatory and do not call for any further explanation / clarification by the Board of Directors as provided under section 134 of the Act.

III. CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS:

Pursuant to the provisions of Regulation 34(3) and Schedule V Para C clause (10) (i) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, A certificate from Shri Ronak D Doshi, Practicing Company Secretary certifying that none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of the Company by SEBI or MCA or any such statutory authority, it is enclosed as "Annexure F".

IV. INTERNAL CONTROL AUDITOR AND SYSTEM:

Pursuant to the provisions of section 138 of the Companies Act and rules made there under, the company has its proper system of Internal Control and it regularly monitor the safeguarding of its assets, prevention and detection of frauds and errors and accuracy and completeness of accounting records including timely preparation of financial information.

Mrs. Vikeeta Kaswala, Internal Auditor of the company, together with Statutory Auditor of the Company M/s. Jaimin Deliwala & Co. consults and reviews the effectiveness and efficiency of these systems and procedures to ensure that all the assets are protected against loss and that the financial and operational information is accurate and complete in all respects.

ENVIRONMENT, HEALTH AND SAFETY:

The Company accords the highest priority to Environment, Health and Safety. The management is constantly reviewing the safety standards of the employees and the management believes in the concept of sustainable development.

MANAGING THE RISKS OF FRAUD, CORRUPTION AND UNETHICAL BUSINESS PRACTICES:

. Vigil Mechanism / Whistle Blower Policy:

The Company has established vigil mechanism and framed whistle blower policy for Directors and employees to report concerns about unethical behavior, actual or suspected fraud or violation of Company's Code of Conduct or Ethics Policy. During the year, none of the matter having any unethical practices or behavior was reported to the Company.

The Vigil Mechanism/Whistle Blower Policy can be accessed at the Company's Website: www.shaivalgroup.ooo.

ii. <u>Business Conduct Policy:</u>

The Company has framed "Business Conduct Policy". Every employee is required to review and sign the policy at the time of joining and an undertaking shall be given for adherence to the Policy. The objective of the Policy is to conduct the business in an honest, transparent and in an ethical manner. The policy provides for anti-bribery and avoidance of other corruption practices by the employees of the Company.

CIN: L45201GJ1996PLC029311

MEETINGS OF THE COMPANY:

I. BOARD MEETINGS:

The Board of Directors duly met at regular intervals during the mentioned financial year as per the Act with the gap between two board meetings not exceeding 120 days and in respect of those meetings proper notices were given and the proceedings were properly recorded and signed in the Minutes Book maintained for the purpose. The Company has conducted Six (6) Board meetings dated 30/04/2024, 26/08/2024, 14/11/2024, 11/12/2024, 28/02/2025 and 07/03/2025.

Attendance of Board Meeting:

SR. NO.	NAME OF DIRECTORS	NO. OF BOARD MEETING	
		HELD ATTENDED	
1.	MR. MAYUR MUKUNDBHAI DESAI	6	6
2.	MRS. SONAL MAYUR DESAI	6	6
3.	MR. SHAIVAL MAYURBHAI DESAI	6	5
4.	MR. ASHISH NAVNITLAL SHAH	6	6
5.	MR. ASHISH DESAI	6	6
6.	MR. RAJIV DINESH DESAI	6	6
7.	MRS. RINKAL MAULIK JASANI*	6	0

^{*}Mrs. Rinal Maulik Jasani was appointed as an Additional Non Executive Independent Director w.e.f. 07/03/2025 and hence she has not attended any Board meeting as Director.

II. COMMITTEES AND THEIR MEETINGS:

A. AUDIT COMMITTEE:

The constitution of Audit Committee includes Mr. Ashish Navnitlal Shah, Chairman and Mr. Ashish Desai and Mr. Mayur Mukundbhai Desai as members of the Audit Committee. The Company Secretary act as Secretary to the Meeting. The constitution of Audit Committee meets with the requirements under Section 177 of the Companies Act, 2013 and any other regulatory provisions.

The Committee periodically discussed the Financial Reporting process, reviewed the Financial Statements, and discussed the quality of the applied accounting principles and significant judgment that affected the Company's Financial Statements. The audit Committee reviewed with adequacy of internal control systems with the management, statutory and internal auditors.

During the year under review, Mr. Ashish Navnitlal Shah and Ashish Desai, Non Executive Independent Director has resigned as a member of the Audit Committee as well as from the board w.e.f. 08/03/2025 and to meet with the requirements under Section 177 of the Companies Act, 2013 and Regulation 18 of the Securities and Exchange Board of India (LODR) Regulation, 2015 of the Stock Exchanges, the Board had appointed of Mr. Rajiv Dinesh Desai, as a chairman of the Audit Committee w.e.f. 07/03/2025 and Mrs. Rinkal Maulik Jasani, Non Executive Independent Director was appointed as a member of the committee w.e.f. 07/03/2025.

So, the re-constituted Audit Committee includes two (2) Non Executive Independent directors and one (1) Managing Director, namely Mr. Rajiv Dinesh Desai, Non Executive Independent Director as chairman, Mrs. Rinkal Maulik Jasani, Non Executive Independent Director and Mr. Mayur Mukundbhai Desai, Managing Director as members of the Committee. The Company Secretary of the company acts as the Secretary to the Audit Committee. The re-constitution of Audit Committee meets with the requirements under Section 177 of the Companies Act, 2013.

Terms of Reference:

The terms of reference of the Audit Committee include approving and implementing the audit procedures, reviewing financial reporting systems, internal control systems and control procedures

and ensuring compliance with the regulatory guidelines under Section 177 of the Companies Act, 2013 and any other regulatory provisions.

Powers of the Audit Committee:

The Audit Committee has powers that include the following:

- a) To investigate any activity of the Company within its terms of reference
- b) To seek information from any employee
- c) To obtain outside legal and other professional advice
- d) To secure attendance of outsiders with relevant expertise, if it considers necessary.

Audit committee meeting:

The Audit Committee duly met at regular intervals during the mentioned financial year and in respect of which meetings proper notices were given and the proceedings were properly recorded and signed in the Minutes Book maintained for the purpose. The Company has conducted 4 (Four) meetings during the year dated 30/04/2024, 26/08/2024, 14/11/2024 and 07/03/2025.

Attendance of Audit Committee Meeting:

Sr. No.	Name of Directors	No. of Board Meeting	
		Held	Attended
1.	MR. ASHISH NAVNITLAL SHAH	4	4
2.	MR. ASHISH DESAI	4	4
3.	MR. MAYUR MUKUNDBHAI DESAI	4	4

B. NOMINATION AND REMUNERATION COMMITTEE:

The Nomination and Remuneration Committee is entrusted with the responsibility of finalizing the remuneration of Executive / Whole Time Directors as well as key managerial personnel.

During the year under review, Mr. Ashish Navnitlal Shah and Mr. Ashish Desai Non Executive Independent Director has resigned as a member of the Nomination & Remuneration Committee w.e.f. 08/03/2025 and to meet with the requirements under Section 178 of the Companies Act, 2013 and Regulation 19 of the Securities and Exchange Board of India (LODR) Regulation, 2015 of the Stock Exchanges, the Board had appointed of Mr. Shaival Mayurbhai Desai, Non-Executive Director, as a member and Mrs. Rinkal Maulik Jasani, Non-Executive Independent Director as a member of the committee w.e.f. 07/03/2025.

So, the re-constituted Nomination and Remuneration Committee includes two (2) Non Executive Independent directors and one (1) Non-Executive Director, namely Mr. Rajiv Desai, Non Executive Independent Director as chairman, Mr. Rinkal Maulik Jasani, Non Executive Independent Director as a member and Mr. Shaival Mayurbhai Desai, Non-Executive Director as members of the Committee. The Company Secretary of the company acts as the Secretary to the Nomination and Remuneration Committee. The re-constitution of Nomination and Remuneration Committee meets with the requirements under Section 178 of the Companies Act, 2013.

Nomination and Remuneration committee meeting:

The Committee met 5 (Five) times during the year 2024-25 on 30/04/2024, 26/08/2024, 30/11/2024, 28/02/2025 and 07/03/2025. It has complied with the provisions of Section 178 of the Companies Act, 2013.

Attendance of Nomination and Remuneration Committee Meeting:

Sr. No.	Name of Directors	No. of Boa	rd Meeting
		Held	Attended
1.	MR. ASHISH NAVNITLAL SHAH	5	5
2.	MR. ASHISH DESAI	5	5
3.	MR. RAJIV DESAI	5	5

C. STAKEHOLDERS RELATIONSHIP COMMITTEE:

The Board of Directors of the Company has constituted a Stakeholders Relationship Committee as per Companies Act, 2013. During the year under review, Mr. Ashish Navnitlal Shah Non Executive Independent Director as a member, Mrs. Sonal M Desai, Director as a member and Mr. Ashish Desai, Non Executive Independent Director as a chairman has resigned of the Stakeholders Relationship Committee w.e.f. 08/03/2025 and to meet with the requirements under Regulation 19 of the Securities and Exchange Board of India (LODR) Regulation, 2015 of the Stock Exchanges, the Board had appointed of Mr. Shaival Mayurbhai Desai, Non-Executive Director, as a member and Mr. Rajiv Dinesh Desai, Non-Executive Independent Director as a chairman and Mr. Mayur Mukundbhai Desai, Managing Director as a member of the committee w.e.f. 07/03/2025.

So, the re-constituted Stakeholders Relationship Committee includes one (1) Non Executive Independent directors and one (1) Non-Executive Director and one (1) Managing Director, namely Mr. Rajiv Desai, Non Executive Independent Director as chairman, Mr. Mayur Mukundbhai Desai, Managing Director as a member and Mr. Shaival Mayurbhai Desai, Non-Executive Director as members of the Committee. The Company Secretary of the company acts as the Secretary to the Stakeholders Relationship Committee. The re-constitution of Stakeholders Relationship Committee meets with the requirements under Regulation 19 of the Securities and Exchange Board of India (LODR) Regulation, 2015.

They inter alia, approve issue of duplicate certificates and oversee and reviews all matters connected with the securities transfers. The Committee also looks into redressal of shareholders' complaints relating to transfer of shares, non-receipts of balance sheet, non-receipt of declared dividends, etc. The Committee overseas the performance of the Registrar and Transfer Agents and recommends measures for overall improvement in the quality of investor services.

The Company has designated the below cited e-mail ID of the Grievance Redressal Division/ Compliance Officer to Mrs. Ankita Vivekkumar Shah, Company Secretary up to 30/11/2024 and Mr. Shaival M. Desai was appointed as the Compliance Officer of the Company with effect from 30/11/2024 till 28/02/2025. Thereafter, Mrs. Urvi Meet Shah, Company Secretary w.e.f. 28/02/2025 exclusively for the purpose of registering complaints by investors.

E-mail ID – shaivalgroup@gmail.com/ cs.shaival@gmail.com

None of the request for transfers, dematerialization and re-materialization was pending for approval as on 31st March, 2025.

The Committee met 4 (Four) times during the year on 30/04/2024, 26/08/2024, 14/11/2024 and 28/02/2025.

Attendance of Stakeholder relationship Committee Meeting:

Sr. No.	Name of Directors	No. of Board	Meeting
		Held	Attended
1.	MR. ASHISH NAVNITLAL SHAH	4	4
2.	MR. ASHISH DESAI	4	4
3.	MRS. SONAL M DESAI	4	4

III. INDEPENDENT DIRECTORS' MEETING:

During the year under review, a separate meeting of Independent Directors was held on 14th November, 2024 inter alia, to discuss:

- 1. Evaluation of performance of Non-Independent Directors and the Board of Directors as a whole,
- 2. Evaluation of performance of the Chairman of the Company, taking into account the views of other Executive and Non-Executive Directors and
- 3. Evaluation of the quality, content and timelines of flow of information between the Management and the Board and that is necessary to effectively and reasonably perform its duties.

All the Independent Directors were present at the meeting.

INDUSTRIAL RELATIONS:

The relations with the laborers were cordially in nature.

ACCOUNTING STANDARDS AND FINANCIAL REPORTING:

The Company incorporates the accounting standards as and when issued by the Institute of Chartered Accountants of India. The Company Complied with the Stock Exchange and legal requirement concerning the Financial Statements at the time of preparing them for the Annual Report.

MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT:

In terms of Regulation 34(3) and 53(f) of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 the Management Discussion & Analysis Statement and the Auditors' Certificate regarding Compliance of Conditions of Corporate Governance are part of this Annual Report.

DEMATERIALISATION OF EQUITY SHARES:

As per direction of the SEBI and National Stock Exchange Limited, the shares of the Public Company must be under compulsory Demat form. The Company has established connectivity with both the Depositories i.e. National Securities Depository Limited and Central Depository Services (India) limited and the Demat activation number allotted to the Company is ISIN: INE262S01010. Presently all the shares of the company i.e. 100% shares are held in electronic mode.

DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (Prevention, Prohibition and Redressal Act, 2013):

The Company has in place an Anti Sexual Harassment Policy in line with the requirements of The Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. Your Directors further state that no complaints regarding the sexual harassment were raised during the year.

DIRECTORS RESPONSIBILITY STATEMENT:

In accordance with the provision of section 134(5) the Board confirms and submits the Director's Responsibility Statement:-

- a) in 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 or loss of the company for that period;
- c) the Directors had taken proper and sufficient care for the maintenance of adequate accounting records 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, in the case of a listed company, had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- f) The directors had devised proper system to ensure compliance with the provision of all applicable laws and that such systems were adequate and operating effectively.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS UNDER SECTION 186 AS PER COMPANIES ACT, 2013:

The Company has not provided directly or indirectly any loan to any other person or body corporate or has given any guarantees or provide security in connection with loan to any other body corporate or person and acquire by way of subscription, purchase or otherwise, the securities of any other body corporate, exceeding sixty percent of its paid up capital, free reserves and securities premium account or one hundred percent of its free reserves and securities premium account, whichever is more and hence it is within the purview of Section 186 of the Companies Act, 2013.

BOARD EVALUATION:

Pursuant to the provisions of the Companies Act, 2013 and as per Regulations under SEBI (LODR),

2015, the Board has carried out an annual performance evaluation of its own performance, the directors individually, as well as, the evaluation of the working of its Audit, Nomination and Remuneration Committee. The performance of the Board was evaluated by the Board after seeking feedback from all the Directors on the basis of the parameters/criteria, such as, degree of fulfillment of key responsibility by the Board, Board Structures and Composition, establishment and delineation of responsibilities to the Committees, effectiveness of Board processes, information and functioning, Board culture and dynamics and, Quality of relationship between the Board and the Management. The performance of the committees' viz. Audit Committee and Nomination & Remuneration Committee was evaluated by the Board after seeking feedback from Committee members on the basis of parameters/criteria such as degree of fulfillment of key responsibilities, adequacy of committee composition, effectiveness of meetings, committee dynamics and, quality of relationship of the committee with the Board and the Management. The directors expressed their satisfaction with the evaluation process and outcome.

The performance on Non- Independent Director, including Chairman was also evaluated by the Independent Directors at the separate meeting held of Independent Directors of the Company.

FRAUD:

The company officials have made investigation regarding the suspected fraud and given their report to the board and the audit committee.

RISK MANAGEMENT SYSTEM:

The Company has developed and implemented a risk management system which identifies, assess, monitor and mitigate various risks on continuation basis, which may threaten the existence of the Company.

DISCLOSURE OF RELATIONSHIPS BETWEEN DIRECTORS INTER-SE:

Name of directors	Relationship with other director
Mr. Mayur Mukundbhai Desai	Managing Director and self
Mr. Shaival Mayurbhai Desai	Director and son of Mr. Mayur M Desai
Mr. Rajiv Dinesh Desai	None
Mrs. Rinkal Maulik Jasani	None

ACKNOWLEDGMENT:

Date: 18th June, 2025

Place: Ahmedabad

Your Directors wish to place on record their sincere appreciation to the financial institutions, Company's bankers and customers, vendors and investors for their continued support during the year.

Your Directors are also pleased to record their appreciation for the dedication and contribution made by employees at all levels who through their competence and hard work have enabled your Company achieve good performance year after year and look forward to their support in future as well.

Registered Office: Block-A, Office No.-1501 to 1503, 15th Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058. By Order of the Board For, Shaival Reality Limited

Sd/- Sd/- MAYUR M. DESAI SHAIVAL M DESAI

Chairman & Managing Director Director

DIN: 00143018 DIN: 03553619

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Annexure-A

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Rs.)

SI. No.	Particulars	Details
1.	Name of the subsidiary	
2.	Reporting period for the subsidiary concerned, if	
	different from the holding company's reporting	
	period	
3.	Reporting currency and Exchange rate as on the last	
	date of the relevant Financial year in the case of foreign	
	subsidiaries	
4.	Share capital	
5.	Reserves & surplus	
6.	Total assets	NOT APPLICABLE
7.	Total Liabilities	
8.	Investments	
9.	Turnover	
10.	Profit before taxation	
11.	Provision for taxation	
12.	Profit after taxation	
13.	Proposed Dividend	
14.	% of shareholding]

Notes: The following information shall be furnished at the end of the statement:

Names of subsidiaries which are yet to commence operations

Names of subsidiaries which have been liquidated or sold during the year.

Part "B": Associates and Joint Ventures Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures

Name of associates/Joint Ventures	KCL-SRPL JV	MCC SRPL- JV	
1. Latest audited Balance Sheet Date	31 st March, 2025	31 st March, 2025	
2. Shares of Associate/Joint Ventures held by the company on the year end	90%	90%	
No.			
Amount of Investment in Associates/Joint Venture	2,66,655.07	86,779.81	
Extend of Holding %	90%	90%	
3. Description of how there is significant influence	Entities in wh has invested. the Companincludes joint under the Associate Corall these en	med under the Act,1956/	
4. Reason why the associate/joint venture is not consolidated	N.A.		
5. Net worth attributable to shareholding as per latest audited Balance Sheet (Amount in thousands)	1,390.55	104.69	
6. Profit/Loss for the year	(1,765.01)	0.00	
i. Considered in Consolidation	(1,765.01)	0.00	
ii. Not Considered in Consolidation	-	-	

- 1. Names of associates or joint ventures which are yet to commence operations-NA
- 2. Names of associates or joint ventures which have been liquidated or sold during the year- NA

Note: This Form is to be certified in the same manner in which the Balance Sheet is to be certified.

Annexure-B

CIN: L45201GJ1996PLC029311

FORM NO. AOC.2

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

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

SR. NO.	PARTICULARS	DETAILS
1.	DETAILS OF CONTRACTS OR ARRANGEMENTS OR TRANSACTIONS NOT AT ARM'S LENGTH BASIS	THERE WERE NO TRANSACTIONS OR
(a)	Name(s) of the related party and nature of relationship	ARRANGEMENTS WHICH
(b)	Nature of contracts/arrangements/transactions	WERE NOT AT ARM'S LENGTH BASIS
(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:

Sr.	Name(s) of	Nature of	Salient terms	Duration of	Date(s) of	Amount
No.	the related	Contracts/	of contracts/	Contracts/	approval by	paid as
	party and	arrangements	arrangement/	arrangements/	the Board	advances
	nature of	/Transactions	transactions	Transactions	and Audit	, if any
	relationship		including		Committee,	
			value, if any		if any	
			(Amount in			
			lakhs):			
1.	KCL – SRPL	Joint Venture	Investment	From 1 st April	30/04/2024	NIL
	(JV)	(90%)	Made of Rs.	2024 to 31 st		
			16.04 lakh	March, 2025		
2.	MCC SRPL- JV	Joint Venture	Investment	From 1 st April	30/04/2024	NIL
		(90%)	Made of Rs.	2024 to 31 st		
			2.00 lakh	March, 2025		
3	Shaival	LLP in which	Rent received	From 1 st April	30/04/2024	NIL
	Transport LLP	Directors of	of Rs.	2024 to 31 st		
		the company	10.80 lakh	March, 2025		
		are				
		Designated				
		partners.				
4	Multiple	Director is	Loans and	From 1 st April	30/04/2024	NIL
	Entertainment	also Director	Advances	2024 to 31 st		
	Pvt. Ltd.	in the	given of Rs.	March, 2025		
		company.	5.81 lakh			
5	Multiple	Director is	Sale of Club	From 1 st April	30/04/2024	NIL
	Entertainment	also Director	Membership	2024 to 31 st		
	Pvt. Ltd.	in the	of Rs. 96.00	March, 2025		

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SHAIVAL REALITY LIMITED

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		company.	lakh			
6	Ankita Shah	Company	Salary paid of	From 1 st April	30/04/2024	NIL
		Secretary	Rs.1.44 lakh	2024 to 31 st		
				March, 2025		
7	Urvi Shah	Chief	Salary paid of	From 1 st April	30/04/2024	NIL
		operating	Rs. 0.16 lakh	2024 to 31 st		
		officer		March, 2025		
8	Varsha	Chief	Salary paid of	From 1 st April	30/04/2024	NIL
	Bhachani	Financial	Rs. 1.77 lakh	2024 to 31 st		
		Officer (KMP)		March, 2025		
9	Harshil Desai	Chief	Salary paid of	From 1 st April	30/04/2024	NIL
		Financial	Rs. 6.21 lakh	2024 to 31 st		
		Officer (KMP)		March, 2025		

ANNEXURE C

CIN: L45201GJ1996PLC029311

NOMINATION AND REMUNERATION POLICY

PREFACE:

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto and SEBI (Listing Obligations & Disclosure Requirement) Regulation 2015.

PURPOSE:

The purpose of the policy is to

- a) Comply with Section 178 of the Companies Act, 2013 and applicable provisions of and SEBI (Listing Obligations & Disclosure Requirement) Regulation 2015.
- b) Ensure that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- c) Ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- d) Ensure that the remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

DEFINITIONS:

- 1. <u>Remuneration:</u> means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961;
- 2. <u>Key Managerial Personnel:</u> shall mean the officers of the Company as defined in Section 2(51) of the Companies Act, 2013 and rules prescribed there under.
- 3. <u>Senior Managerial Personnel:</u> mean the personnel of the company who are members of its core management team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

ROLE OF THE COMMITTEE:

The role of the NRC will be the following:

- Identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal.
- > Carrying out evaluation of every director's performance.
- Formulate the criteria for determining qualifications, positive attributes and independence of a director
- Recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and other employees
- Ensure that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- Ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- Ensure that remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals:
- > Such other matters as may from time to time be required by any statutory, contractual or other regulatory requirements to be attended to by such committee.

APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT:

a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and

recommend his / her appointment, as per Company's Policy.

- b) A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Managing Director or Whole- time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution.

TERM/TENURE:

a) Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

b) <u>Independent Director:</u>

- An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.
- No Independent Director shall hold office for more than two consecutive terms of upto maximum of 5 years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.
- Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.
- At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

EVALUATION:

The Committee shall carry out evaluation of performance of Director, KMP and Senior Management Personnel yearly or at such intervals as may be considered necessary.

REMOVAL:

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.

RETIREMENT:

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

POLICY FOR REMUNERATION TO DIRECTORS/KMP/SENIOR MANAGEMENT PERSONNEL:

1) Remuneration to Managing Director / Whole-time Directors:

- a) The Remuneration/ Commission etc. to be paid to Managing Director / Whole-time Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director / Whole-time Directors.

2) Remuneration to Non- Executive / Independent Directors:

a) The Non-Executive / Independent Directors may receive sitting fees and such other remuneration as may be approved by the Board of Directors and permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.

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- b) All the remuneration of the Non- Executive / Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013) shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- c) An Independent Director shall not be eligible to get Stock Options and also shall not be eligible to participate in any share based payment schemes of the Company.
- d) Any remuneration paid to Non-Executive / Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied:
 - a. The Services are rendered by such Director in his capacity as the professional; and
 - b. In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.

3) Remuneration to Key Managerial Personnel and Senior Management:

- (a) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay and incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- (b) The Fixed pay shall include monthly remuneration.
- (c) The Incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

AUTHORITY FOR APPROVAL OF POLICY:

The Board shall have the authority for approval of this policy in pursuance to this Regulation.

AUTHORITY TO MAKE ALTERATIONS TO THE POLICY:

The Board is authorized to make such alterations to this Policy as considered appropriate, subject, however, to the condition that such alterations shall be in consonance with the provisions of the Acts and Regulations.

EFFECTIVE DATE:

The policy will be effective with effect from the date of approval by the Board.

DISCLAIMER:

Nothing contained in this Policy shall operate in derogation of any law for the time being in force or of any other regulation in force.

In any circumstance where the terms of this Policy differ from any applicable law governing the Company, such applicable law will take precedence over this Policy and procedures until such time as this Policy is modified in conformity with the Applicable Law.

ANNEXURE D

DISCLOSURE UNDER RULE 5 OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

A. The ratio of remuneration of each director to the median remuneration of the employees of the Company for the financial year 2024-25:

Sr.	Name of the Director	Remuneration	Median	Ratio
No.			Remuneration	
1.	MAYUR MUKUNDBHAI	0.00	1,60,400	0
	DESAI			
2.	SONAL MAYUR DESAI	0.00	1,60,400	0
3.	SHAIVAL MAYURBHAI	0.00	1,60,400	0
	DESAI			

B. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive officer, Company Secretary or Manager, if any, in the financial year 2024-25.

Sr. No.	Name of the Director	Designation	% Increase/ Decrease
1.	MAYUR MUKUNDBHAI DESAI	MANAGING	Nil
		DIRECTOR	
2.	SONAL MAYUR DESAI	DIRECTOR	Nil
3.	SHAIVAL MAYURBHAI DESAI	DIRECTOR	Nil
4.	VARSHA DEEPAKBHAI BACHANI	CHIEF FINANCIAL	Nil
		OFFICER	
5.	HARSHIL ROHITKUMAR DESAI	CHIEF FINANCIAL	15%
		OFFICER	
6.	URVI MEET SHAH	COMPANY	Nil
		SECRETARY &	
		COMPLIANCE	
		OFFICER	
7.	ANKITA VIVEKKUMAR SHAH	COMPANY	Nil
		SECRETARY &	
		COMPLIANCE	
		OFFICER	

- C. The percentage increase/decrease in the median remuneration of employees in the financial year 2024-25: 4.95% (Previous year median 1,52,834)
- D. The number of permanent employees (Except Directors) on the rolls of the Company in the Financial Year 2024-25: 3
- E. Average percentile increases already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration;

Average remuneration increase for non-managerial personnel of the Company during the financial year was 15% and the average remuneration decrease for the managerial personnel was Nil. Remuneration increase or decrease depends on the Company's performance as a whole, individual performance level and also market benchmarks.

F. Affirmation that the remuneration is as per the remuneration policy of the Company; It is affirmed that the remuneration paid is as per the remuneration policy of the Company.

SHAIVAL REALITY LIMITED CIN: L45201GJ1996PLC029311



Practicing Company Secretary
PHONE: 079-40026633 M: +91-9033009739 EMAIL: csronakdoshi@yahoo.com
802, Mahakant Complex, Opp. V.S. Hospital, Ellis bridge, Ahmedabad-380 006

ANNEXURE E

MR-3

Secretarial Audit Report

For the Financial year ended on 31st March 2025
[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of the
Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,
The Members **SHAIVAL REALITY LIMITED**Block-A, Office No.-1501 to 1503,
15th Floor, Navratna Corporate Park,
Ambli Bopal, Opp. Jayantilal Park,
Ahmedabad, Gujarat-380058.

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

Based on my verification of the Company's Books, Papers, Minute Books, Forms and Returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the financial year ended on 31st March, 2025 complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

- 1. I have examined the books, papers, minute books, forms and returns filed and other records maintained by **SHAIVAL REALITY LIMITED** ("**The Company**") for the financial year ended on **31**st **March, 2025** according to the provisions of:
 - I. The Companies Act, 2013 (the Act) and the Rules made thereunder to the extent applicable;
 - II. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
 - III. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
 - IV. The Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings (However, no foreign transaction was done by the Company hence not applicable);
 - V. The Securities and Exchange Board of India Act, 1992 (**'SEBI Act')** and the Regulations and Guidelines prescribed there under:
 - a) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements)
 Regulations, 2015 and
 - **d)** The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993, regarding the Companies Act and dealing with client;

2. Provisions of the following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') were not applicable to the Company during the audit period under report:-

CIN: L45201GJ1996PLC029311

- a) Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021;
- **b)** Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
- c) Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021;
- d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; and
- e) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018;
- 3. I have been informed by the Company that there are no specific laws applicable to the Company considering the nature of its business.
- 4. I have also examined compliance with the applicable clauses of the following:
 - i. Secretarial Standards issued by The Institute of Company Secretaries of India under the provisions of Companies Act, 2013; and
 - ii. The (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the year under review the company has mostly complied with the provisions of Act, rules, regulations, guidelines, standards etc applicable from time to time and has also complied with Listing Obligations of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

I further report that:

The Board of Directors of the Company was duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. *Regulation 17 to 27 of Chapter IV of SEBI (LODR) Regulations, 2015 are not applicable to SME Listed Entity.*

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting. During the period under review, all the decisions in the Board Meetings were carried out unanimously in compliance with the provisions of the Act.

I have relied on the representation made by the Company, its officers and Reports of the Statutory Auditor for system and mechanism framed by the Company for compliances under other Acts, Laws and Regulations applicable to the Company.

I further report that based on the information received from management and records maintained there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

I further report that during the audit period the Company has no specific events/actions having a major bearing on the Company's Affairs in pursuance of the above referred laws, regulations, guidelines, standards etc.

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MATTER OF EMPHASIS:

1. Advisory Letter – Shareholding Disclosure (Regulation 3 of SEBI SAST Regulations):

The Company has received an Advisory Letter dated April 3, 2025 from the National Stock Exchange of India Limited (NSE) with reference number NSE/LIST/C/2025/0405. The letter pertains to an increase in shareholding of Mr. Shaival Mayurbhai Desai from 12.96% to 25.9% during the quarter ended December 31, 2024, as per the shareholding pattern submitted by the Company. However, the company failed to provide the required disclosure for such acquisition under Regulation 3 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. The Exchange advised the company to take abundant precautions in future to ensure compliance. The Company has acknowledged the advisory letter and taken note for future compliance, and subsequently made the required disclosure to the Exchange.

2. Fine for Delay in Appointment of Company Secretary (Regulation 6(1) of SEBI LODR):

The National Stock Exchange of India Limited has levied a fine of Rs. 36,580 (inclusive of GST) on the Company for the quarter ended March 31, 2024, due to delay in appointment / non-appointment of the Company Secretary and Compliance Officer for a period of 31 days. The penalty was imposed under Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, via notice dated May 27, 2024, and has been duly paid by the Company.

3. Warning Letter – Inadvertent Disclosure of PAN (Regulation 30 of SEBI LODR):

The Company also received a Warning Letter dated April 8, 2025 from NSE (Ref: NSE/LIST/COMP/SHAIVAL/01/2025-2026) for inadvertently disclosing the PAN details of the Chief Financial Officer and an Independent Director in a stock exchange filing dated March 7, 2025 under Regulation 30 of SEBI (LODR) Regulations, 2015. This was treated as a violation of the Exchange's communication policy. The Exchange has advised the Company to exercise greater caution going forward and to avoid recurrence of such lapses. The Company has acknowledged the warning letter and taken corrective steps by redacting and removing the PAN details from all disclosures including the above-mentioned filing.

Date: 18th June, 2025 Place: Ahmedabad

UDIN: A023712G000629702

For, Ronak Doshi & Associates Practicing Company Secretary

Sd/Ronak D Doshi
Proprietor
Practicing Company Secretary
Membership No. 23712
C.P. No. 12725

Practicing Company Secretary
PHONE: 079-40026633 M: +91-9033009739 EMAIL: csronakdoshi@yahoo.com
802, Mahakant Complex, Opp. V.S. Hospital, Ellis bridge, Ahmedabad-380 006

To,

The Members,

SHAIVAL REALITY LIMITED
BLOCK-A, OFFICE NO.-1501 TO 1503, 15TH FLOOR, NAVRATNA CORPORATE PARK,
AMBLI BOPAL, OPP. JAYANTILAL PARK, AHMEDABAD, GUJARAT-380058.

My Secretarial Audit Report of even date is to be read along with this letter.

Management's Responsibility:

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

Auditor's Responsibility:

- **2.** My responsibility is to express opinion on these secretarial records, systems, standards and procedures based on my audit.
- **3.** Whenever, required, we have obtained the management's representation about the compliance of law, rules and regulations and happening of events etc.

Disclaimer:

4. The Secretarial Audit Report is neither an assurance as to the future visibility of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Date: 18th June, 2025 Place: Ahmedabad

UDIN: A023712G000629702

For, Ronak Doshi & Associates Practicing Company Secretary

CIN: L45201GJ1996PLC029311

Sd/Ronak D Doshi
Proprietor
Practicing Company Secretary
Membership No. 23712
C.P. No. 12725

Practicing Company Secretary
PHONE: 079-40026633 M: +91-9033009739 EMAIL: csronakdoshi@yahoo.com
802, Mahakant Complex, Opp. V.S. Hospital, Ellis bridge, Ahmedabad-380 006

ANNEXURE F

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members,
SHAIVAL REALITY LIMITED
BLOCK-A, OFFICE NO.-1501 TO 1503, 15TH FLOOR, NAVRATNA CORPORATE PARK,
AMBLI BOPAL, OPP. JAYANTILAL PARK, AHMEDABAD, GUJARAT-380058.

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of SHAIVAL REALITY LIMITED having CIN L45201GJ1996PLC029311 and having registered office at Block-A, Office No.-1501 to 1503, 15th Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058 (hereinafter referred to as 'the Company'), produced before me by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

Sr. No.	Name of Director	DIN	Date of appointment in Company
1	Mayur Mukundbhai Desai	00143018	01/08/1996 (has been re-appointed as Managing Director w.e.f. 17/01/2020)
2	Shaival Mayurbhai Desai	03553619	27/06/2011
3	Rajiv Dinesh Desai	10367903	01/11/2023 (non-executive independent Director)
4.	Rinkal Maulik Jasani	07151126	07/03/2025 (has been appointed as Additional Independent Director w.e.f. 07/03/2025 and regularized on 28/05/2025 in the EGM of the company)

SHAIVAL REALITY LIMITED

CIN: L45201GJ1996PLC029311

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Date: 20TH June, 2025 Place: Ahmedabad

UDIN: A023712G000640273

For, Ronak Doshi & Associates Practicing Company Secretary

Sd/-Ronak D Doshi Proprietor Practicing Company Secretary Membership No. 23712 C.P. No. 12725

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

A. BUSINESS OVERVIEW:

Shaival Reality Limited (hereinafter referred as **'SRL'**) is a reputed Gujarat based company having its presence in the construction industry and transportation sector since many decades. SRL was incorporated as Shaival Reality Private Limited Company under the provisions of the Companies Act, 1956 on April 10, 1996 and is converted into a Public Limited Company w.e.f. February 04, 2015, listed on the SME Emerge Platform of the National Stock Exchange.

BUSINESS HIGHLIGHTS:

Turnover/Total Revenue (Amount in Rs):

During the year 2024-25, the Company has generated total revenue of Rs. 12,005,499.80 on standalone basis and Rs. 14,901,324.04 on consolidated basis as compared to Rs. 42,809,508.32 on standalone basis and Rs. 44,080,017.52 on consolidated basis of the previous year 2023-24.

Employee Benefit Expenses (Amount in Rs):

As per Standalone basis, Employees' Benefit Expenses is Rs. 11,022,255.00 during the year as against Rs. 9,35,757.00 during the previous year and as per consolidated accounts, Employees' Benefit Expenses is Rs. 1,103,065.00 as against Rs. 9,36,570.00 during the year as against during the previous year.

Finance Cost (Amount in Rs):

As per Standalone and consolidated basis, the finance cost of the Company is Nil in both current and previous year.

Depreciation (Amount in Rs):

As per Standalone basis, depreciation and amortization expenses is Rs. 87,755.00 as against Rs. 3,44,520.00 during the previous year. According to consolidated audit report, depreciation and amortization expense is Rs. 1,23,333.94 as against Rs. 1,522,541.80 during the previous year.

Provision for Tax (Amount in Rs):

The Company has not made any provision towards current tax for the financial year 2024-25. However, it has provided for the deferred tax of Rs. 840,812.00 and Short Provision of Income Tax (Earlier Years) of Rs.4,284,100.67 for the year 2024-25 and Rs. (866,123.00) in the previous year on standalone as well as consolidated basis.

Profit/Loss after Tax (Amount in Rs):

As per Standalone and Consolidated basis, the company has earned a profit of Rs. 1,973,604.67 during the year as against Profit of Rs. 25,166,480.84 during the previous year.

Earnings per Share:

Basic and diluted earnings per share as per standalone and consolidated basis for the current year worked out to Rs. 0.17 as against Rs. 2.17 during the previous year.

FINANCIAL CONDITION (Amount in Rs):

Non Current Liabilities:

The Company's Non Current Liabilities includes other long term liabilities of Rs. 2,50,000.00 as at 31st March 2025 as against Rs. 2,50,000 Long Term liabilities as at 31st March 2024 On Standalone basis and The Company's Non Current Liabilities includes long term borrowings Rs. 2,072,115.00 and other long term liabilities of Rs. 2,50,000.00 as at 31st March 2025 as against Long Term Borrowings of Rs. 713,115.00 and Other long term liabilities of Rs. 2,50,000.00 as at 31st March 2024 On consolidated basis.

Current Liabilities:

Company's Current Liabilities includes Other Current Liabilities of Rs. 1,822,242.70 and trade payable Rs. 13,258.00 aggregating to Rs. 1,835,500.70 as at 31st March 2025 as against Rs. 129,930.00 during the previous year (On Standalone basis).

Company's Current Liabilities includes Trade Payables of Rs. 955,018.27 and Other Current Liabilities

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of Rs. 1,829,706.40 aggregating to Rs. 2,784,724.67 as at 31st March 2025 as against Rs. 1,226,565.60 during the previous year (On Consolidated basis).

Non current Assets:

Non Current assets at the end of the year is Rs. 134,229,526.34 as against Rs. 144,003,806.37 during the previous year on the standalone basis whereas non current assets amounted to Rs. 136,664,772.76 in current year as against Rs. 142,801,699.11 in the previous year on a consolidated basis as the company has liquidated some of its non current investments and fixed assets.

Current Assets:

During the year, the Company has current assets of Rs. 27,499,694.86 in current year as against Rs. 14,046,238.90 during the previous year on the standalone basis whereas current assets amounted to Rs. 28,085,777.20 in current year as against Rs.17,058,088.71 during the previous year on the consolidated basis.

B. <u>INDUSTRY STRUCTURES, DEVELOPMENT, OPPURTUNITIES & OUTLOOK:</u>

For F.Y.2025-26, growth, while still healthy, may see a moderation to 7%-8% as per various estimates due to high interest rates and lower fiscal impulse would temper demand and the net tax impact would normalize. Also, the uneven economic growth of some trading partners and escalation of geopolitical uncertainties can drag down exports.

The World Bank expects India to grow by 6.3% in F.Y. 2025-26 after an estimated growth of 6.7 % in the previous financial year.

REAL ESTATE SECTOR:

In F.Y. 2024-2025, the real estate sector in India witnessed record-breaking growth, driven by strong housing demand, stable interest rates, and resilient economic fundamentals. Real estate investments surged to \$6.5–8.9 billion, the highest ever recorded, with land acquisitions accounting for approximately 40% of total investments. A notable trend was the expansion of real estate activity into Tier 2 and Tier 3 cities, supported by growing infrastructure, better connectivity, and urbanization. Investment avenues like direct property purchases, Real Estate Investment Trusts (REITs), and Mortgage-Backed Securities (MBS) gained further traction among both domestic and foreign investors.

Residential Real Estate continued to dominate, with unprecedented sales across major cities and a surge in new project launches. Despite increased supply, inventory levels remained stable or declined, especially in Tier-1 markets, reflecting strong absorption.

The commercial office space segment rebounded, with leasing demand rising by 7–8% year-on-year, aided by improved workplace strategies and higher demand from IT/ITES and GCCs.

Retail real estate made a full comeback, surpassing pre-pandemic consumption levels, driven by revived footfalls and new retail formats.

Industrial and warehousing emerged as a fast-growing segment, receiving \sim 39% of institutional inflows, thanks to e-commerce and logistics sector growth.

Budget 2025 – takeaways

The Union Budget 2025 was supportive of the sector's long-term development, with a strong emphasis on urban infrastructure, affordable housing, and sustainability. The budget created a favorable environment for real estate growth through targeted capital expenditure and inclusive policy measures.

Inclusive Development

The Pradhan Mantri Awas Yojana (PMAY) progressed significantly toward its goal of 3 crore rural houses, with a commitment to build 2 crore more houses over the next five years.

The total allocation to PMAY stood at Rs. 80,671 crore, with Rs. 54,500 crore specifically earmarked for the rural component.

The PM-SVANidhi scheme continued supporting 78 lakh street vendors by facilitating access to credit and formal housing support.

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These efforts align with the government's 'Viksit Bharat by 2047' vision for comprehensive and inclusive urban-rural development.

Urban Housing and Middle-Class Support

The budget announced a new housing scheme for urban middle-class families living in rented homes, chawls, slums, or unauthorized colonies, helping them buy or build their own homes with affordable financing support.

The rooftop solarization scheme was launched for 1 crore urban households, offering up to 300 units of free electricity per month, promoting green energy adoption and reduced energy bills.

C. SEGMENTWISE FINANCIAL & OPERATIONAL PERFORMANCE:

SRL operates mainly in two segments of revenue – Construction & Renting. The details on financial performance of the same forms the part of the Financial Statements and is been time to time disclosed to the Stock Exchange.

D. SWOT ANALYSIS:

The Company is nowhere ignorant about the risks and threats encounter in these highly competitive and volatile sectors and even can't deny the speculation rose due to the frequent changes in the legal, economic and fiscal policies by the Government among the consumers, investors and stakeholders.

a) RISK AND CHALLENGES ARE:

> In Construction Segment:

- Regulatory Hurdles- The real estate industry is subject to extensive regulation, and any negative adjustments in governmental policies or the regulatory framework can negatively influence the sector's performance. Significant delays in procedures related to acquiring land, determining land use, initiating projects, and obtaining construction approvals are common. Changes in policy applied retrospectively, along with regulatory obstacles, could affect profitability and diminish the appeal of both the sector and the companies active within it.
- **Monetary Tightening and Funding Issues** The budding economic revival, coupled with potential increases in interest rates, may pose challenges for the real estate sector shortly.
- Higher housing loan costs and an escalation in financing costs for developers, who are already
 contending with margin pressures due to the rising prices of commodities, could have
 implications.
- Shortage of Manpower & Technology- As the country's second-largest employment provider, the real estate sector relies significantly on manual labor. The pandemic severely impacted this sector due to labor shortages, disrupting project completion schedules. Consequently, there's a pressing need for the adoption of alternative construction methods that are less dependent on manual labor and more on technology.
- **Climate Change-**Due to physical climate change the infrastructure gets damaged at construction sites, disruptions to logistics routes, and decreased workforce efficiency due to heat waves.
- On the other hand, transitional risks emerge from the transition towards a low-carbon economy, manifesting across four key categories: reputational, market, technology, and policy.

In Rent Segment:

- Vacation of properties by the current tenants with intent to have owned estate.
- Economic Downturn due to changes in fiscal policies
- Massive Competition mainly regarding the supply of space/properties.
- Inaccurate Scrutiny of the roots of the tenants, etc.

B) STRENGTH:

SRL is very much optimistic about its growth, expansion and strong hold in years to come. The basic strength which drives the organizational potential are:

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- 1. Experienced board members & active team
- 2. Collaborative relationship with the stakeholders & investors
- 3. Curiosity, Innovation and inclination towards technological advancement
- 4. Calculative Risk taking approach.
- 5. Customer centricity

E. HUMAN RESOURCES MANGEMENT:

Management is successfully indulge in building experienced team and nurtures them to be leaders. The HR Department is specifically monitored by our Senior Management with an aim to build trust, integrity, teamwork, innovation, performance and partnership. Various Departments are headed by Professional Qualified Personal, helping our business to remain competitive, achieve greater success and newer milestone.

F. RISKS AND CONCERNS:

Your company is mainly focusing on manpower and the intelligence. Apart from the risk on account of governmental policies and regulatory changes, business of the company are exposed to certain operating business risks, which is mitigated by regular monitoring and corrective actions. The company has taken necessary measures to safe guard its assets and interest etc.

G. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

As per the provision of Section 138 of the Companies Act, 2013, the Company has devised a proper system to check the internal controls and functioning of the activities and recommend ways of improvement. Internal Audit is carried out on timely and the report is placed in the Audit Committee Meeting and Board meeting for consideration and directions. The internal financial controls with reference to financial statements as designed and implemented by the Company. During the year under review, no material or serious observation is received from the Internal auditor of the Company for inefficiency and inadequacy of such controls.

FORWARD-LOOKING STATEMENT:

The report contains forward-looking statements, identified by words like 'plans', 'expects', 'will', 'anticipates', 'believes', 'intends', 'projects', 'estimates' and so on. All statements that address expectations or projections about the future, but not limited to the Company's strategy for growth, market position, expenditures and financial results, are forward-looking statements. Since these are based on certain assumptions and expectations of future events, the Company cannot guarantee that these are accurate or will be realized. The Company's actual results, performance or achievements could thus differ from those projected in any forward-looking statements. The Company assumes no responsibility to publicly amend, modify or revise any such statements on the basis of subsequent developments, information or events. The Company disclaims any obligation to update these forward-looking statements, except as may be required by law.

GENERAL SHAREHOLDER INFORMATION

CIN: L45201GJ1996PLC029311

TWENTY NINTH ANNUAL GENERAL MEETING:

Date: 25th Day of July, 2025

Time: 2:00 P.M.

Venue: Block-A, Office No.-1501 TO 1503, 15th FLOOR, Navratna Corporate Park,

Ambli Bopal, Opp. Jayantilal park, Ahmedabad, Gujarat-380058.

LISTING OF EQUITY SHARES ON STOCK EXCHANGES:

National Stock Exchange Limited, Mumbai-SME SEGMENT (NSE Emerge), Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai -400051, Maharashtra.

Annual listing fees for the year 2025-2026 has been paid to the National Stock Exchange Limited. The Company has paid Annual Custodial Fees for the year 2025-2026, as applicable, to Central Depository Services (India) Limited [CDSL] and National Securities Depository Limited [NSDL].

STOCK CODE:

National Stock Exchange Limited (NSE EMERGE) : SHAIVAL
Demat ISIN Number in NSDL & CDSL for Equity Shares : INE262S01010

MEANS OF COMMUNICATION:

The Company regularly intimates half yearly un-audited as well as yearly audited financial results to the Stock Exchanges, immediately after the same are taken on record by the Board. These results are normally published to NSE SME PLATFORM (NSE EMERGE) as well on the website of the company.

ANNUAL GENERAL MEETINGS:

Location, Date and Time for last three Annual General Meetings were as follows:

YEAR	LOCATION	DATE	TIME
2021-22	A/1, Maharaja Palace, Near Vijay Cross	29/09/2022	3.00 p.m.
	Road, Navrangpura , Ahmedabad-380009		
2022-23	A/1, Maharaja Palace, Near Vijay Cross	27/09/2023	3.00 p.m.
	Road, Navrangpura, Ahmedabad-380009		
2023-24	A/1, Maharaja Palace, Near Vijay Cross	20/09/2024	3.00 p.m.
	Road, Navrangpura, Ahmedabad-380009		

INVESTORS COMPLAINTS DETAILS:

Quarter-wise Summery of Investors' Complaints received and resolved to the satisfaction of the shareholders during the financial year 2024-2025.

Quarte	r Period	Complaints Position at the beginning	Complaints received during the	Complaints resolved during the	Complaints pending at the end of the
From	То	of the quarter	quarter	quarter	quarter
01/04/2024	30/06/2024	0	0	0	0
01/07/2024	30/09/2024	0	0	0	0
01/10/2024	31/12/2024	0	0	0	0
01/01/2025	31/03/2025	0	0	0	0
	Total	0	0	0	0
Complaint pending at beginning of the year = 0					
Complaint receiv	ved during the yea	ar =	: 0		
Complaint resolv	ved during the yea	ar =	: 0		_
Complaint pend	ing at the end of t	he year =	0		

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SHARE TRANSFER / DEMAT SYSTEM:

All the shares related work is being undertaken by our R & T Agent, Bigshare Services Private Limited, New Delhi. To expedite the process of share transfer, transmission, split, consolidation, rematerialization and de-materialization etc. of securities of the Company, the Board of Directors has delegated the power of approving the same to the Company's R & T Agent under the supervision and control of the Compliance Officer Mrs. Ankita Vivekkumar Shah till 30/11/2024, and Mrs. Urvi Meet Shah w.e.f. 28/02/2025 who are placing a summary statement of transfer / transmission etc. of securities of the Company at the meeting of the Board.

Share lodged for transfer at the R & T Agents address are normally processed and approved within 15 days from the date of its receipt, subject to the documents been valid and complete in all respect. The investors / shareholders grievances are also taken-up by our R & T Agent.

The Company has obtained and filed with the Stock Exchange(s), the yearly certificate from a Company Secretary in Practice as required Clause 40(9) & 40(10) of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

DE- MATERIALIZATION OF SHARES AND LIQUIDITY:

The Company's Shares are in compulsory Demat mode and as on 31st March, 2025 all the shares i.e. 100% Equity shares of the company are held in dematerialized Form.

OUTSTANDING GDR/DR/WARRANTS OR ANY CONVERTIBLE INSTRUMENTS- NOT APPLICABLE.

<u>DISTRIBUTION SCHEDULE AND SHAREHOLDING PATTERN AS ON 31ST MARCH, 2025</u> Distribution Schedule:

SHAREHOLDING (IN RUPEES)	No. of	% of	Shares Amount	% of
	Shareholders	Total	(Rs.)	Total
5001 – 10000	2	10	12000	0.0104
30001 – 40000	1	5	36000	0.0311
50001 – 100000	7	35	504000	0.4355
100001 – 99999999999999	10	50	115188000	99.5230
TOTAL	20	100.00	115740000	100.0000

Shareholding Pattern:

Sr.	Category	As on Marcl	h 31, 2025	As on March 31, 2024	
No.		Nos. of	Voting	Nos. of	Voting
		Shares held	Strength	Shares held	Strength
			%		%
1	Promoters	8406000	72.63	8406000	72.63
2	Mutual Fund & UTI	0	0.00	0	0.00
3	Bank, Financial Institutions (FI's),	0	0.00	0	0.00
	Insurance Companies				
4	Foreign Institutional Investors (FII's)	0	0.00	0	0.00
5	Private Bodies Corporate	2325600	20.09	2325600	20.09
6	Indian Public	842400	7.28	842400	7.28
7	Clearing Member	0	0.00	0	0.00
8	Others (Non Resident Indians)	0	0.00	0	0.00
	Total	11574000	100.00	11574000	11574000

Address for correspondence:

a)	Investor Correspondence for transfer /	Bigshare Services Private Limited			
	de-materialization of shares and any	Regd. Off.: Pinnacle Business Park, Office no S6-			
	other query relating to the shares of	2,6 th floor, Mahakali Caves Road, Next to Ahura			
	the Company.	Centre, Andheri East, Mumbai, Maharashtra			
		400093			
		Branch Off.: 302, Kushal Bazar, 32-33,			
		Nehru Place, New Delhi – 110019			
		Email id: <u>bssdelhi@bigshareonline.com</u>			
		Tele No: 011-42425004			
b)	Any other query and Annual Report	Secretarial Department			
		Block-A, Office No1501 TO 1503, 15TH FLOOR,			
		Navratna Corporate Park,			
		Ambli Bopal, Opp. Jayantilal park, Ahmedabad,			
		Gujarat-380058.			
		E-mail: shaivalgroup@gmail.com;			
		cs.shaival@gmail.com			

RECONCILIATION OF SHARE CAPITAL AUDIT REPORT:

The Reconciliation of Share Capital Audit Report of the Company prepared in terms of SEBI Circular No. D&CC/FITTC/CIR-16/2002 dated December 31, 2002 reconciling the total shares held in both the depositories, viz NSDL and CDSL with the total issued / paid-up capital of the Company were placed before the Board of Directors every quarter and also submitted to the National Stock Exchange – SME (EMERGE) every quarter.

COMPLIANCE BY THE COMPANY:

The Company has complied with all the mandatory requirements of the Listing Agreement with the National Stock Exchange – SME (EMERGE), regulations and guidelines of SEBI (LODR), Regulation 2015. Further, during last three years, no penalties or strictures are imposed on the Company by the Stock Exchange or SEBI or any statutory authority, on any matter related to capital markets. **However**, the Company has received the following regulatory communications and taken compliance-related actions during the reporting period:

- 1. Advisory Letter Shareholding Disclosure (Regulation 3 of SEBI SAST Regulations): The Company received an Advisory Letter dated April 3, 2025 (Ref: NSE/LIST/C/2025/0405) from the National Stock Exchange of India Limited (NSE) in relation to the increase in shareholding of Mr. Shaival Mayurbhai Desai from 12.96% to 25.9% during the quarter ended December 31, 2024, as reflected in the Company's shareholding pattern. It was observed that the necessary disclosure under Regulation 3 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 was not made. The Exchange advised the Company to exercise abundant caution in future to ensure compliance. The Company has acknowledged the advisory, noted it for future reference, and has since made the required disclosure.
- 2. Fine for Delay in Appointment of Company Secretary (Regulation 6(1) of SEBI LODR): A monetary penalty of Rs. 36,580 (inclusive of GST) was levied on the Company for the quarter ended March 31, 2024, in accordance with Regulation 6(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, due to delay in appointment/non-appointment of the Company Secretary and Compliance Officer for a period of 31 days. The fine was imposed via notice dated May 27, 2024, and has been duly paid by the Company.
- 3. Warning Letter Inadvertent Disclosure of PAN (Regulation 30 of SEBI LODR): The Company received a Warning Letter dated April 8, 2025 (Ref: NSE/LIST/COMP/SHAIVAL/01/2025-2026) from NSE for inadvertently disclosing PAN details of the Chief Financial Officer and an Independent Director in a filing made on March 7, 2025, under Regulation 30 of the SEBI (LODR) Regulations, 2015. This was treated as a violation of

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the Exchange's communication policy. The Exchange advised the Company to avoid recurrence of such lapses. The Company acknowledged the warning and has since taken corrective steps by redacting PAN details from the mentioned and all subsequent disclosures.

Registered Office: Block-A, Office No.-1501 to 1503, 15th Floor, Navratna Corporate Park, Ambli Bopal, Opp. Jayantilal Park, Ahmedabad, Gujarat-380058.

Date: 18th June, 2025

By Order of the Board For, Shaival Reality Limited

Sd/- Sd/-

MAYUR M. DESAI SHAIVAL M DESAI

Chairman & Managing Director Director

Place: Ahmedabad DIN: 00143018 DIN: 03553619

INDEPENDENT AUDITOR'S REPORT

To,
The Members of
SHAIVAL REALITY LIMITED

I. Report on the Audit of the Standalone Financial Statements

1. Opinion

We have audited the Standalone Financial Statements of **SHAIVAL REALITY LIMITED** ("the Company"), which comprises the Balance Sheet as at 31st March 2025, and the Statement of Profit and Loss, statement of changes in Equity and statement of Cash Flows for the year ended on that date, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Financial Statements")

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 Accounting Standards prescribed under section 133 of the Act read with Companies (Accounting Standards) Rules 2015, as amended ("AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, the Profit, changes in equity and its cash flows for the year ended on that date.

2. Basis for Opinion

We conducted our audit of the Standalone Financial Statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act (SA's) 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 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 we have obtained is sufficient and appropriate to provide a basis for our opinion on the standalone financial statements.

3. Key Audit Matters

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

We have determined that there are no key audit matters to communicate in our report.

4. Other Information – Board of Directors' Report

- A. The Company's Board of Directors is responsible for the preparation of other information and presentation of its report (hereinafter called as the "Board Report") which requires various information under section 134(3) of the Act. However, our opinion on the financial statements does not cover the other information and we do not any form of assurance conclusion thereon.
- **B.** 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 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 the fact. We have nothing to report in this regard.

5. Managements' and Board of Directors' Responsibility for the (Standalone) Financial Statements

A. The Company's Management and Board of Directors are responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the act') with respect to the preparation of these standalone 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 Indian Accounting Standards specified under Section 133 of the Act, read with Companies (Accounts) Rules, 2015.

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

B. 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 and the Board of Directors either intend 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.

6. Auditor's Responsibilities for the Audit of the standalone Financial Statements

A. Our responsibility is to express an opinion on these standalone financial statements based on our audit. In conducting our audit, we have taken into account the provisions of the Act; the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder.

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

We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the 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.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going

concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- D. Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the 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.
- E. 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.
- F. 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.
- G. 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.

II Report on Other Legal and Regulatory Requirements:

1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the **Annexure "A"** a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

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

- a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c. The Balance Sheet, the Statement of Profit and Loss and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
- d. In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e. On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2025 from being appointed as a director in terms of Section 164(2) of the Act.
- f. With respect to the adequacy of the internal financial controls with reference to financial statements over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". 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.
- g. In our opinion, the managerial remuneration for the year ended 31st March, 2025 has been paid/provided by the Company to its directors in

- accordance with the provisions of section 197 read with Schedule V to the Act;
- h. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company 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 has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, other than as disclosed in note to the accounts, no funds 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 orin any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The Management has represented that, to the best of its knowledge and belief, as disclosed in notes to the accounts, no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Parties or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.

- (c) Based on the audit procedures performed that has been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under subclause (i) and (ii) of Rule 11(e) contain any material misstatement.
- v. The Company has not declared or paid dividend during the year covered by our audit.
- vi. Based on our examination, which included test checks, the Company has used accounting software for maintaining its books of accounts for the financial year ended march 31, 2025 which has a feature of recording audit trail (edit log) facility and the same has operated throughout the year for all relevant transactions recorded in the software. Further during the course of our saudit, we did not come across any instance of the audit trail feature being tampered with.

For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Place: Ahmedabad Date: 1st May, 2025 Sd/Jaimin Deliwala
Proprietor
M. No.: 044529

UDIN: 25044529BMIMJO1091

SHAIVAL REALITY LIMITED

ANNEXURE "A" TO INDEPENDENT'S AUDITOR'S REPORT (Referred to in paragraph (1) of our report of even date)

The Annexure referred to in the Independent Auditor's Report to the Members of the company on the Standalone Financial Statements of the Company for the year ended 31st March, 2025, we report that:

- (i) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant & Equipment.
 - (B) The Company does not have any intangible assets.
 - (b) The Property, Plant & Equipment were physically verified by the Management once in a year which, in our opinion is reasonable considering the size of the company and nature of its Property, Plant & Equipment. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us, the records examined by us and based on the examination of the conveyance deeds/registered sale deeds provided to us, we report that, the title deeds, comprising all the immovable properties of buildings which are free hold, disclosed in Note to standalone financial statements, are held in the name of the Company as at the Balance Sheet date. In respect of immovable property of land that has been taken on lease and disclosed as fixed assets in the financial statements, the lease agreement is in the name of the Company.
 - (d) The company has not revalued its Property, Plant & Equipment during the year and the company does not have any intangible assets.
 - (e) According to the information and explanations given to us and result of our audit procedures, in our opinion, no proceedings have been initiated or are pending against the company for holding any Benami property under the Benami Transactions (Prohibition) Act, 1988 and rules made there under.

- (ii) (a) The company does not have any inventories during the year.
 - (b) According to the information and explanations given to us, the company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions during the year, hence the provision of this clause is not applicable.
- (iii) (a) According to information and explanations given to us, the company has not provided any guarantee or securities and granted any advances in nature of loans or provided securities or has made any investment during the year in companies, firms or LLPs. The company has given advances to other parties during the year, in respect of which:

Particulars	Amount (Rs)
A. Aggregate amount granted/ provided during the	
year:	
- Subsidiaries	
- Joint Ventures	
- Associates	
- Others*	2486.244
B. Balance outstanding as at balance sheet date:	
- Subsidiaries	
- Joint Ventures	
- Associates	
- Others*	2486.244

^{*} includes loans given to employee.

- (b) According to information and explanations given to us, the terms and conditions of the grant all the above-mentioned advances are, in our opinion, prima facie, not prejudicial to the interest of the company
- (c) According to information and explanations given to us, the company has not granted loans or advances in nature of loans. Accordingly, Clause 3 (iii) (c) (regarding repayment of principal and receipt of interest) of the order is not applicable
- (d) According to information and explanations given to us, the company has not granted loans or advances in nature of loans. Accordingly, Clause 3 (iii) (d) (regarding overdoes amount) of the order is not applicable.
- (e) According to information and explanations given to us and on the basis

of our examination of the records of the company, there is no loan or advance in nature of loans granted falling due during the year, which has been renewed or extended or fresh loans granted to settle the over dues of existing loans or advances in the nature of loans given to same parties.

- (f) According to information and explanations given to us and on the basis of our examination of the records of the company, the company has not granted loans or advances in nature of loans either repayable or without specifying any terms or period of repayment.
- (iv) In our opinion and according to the information and explanations given to us, the Company has not entered into any transaction of granting of loans or making of investments or providing guarantees or security to any person covered under the provisions of Section 185 and Section 186 of the Act.
- (v) According to the information and explanations given to us, and based on our audit procedure, the Company has not accepted any deposits within the meaning of Sections 73 to 76 of the Act or any other relevant provisions of the Companies Act, 2013.
- (vi) The provisions of Section 148(1) of the Companies Act, 2013 with regards to maintenance of cost records are not applicable to the Company.
- (vii) In respect of statutory dues:
 - a) According to the records of the Company, undisputed statutory dues including Goods and Service Tax (GST), provident fund, employees' state insurance, income tax, duty of customs, and other material statutory dues applicable to the Company have generally been regularly deposited by it with the appropriate authority.

There were no undisputed amounts payable in respect of goods and services tax, provident fund, employees' state insurance, income tax, sales tax, service tax, duty of customs, duty of excise, value added tax, cess and other material statutory dues in arrears as at 31st March, 2025 for a period of more than six months from the date they became payable.

b) According to the information and explanations given to us, there are no dues of Income- tax or Goods and Services tax or duty of Customs of which has not been deposited by the Company on account of disputes, except for the following:

Name of the	Nature of	Amount (in	Period to	Forum
Statute	the dues	Lakhs)	which the	where the
			amount	dispute is
			relates	pending
Income Tax	Income Tax	Rs. 303.13	AY 2011-	Hon'ble
Act, 1961			12	Gujarat High
				Court

- (viii) According to the information and explanations given to us, there was no transaction found unrecorded in the books of accounts of the company which have been surrendered or disclosed as income during the year, in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- (ix) (a) According to the information and explanations given to us and as verified from the books of accounts, the Company does not have any loans or borrowings from banks, financial institutions or government and has not issued any debentures. Therefore, the question of default in repayment does not arise.
 - (b) In our opinion and according to the information and explanations given to us, the company is not declared wilful defaulter by any bank or financial institutions or other lender.
 - (c) In our opinion and according to the information and explanations given to us, the Company has not raised any new term loan during the year, hence provisions of clause 3(ix)(c) is not applicable to the Company.
 - (d) In our opinion and 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 raised on short term basis have been used for long term investment by the Company.
 - (e) In our opinion and according to the information and explanations given to us, and on an overall examination of the Balance Sheet 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 subsidiary, associates or joint ventures.
- (f) In our opinion and according to the information and explanations given to us, the Company has not raised any term loan during the year on the pledge of securities held in its subsidiaries, joint ventures or associate Companies, hence provisions of clause 3(ix)(f) is not applicable to the Company.
- (x) (a) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, paragraph 3(x)(a) of the Order is not applicable to the Company.
 - (b) 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. Accordingly, paragraph 3(x) (b) of the Order is not applicable to the Company.
- (xi) (a) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company and no fraud on the Company by its officers or employees has been noticed or reported during the year.
 - (b) In view of above, the Auditor had no reason to file Form ADT-4 as prescribed under Rule 13 of the Companies (Audit and Auditors) Rules 2014 with the central Government
 - (c) To the best of our knowledge and according to the information and explanations given to us, the Company has not received any whistle blower complaints during the year.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi company and the Nidhi Rules, 2014 are not applicable to it. Accordingly, paragraph 3(xii) of the Order is not applicable to the Company.
- (xiv) In our opinion and according to the information and explanations given to us, the Company is in compliance with sections 177 and 188 of the Act, where applicable, for all transactions with the related parties and details of related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- (xiii) (a) 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.
- (xiv) In our opinion and according to the information and explanations given to us, during the year 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 Act are not applicable.
- (xv) (a) In our opinion and according to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.
 - (b) The company is not a NBFC and hence reporting under this clause is not required.
 - (c) The company is not a NBFC and hence reporting under this clause is not required.
 - (d) This clause is not applicable to the company as it is not CIC.
- (xvi) The company has not incurred cash losses in the current financial year. The company has not incurred any cash losses in the immediately preceding financial year.
- (xvii) There is no resignation of the statutory auditors during the year.
- (xviii) According to the information and explanations given to us and 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, 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.
- (xix) In our opinion and according to the information and explanations given to us, the provisions of section 135 of the Companies Act, 2013 regarding CSR Activities were not applicable to the company, hence reporting requirement

under paragraph 3(xx)(a) and paragraph 3(xx)(b) of the order are not applicable to the company.

For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/-

Place: Ahmedabad Jaimin Deliwala Date: 1st May, 2025 Proprietor

M. No.: 044529

UDIN: 25044529BMIMJO1091

SHAIVAL REALITY LIMITED

ANNEXURE -B TO THEINDEPENDENT AUDITOR'S REPORT

Report on the Internal Financial Controlsover financial reporting 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 **Shaival Reality Limited**as of 31stMarch 2025 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 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, 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 auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting:

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

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

Inherent Limitations of Internal Financial Controls over Financial Reporting:

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

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

For, Jaimin Deliwala& Co. Chartered Accountants Firm Regn. No. 0103861W

Sd/-Jaimin Deliwala Proprietor M. No. 044529

UDIN:25044529BMIMJO1091

Place: Ahmedabad Date: 1st May, 2025

Standalone Balance Sheet as at 31st March, 2025

CIN: L45201GJ1996PLC029311

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CIN:	IN: L45201GJ1996PLC029311 Particulars		Figures as at t		(Amount in thousands) Figures as at the end of 31/03/2024
				, ,	, ,
I.	EQUITY	AND LIABILITIES			
1	Shareholders' Funds				
_	(a)	Share Capital	2	115,740.00	115,740.00
	(b)	Reserves and Surplus	3	43,903.72	41,930.12
	(c)	Money receivedagainst share Warrants	J	-	-
	(-)	Total Shareholder's Funds		159,643.72	157,670.12
2	Share A	Application Money Pending Allotment		-	-
3	Non-cu	rrent Liabilities			
•	(a)	Long-term Borrowings		_	_
	(b)	Deferred Tax Liabilities (Net)		_	_
	(c)	Other Long Term Liabilities	4	250.00	250.00
	(d)	Long-term Provisions	7	-	-
	(4)	Total Non Current Liabilities		250.00	250.00
4	Curren	t Liabilities			
•	(a)	Short-term Borrowings		_	_
	(a) (b)	Trade Payables	5	-	-
	(6)	Total o/s dues of micro and small enterprise	,	_	_
		Total o/s dues of creditors other than micro and			
		small enterprise		13.26	126.13
	(c)	Other Current Liabilities	6	1,822.24	3.80
	(d)	Short-term Provisions	Ů	-	-
	()	Total Non Current Liabilities		1,835.50	129.93
		TOTAL:		161,729.22	158,050.05
		TOTAL.		101,723.22	138,030.03
II.	ASSETS	1			
1	Non-cu	rrent Assets			
	(a)	Property, Plant, Equipments and Intangible Assets			
		(i) Property, Plant and Equipments	8	6,451.45	6,682.54
		(ii) Intangible Assets		-	-
	(b)	Non-current Investments	7	1,904.38	4,973.45
	(c)	Deferred tax Assets (Net)	9	4,909.93	5,750.75
	(d)	Long-term loans and advances	10	114,730.27	118,878.56
	(e)	Other non-current assets	11	6,233.50	7,718.51
		Total Non Current Assets		134,229.53	144,003.81
2	Curren	t Assets			
	(a)	Current investments		-	-
	(b)	Inventories		-	-
	(c)	Trade Receivables	12	11,301.87	451.44
	(d)	Cash and Cash Equivalents	13	4,250.23	2,553.97
	(e)	Short-term loans and advances		-	-
	(f)	Other Current Assets	14	11,947.60	11,040.83
		Total Non Current Assets		27,499.69	14,046.24
		TOTAL:		161,729.22	158,050.05
		Significant Accounting Policies	1	101,723.22	130,030.03
	1	T.ga.re / 1000 arrent g / Orloico			

Notes 1 to 22 form an integral part of the Accounts

For and on behalf of the Boards

Sd/-Mayur M. Desai DIN: 00143018 Managing Director Sd/-Shaival M. Desai DIN: 03553619 Director In terms of our report of even date For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/-

Sd/-Harshil Desai Chief Financial Officer Sd/-Urvi Shah Company Secretary Jaimin Deliwala Proprietor M. No. 044529

UDIN: 25044529BMIMJO1091

Date: 1st May, 2025
Place: Ahmedabad
Place: Ahmedabad

SHAIVAL REALITY LIMITED

Standalone Statement of Profit and Loss for the year ended 31/03/2025

CIN: 145201GI1996PLC029311 (Amount in thousands)

CIN : L	45201GJ1996PLC029311	1		Amount in thousands)
	Particulars	Note No.	Figures as at the end of 31/03/2025	Figures as at the end of 31/03/2024
I.	Revenue From Operations	15	1,036.08	3,278.61
II.	Other Income	16	10,969.42	39,530.90
III.	Total Income (I + II)		12,005.50	42,809.51
IV	Expenses:			
10.	Cost of Materials Consumed		_	_
	Purchases of Stock-in-Trade		_	_
	Changes in Inventories of Finished Goods, Work-in-			
	Progress and Stock-in-Trade Employee Benefits Expense	17	- 1,102.26	935.76
	Finance Costs		-	-
	Depreciation and Amortization Expense	18	87.76	344.52
	Other Expenses	19	3,716.97	17,228.87
	Total Expenses		4,906.98	18,509.15
v.	Profit Before Exceptional and Extraordinary Items and Tax (III-IV)		7,098.52	24,300.36
VI.	Exceptional Items		-	-
	Profit Before Extraordinary Items and Tax (V - VI)		7,098.52	24,300.36
VIII.	Extraordinary Items Depreciation on account of change in method		-	-
IX.	Profit Before Tax (VII- VIII)		7,098.52	24,300.36
x	Tax Expense: (1) Current Tax (2) Deferred Tax (3) Short Provision of Income Tax (Earlier Years)		- 840.81 4,284.10	(866.12)
ХI	Profit (Loss) for the Period From Continuing Operations (VII-VIII)		1,973.61	25,166.48
xv	Profit (Loss) for the period (XI + XIV)		1,973.61	25,166.48
XVI	Earnings Per Equity Share:			
	(1) Basic		0.17	2.17
	(2) Diluted		0.17	2.17
	Significant Accounting Policies	1		

Notes 1 to 22 form an integral part of the Accounts

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For and on behalf of the Boards

In terms of our report of even date

Sd/-Mayur M. Desai DIN: 00143018 Managing Director Sd/-Shaival M. Desai DIN: 03553619 Director For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/-Harshil Desai Chief Financial Officer

Urvi Shah Company Secretary

Sd/-

Sd/-Jaimin Deliwala

Proprietor M. No. 044529

UDIN: 25044529BMIMJO1091

Date: 1st May, 2025 Place: Ahmedabad

Date: 1st May, 2025 Place: Ahmedabad

SHAIVAL REALITY LIMITED

Standalone Cash Flow Statement for the Year Ended on 31st March, 2025

CIN: L45201GJ1996PLC029311

(Amount in thousands)

	Particulars		FY 2024-25	FY 2023-24
Α	CASH FLOW FROM OPERATING ACTIVITIES:			
	Net Profit before taxation and extra-ordinary items		7,098.52	24,300.36
	Adjustment for :			
	Depreciation		87.76	344.52
	Interest Income		(1,051.75)	(3,331.74
	Interest Expenses		-	-
	Profit/loss on Sale of Shares / Investments		-	-
	Profit/loss on Sale of Fixed Assets		(1.67)	(35,552.39
	Short Provison of Income Tax		(4,284.10)	
	Operating Profit Before Working Capital Changes	_	1,848.75	(14,239.25
	Working Capital Changes:			
	(Increase)/ Decrease in Inventory		-	-
	(Increase)/ Decrease in Trade and Other Receivables		(10,850.42)	425.73
	(Increase) / Decrease in Other Current Assets		(906.77)	(1,690.44
	(Increase) / Decrease in Non Current Asset & Loans and Advances		1,485.01	13.45
	Increase in Trade Payables and other Liabilities		1,705.57	(2,372.89
	Cash generated from operations	(1)	(6,717.86)	(17,863.39
	Income Tax Paid (including Tax deducted at source)	(II)	- 1	-
	Net Cash Used in Operating Activities	(1+11)	(6,717.86)	(17,863.39
В	CASH FLOW FROM INVESTING ACTIVITIES :			
	Addition to Fixed Assets		_	(2,196.71)
	Deletion from Fixed Assets		145.00	46,548.01
	(Purchase) / Sale of Investments		3,069.08	31,255.18
	Loans & Advance (Given) / Return		4,148.29	(60,399.93
	Interest Income		1,051.75	3,331.74
	Net Cash used in Investment Activities		8,414.12	18,538.29
С	CASH FLOW FROM FINANCING ACTIVITIES :			
•	Proceeds/(Repayment) of Loans(Net)			
	Proceeds/(Repayment) of Loans(Net)		-	(433.72
	Interest Paid		-	(433.72)
	Dividend paid and DDT		-	-
	Net Cash From Financing Activities	\vdash		(433.72
	,			(100172
D	Net Changes in Cash and Cash Equivalents (A+B+C)		1,696.26	241.18
E	Cash and Cash Equivalents at start of the year		2,553.97	2,312.79
F	Cash and Cash Equivalents at the end of the year (D+E)		4,250.23	2,553.97
	Components of Cash & Cash Equivalents at the end of the year			
	Cash in Hand		5.53	8.41
	Balance with Schedule Banks		4,244.70	2,545.56
			4,250.23	2,553.97

For and on behalf of the Boards

In terms of our report of even date

Sd/-Sd/-For, Jaimin Deliwala & Co.Mayur M. DesaiShaival M. DesaiChartered AccountantsDIN: 00143018DIN: 03553619Firm Reg. No. 0103861WManaging DirectorDirector

Sd/- Sd/- Sd/-

Harshil Desai Urvi Shah Jaimin Deliwala Chief Financial Officer Company Secretary Proprietor

M. No. 044529 UDIN: 25044529BMIMJO1091

Date: 1st May, 2025
Place: Ahmedabad

Date: 1st May, 2025
Place: Ahmedabad

Place: Ahmedabad

(Amount in thousands)

NOTE 2: SHARE CAPITAL

Particulars	As at 31st March, 2025	As at 31st March, 2024
Authorised:		
1,50,00,000 equity shares of Rs. 10/- each	150,000,000.00	150,000,000.00
Issued:		
1,15,74,000 equity shares of Rs. 10/- each	115,740,000.00	115,740,000.00
Subscribed & Paid up:		
1,15,74,000 equity shares of Rs. 10/- each	115,740,000.00	115,740,000.00
Total :	115,740,000.00	115,740,000.00

(A) Reconciliation of Shares Outstanding at the beginning and at the end of the reporting period:

Amount (Rs)	Number of Shares	Amount (Rs)
115,740,000.0	11,574,000.00	115,740,000.00
00 115,740,000.0	0 11,574,000.00	115,740,000.00
.0	.00 115,740,000.0	.00 115,740,000.00 11,574,000.00

(B) Details of Shareholders holding more than 5% Equity Shares in the Company on Reporting Date:

	As at 31st N	1arch, 2025	As at 31st March, 2024	
Particulars	Numbers of	Percentage of	Numbers of	Percentage of
	Shares Held	Holding	Shares Held	Holding
Mayur Mukundbhai Desai	4,206,600.00	0.36	4,206,000.00	0.36
Shaival Mayurbhai Desai	2,998,200.00	0.26	1,500,000.00	0.13
Abhishek Mayur Desai	-	-	1,498,200.00	0.13
Sonal Mayurbhai Desai	1,200,000.00	0.10	1,200,000.00	0.10
Greenstone Agro Product And Infrastructure Pvt Ltd.	1,130,400.00	0.10	1,130,400.00	0.10
Udhay VJ Realty Private Ltd	900,000.00	80.0	900,000.00	0.08

(C) Terms/rights attached to equity shares

The Company has only one class of equity shares having a par value of Rs 10 per Share. Each holder of equity shares is entitled to one vote per share.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive any of the remaining assets of the company, after distribution of all preferential amounts. However, no such preferential amounts exists currently. The distribution will be in proportion to the number of shares held by the shareholders.

(D) Details of Shares held by the promoters at the end of the year:

	As at 31st N	larch, 2025	As at 31st March, 2024		% change	
Particulars	Numbers of	Percentage of	Numbers of	Percentage of	during the	
	Shares Held	Holding	Shares Held	Holding	year	
Mayur Mukundbhai Desai	4,206,600.00	0.36	4,206,000.00	0.36	Nil	
Shaival Mayurbhai Desai	2,998,200.00	0.26	1,500,000.00	0.13	Nil	
Abhishek Mayur Desai	-	-	1,498,200.00	0.13	Nil	
Sonal Mayurbhai Desai	1,200,000.00	0.10	1,200,000.00	0.10	Nil	
Jyotsanaben Mukundbhai Desai	-	-	600.00	0.00	Nil	
Mukundlal Chandubhai Desai	600.00	0.00	600.00	0.00	Nil	
Bharatkumar Keshbhai Desai	600.00	0.00	600.00	0.00	Nil	

NOTE 3 : Reserve & Surplus

(Amount in Thousands)

Particulars	As at 31st March, 2025	As at 31st March, 2024
Securities Premium		
As per last Balance sheet	59,203.44	59,203.44
Surplus		
As per last Balance sheet	(17,273.33)	(42,439.81)
Add. : Current Year Profit & Loss	1,973.61	25,166.48
	(15,299.72)	(17,273.33)
Total :	43,903.72	41,930.12

NOTE 4 : Other Long Term Liabilities

Particulars	As at 31st March, 2025	As at 31st March, 2024
Others Rent Deposits	250.00	250.00
Total :	250.00	250.00

NOTE 5 : Trade Payables

Particulars	As at 31st March, 2025	As at 31st March, 2024
Related to Services #	13.26	126.13
Total :	13.26	126.13

Trade payables ageing schedule as on 31/03/2025

made payables ageing semenale	,,				
	Outstanding for following periods from due date of payment			<u> </u>	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	11.80	-	-	-	11.80
(ii) others	1.46	=	-	-	1.46
(iii) Disputed dues - MSME	-	=	-	-	-
(iv) Disputed dues - others	-	-	-	-	-

Trade payables ageing schedule as on 31/03/2024

	Outstanding for following periods from due date of	Outstanding for following periods from due date of payment			
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	-	-	-	•	-
(ii) others	126.13	-	-	-	126.13
(iii) Disputed dues - MSME	-	=	-	-	-
(iv) Disputed dues - others	-	-	-	=	-

NOTE 6 : Other Current Liabilities

Particulars	As at 31st March, 2025	As at 31st March, 2024
Duties & Taxes Payable	1,717.17	3.80
TDS Payable	5.14	1.80
Provident Fund Payable	4.18	-
GST Payable	1,705.26	-
Professional Tax (Employee)	2.60	2.00
Advance received against Sale of Car	105.00	-
Kotak Securities Ltd	0.08	
Total :	1,822.24	3.80

NOTE 7 : Non-Current Investments

Particulars	As at 31st March, 2025	As at 31st March, 2024
Investment in Unlisted Shares (Unquoted)		
The Mehsana Urban Co. Op.Bank - Shares (400 No. of Shares @ FV 25/-)	10.00	10.00
Investment in Listed Shares (Quoted)		
Infibeam Avenues limited	195.23	-
(6,700 No. of Shares average @ 29.14 per Share, FV Re. 1/-, Market Value as on 31st March 2025 is 16.55/- per share) Total Market Value as on 31st March 2025 is 1.11 Lakh		
Investment in Entities		
KCL - SRPL (JV) - (90% Share)	1,518.15	4,582.45
MCC - SRPL (JV) - (90% Share)	181.00	381.00
Total :	1,904.38	4,973.45

NOTE 9 : Deferred Tax Assets (Net)

Particulars	As at 31st March, 2025	As at 31st March, 2024
Deferred Tax Assets / (Deferred Tax Liabilities) Related to Fixed Assets as per last balance sheet Less: Reversal of Deferred Tax Assets of Earlier Years Less: Related to Fixed Assets	5,750.75 - 840.81	4,884.62 - (866.12)
Total :	4,909.93	5,750.75

NOTE 10 : Long Term Loans & Advances

Particulars	As at 31st March, 2025	As at 31st March, 2024
Unsecured Considered Doubtful		
Staff Loans & Advances	5,418.60	5,418.60
Unsecured Considered Good		
Other Loans & Advances	951.55	1,051.55
Advances for Property	90,000.00	90,000.00
Loans and Advances (A):	96,370.15	96,470.15
Balance with Revenue Authorities - Direct Tax		
Income Tax - 153C AY 2011-12	14,443.12	13,789.09
Advance Tax & TDS 2008-09 / AY 2009-10	-	1,879.47
Advance Tax & TDS 2007-08 / AY 2008-09	-	2,747.61
Advance Tax & TDS 2015-16 / AY 2016-17	-	279.20
Advance Tax & TDS 2016-17 / AY 2017-18	-	440.81
Advance Tax & TDS 2018-19 / AY 2019-20	3,362.98	3,362.98
Advance Tax & TDS 2023-24 / AY 2024-25	343.36	972.24
Advance Tax & TDS 2024-25 / AY 2025-26	210.66	
	18,360.12	23,471.40
Less: Provision for Income Tax		
Carrying Amount at the beginning	1,062.99	1,062.99
Add: Amont provided during the year	4,284.10	
Less: Amont used during the year	(5,347.09)	
	-	1,062.99
Total net balance with revenue authority (B):	18,360.12	22,408.41
Total (A + B):	114,730.27	118,878.56

NOTE 11 : Other Non-Current Assets

Particulars	As at 31st March, 2025	As at 31st March, 2024
Unsecured Considered Good		
Security Deposits		
EMD - Bharat Petroleum Corporation Ltd	-	125.00
EMD - Indian Oil Corporation Ltd	-	200.00
EMD - RTPL [Tanker]	-	325.00
EMD - Ahmedabad Municipal Corporation	-	835.01
EMD - Nagarpalika	205.50	205.50
National Stock Exchange of India Ltd.	528.00	528.00
Palm Green Club - Corporate Membership	2,500.00	2,500.00
SSNNL Shree Nidhi FDR	3,000.00	3,000.00
Total :	6,233.50	7,718.51

NOTE 12 : Trade Receivables

Particulars	As at 31st March, 2025	As at 31st March, 2024
Undisputed Considered Good Disputed Considered Good	11,092.00 209.87	- 451.44
Total :	11,301.87	451.44

Trade receivables ageing schedule as on 31/03/2025

		Outstnading for	following periods f	rom due date of p	ayment	
Particulars	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	more than 3 years	Total
(i) Undisputed Trade receivables - considered good	11,092,000.00	-	-	-	-	11,092,000.00
(ii) Undisputed Trade receivables - considered doubtful	-	-	-	-	-	-
(iii) Disputed Trade receivables - considered good	-	-	209,866.62	-	-	209,866.62
(iv) Disputed Trade receivables - considered doubtful	ı	-	-	-	-	-

Trade receivables ageing schedule as on 31/03/2024

Particulars	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	more than 3 years	Total
(i) Undisputed Trade receivables - considered good	-	-	-	-	-	-
(ii) Undisputed Trade receivables - considered doubtful	-	-	-	-	-	-
(iii) Disputed Trade receivables - considered good	60,092.00	51,829.00	339,521.98	-	-	451,442.9
(iv) Disputed Trade receivables - considered doubtful	-	-	-	-	-	-

NOTE 13 : Cash & Cash Equivelents

Particulars	As at 31st March, 2025	As at 31st March, 2024
Cash in Hand	5.53	8.41
Canara Bank - 5505	79.54	78.83
HDFC Bank - 5654	4,140.04	2,126.87
ICICI Bank - 5740	-	201.24
State Bank of India - 76782	-	2.69
The Mehsana Urban Co-op Bank Ltd 2862	25.12	13.60
Total Bank Balance	4,244.70	2,423.23
FD with Meahsana Urban Co Op Bank	_	-
FD with SBI - Diu (VAT)	-	122.33
Total Fixed Deposits	-	122.33
Total :	4,250.23	2,553.97

NOTE 14 : Other Current Assets

Particulars	As at 31st March, 2025	As at 31st March, 2024
Interest Receivable		
Sardar Sarovar Nigam Limited FD	244.13	62.52
FD With Bank - more than 12 Months		
Mehsana Urban Co. Op. Bank Ltd.	11,703.47	10,969.50
(held by bank Under the lien in Lieu of issuance of Bank Guaranttee amounting to Rs. 5.86	,	,
Crore)		
GST Credit	-	8.10
Kotak Securities Limited	-	0.71
Total :	11,947.60	11,040.83

NOTE 15 : Revenue from Operations

Particulars	As at 31st March, 2025	As at 31st March, 2024
Rent Income Maintenance Charges - Income	1,036.08 -	3,086.61 192.00
Total :	1,036.08	3,278.61

NOTE 16 : Other Income

Particulars	As at 31st March, 2025	As at 31st March, 2024
Dividend Taxable - Co Op Bank	1.50	3.52
Interest On Bank FD	824.81	762.73
Interest Income - SSNL Bond	201.79	213.99
Interest on Unsecured Loan	=	2,158.10
Interest on Refund of Income Tax	25.15	196.92
Kasar	0.00	1.25
Sale of Scrap	-	642.00
Sale of Club Membership (Corporate)	9,400.00	
Profit on sale of Fixed Assets	1.67	35,552.39
Service Tax Refund Income (Karnavati)	514.50	
Total (A + B):	10,969.42	39,530.90

NOTE 17 : Employee Benefit Expenses

Particulars	As at 31st March, 2025	As at 31st March, 2024
		45.00
Bonus Exps.	-	45.00
Other Allowance	220.20	218.40
Provident Fund Exps.	141.98	6.00
Staff Salary Exps.	740.00	665.67
Staff Walefare Exps.	0.08	0.69
Total :	1,102.26	935.76

NOTE 18 : Depreciation

Particulars	As at 31st March, 2025	As at 31st March, 2024
Depreciation for the year	87.76	344.52
Total :	87.76	344.52

NOTE 19 : Other Expenses

Particulars	As at 31st March, 2025	As at 31st March, 2024
Audit Fees	10.00	-
Annual Fees - NSE	176.97	94.40
Annual Membership Fees - Club	45.43	43.75
Bank Charges	0.65	1.18
Insurance Exps Activa	-	1.35
Demat Charges	0.97	1.03
Electricity Exps.	69.53	192.30
GNFC Site Exps.	-	46.75
Gopal Palace - Misc. Exps.	-	742.46
Gopal Palace - Security Salary	-	24.00
GST Exps.	29.30	46.45
Interest on GST	139.45	-
Insurance Exps Car	-	109.53
Interest on Professional Tax	2.77	0.89
Interest on TDS	-	-
Internet Exps.	5.30	7.07
Kasar	1,493.36	-
Municipal Tax Exps.	· -	56.48
Municipal Tax Exps Rented	-	37.25
NSE - SME Exps.	31.80	88.50
Office Exps.	2.80	12.79
Office Renovation Exps.	-	86.47
Office Rent Exps.	-	120.00
Penalty	2.14	-
Professional Tax Exps	9.80	
Professional Fees	20.85	165.00
R.O.C. Exps.	43.78	30.22
SEBI Audit Fees	2.36	2.00
Software Exps	15.00	-
Stationary & Printing Exps.	-	9.73
Telephone Exps.	18.20	18.22
Vehicle Repairing Exps.	-	165.49
Website Exps.	8.00	11.50
Loss on Sale of Shares	-	13,167.49
Profit / (Loss) from Joint Ventures		
KCL - SRPL (JV)	1,588.51	1,928.58
MCC - SRPL (JV)	, -	18.00
Total :	3,716.97	17,228.87

Notes 1 to 19 form an integral part of the Accounts

For and on behalf of the Boards

 Sd/ Sd/

 Mayur M. Desai
 Shaival M. Desai

 DIN: 00143018
 DIN: 03553619

 Managing Director
 Director

Sd/- Sd/-Harshil Desai Urvi Shah Chief Financial Officer Company Secretary

Date: 1st May, 2025 Place: Ahmedabad In terms of our report of even date For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/-Jaimin Deliwala Proprietor M. No. 044529

UDIN: 25044529BMIMJO1091

Date: 1st May, 2025 Place: Ahmedabad

NOTE 8: FIXED ASSETS

		GROSS	BLOCK			DEPRECIAT	ION		NET BI	LOCK
PARTICULARS	Op. Bal. as on 01-04-2024	Add. During the Year	Adj. During the Year	Clo. Bal. as on 31-03-2025	Op. Bal. as on 01-04-2024	Add. During the Year	Adj. During the Year	Clo. Bal. as on 31-03-2025	As on 31-03-2025	As on 31-03-2024
LEASED LAND	4,641.78	-	-	4,641.78	-	-	-	-	4,641.78	4,641.78
GIDC Plot No. 315/4	4,641.78	-	-	4,641.78	-	-		-	4,641.78	4,641.78
BUILDING	3,866.33		-	3,866.33	2,673.88	83.84	-	2,757.72	1,108.60	1,192.44
GNFC Info Tower-2	1,944.00			1,944.00	1,634.09	-	-	1,634.09	309.91	309.91
Office Building @ GIDC Plot 315/4	1,922.33		-	1,922.33	1,039.79	83.84	-	1,123.63	798.70	882.54
VEHICLES	12,955.78		2,050.02	10,905.76	12,351.19	3.92	1,906.68	10,448.42	457.34	604.59
Activa - Honda	64.00		-	64.00	54.74	2.40		57.13	6.87	9.26
Land Cruiser	8.676.00		_	8,676.00	8.334.86	-	_	8,334.86	341.14	341.14
Toyota Fortuner - Car	2,100.00	-	-	2,100.00	1,995.00	-	-	1,995.00	105.00	105.00
Toyota Innova - Car - 292				-				-		
Toyota Innova - Car - 4620	2,050.02	-	2,050.02		1,906.68	-	1,906.68			143.33
Access	65.76	-	-	65.76	59.91	1.52	-	61.43	4.34	5.85
FURNITURE & FIXTURES	4.857.30		_	4.857.30	4.613.58	-	_	4,613.58	243.72	243.72
Office Furniture at Ahmedabad	4,857.30		-	4,857.30	4,613.58	-	-	4,613.58	243.72	243.72
	25.224.40		2 050 02	24 274 40	40 500 50	07.75	4 005 50	47.040.70		
TOTAL	26,321.19	<u> </u>	2,050.02	24,271.18	19,638.65	87.76	1,906.68	17,819.73	6,451.45	6,682.54
Previous Year Figures	49,875.54	2,196.71	25,751.06	26,321.19	35,018.13	344.52	15,724.00	19,638.65	6,682.54	14,857.41

COMPANY INFORMATION:

Shaival Reality Limited is engaged in the business of Construction. The Company is limited by Shares, incorporated and domicile in India and Equity Shares of the Company are listed on NSE SME platform. The registered office of the company is located at A-1, Maharaja Palace, Opp. Rasranjan, near Vijay Char rasta, Navrangpura, Ahmedabad, Gujarat- 380009.

Note: 1 SIGNIFICANT ACCOUNTING POLICIES

(1) BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements of the Company have been prepared in accordance with Generally Accepted Accounting Principles in India ('Indian GAAP') to comply with the Accounting Standards as prescribed under Section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Companies Act, 2013 (to the extent notified), provisions of Companies Act, 1956 (to the extent applicable) (hereinafter together referred to as 'The Act') and the Schedule III of the Act. The financial statements have been prepared on the accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year unless stated otherwise. Also, Accounts have been prepared on the assumption of going concern basis.

(2) USE OF ESTIMATES

The preparation of financial statements in conformity with Indian GAAP requires judgements, estimates and assumptions to be made that affect the reported amount of assets and liabilities, disclosure of contingent liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known / materialised.

(3) <u>CURRENT / NON-CURRENT CLASSIFICATION</u>

All assets and liabilities are classified into current and non-current.

Assets

An asset is classified as current when it is expected to be realized in, or is intended for sale or consumption in, the company's normal operating cycle or it is held primarily for the purpose of being traded or it is expected to be

realized in 12 months after the reporting date or it is cash or cash equivalents unless it is restricted from being exchanged or expected to be used to settle a liability for at least 12 months after the reporting date. Current Assets include the current portion of non-current assets. All other assets are classified as non-current. In the opinion of Board Directors, the aggregate value of the current assets, on realization in the ordinary course of business, will not be less than the amount at which they are stated in the Balance Sheet.

Liabilities

A liability is classified as current when it is expected to be settled in the company's normal operating cycle or it is held primarily for the purpose of being traded or is due to be settled within 12 months after the reporting date or the company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification. Current Liabilities include the current portion of non-current liabilities. All other liabilities are classified as non-current.

(4) PROPERTY, PLANT AND EQUIPMENT

Tangible Assets

Tangible Assets are stated at cost net of recoverable taxes, trade discounts and rebates, less accumulated depreciation and impairment loss, if any.

The cost of Tangible Assets comprises its purchase price, borrowing cost and any cost directly attributable to bringing the asset to its working condition for its intended use.

Subsequent expenditures related to an item of Tangible Asset are added to its book value only if they increase the future benefits from the existing asset beyond its previously assessed standard of performance.

Intangible assets

An intangible asset is a non-physical asset having a useful life greater than one year. These assets are generally recognized as part of an acquisition, where the acquirer is allowed to assign some portion of the purchase price to acquired intangible assets. The company does not possess any intangible asset.

(5) DEPRECIATION, AMORTISATION AND DEPLETION

Tangible Assets

Pursuant to the enactment of Companies Act 2013, the company has applied the estimated useful lives as specified in Schedule II. Depreciation on Fixed Assets is provided to the extent of depreciable amount on the Written down Value (WDV) Method except in respect of Mould (over its useful life as technically assessed — 3 Years) where useful life is different than those prescribed in Schedule II. In respect of assets sold, depreciation is provided up to the date of disposal.

(6) REVENUE RECOGNITION

Revenue from operations includes renting of property and construction of Residential Complex under Government Schemes.

- i. Revenue earned from Construction Contracts has been recognized as per AS-7 "Construction Contracts".
- ii. Interest income is recognized on a time proportion basis taking into account the amount outstanding and the interest rate applicable.
- iii. Rent Income is recognized when the right to receive payment is established.

(7) CONSTRUCTION CONTRACTS

The accounting for the construction division is done as per the percentage completion method. The contract revenue is recognized as revenue in the statement of profit and loss in the accounting period in which the work is completed.

Contract cost are usually recognized as an expense in the statement of profit and loss in the periods in which, the work to which, they relate is completed. The contract cost related to unbilled activity is recognized as work in progress, provided it is probable that they will be recovered.

(8) INVESTMENTS

Investments are classified into non-current investments and current investments. Investments which are intended to be held for one year or more are classified as non-current investments and investments which are intended to be held for less than one year are classified as current investments.

Non-current Investments are carried at cost less diminution in value which is other than temporary, determined separately for each investment.

(9) The Company had made an Investment in following entities:

- 1. KCL SRPL JV 90% Share of the Company (Unaudited)
- 2. MCC SRPL JV 90% Share of the Company (Unaudited)

As per Accounting Standard 27, the investment made in Joint Ventures falls under Jointly Controlled Entities which is incorporated as a separate entity. The accounts of the ventures are required to be consolidated in the Financial Statements of the company as per para 28 of AS 27 which throws light on the entities to whom the consolidation is not applicable. Since, the entity does not fall in any of the clause of para 28 of AS 27, consolidation of the same has to be done. The method to be used for the consolidation is "Proportionate Method" as prescribed in AS 27.

(10) INVENTORIES

In the case of construction division, for inventory of raw materials, raw materials received on the sites are treated as consumed in the books of the Company. There is continuous monitoring of the construction projects and its consumption. Hence, the question of physical verification of the inventory conducted at reasonable intervals does not arise.

(11) **EMPLOYEE BENEFITS**

Short Term Employee Benefits

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees are recognized as an expense during the period when the employees render the services. These benefits include performance incentive and compensated absences.

Post-Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company pays specified contributions to a separate entity. The Company makes specified monthly contributions towards Provident Fund. The Company's contribution is recognized as an expense in the Profit and Loss Statement during the period in which the employee renders the related service.

ESIC Contribution

The company has not paid any amount to ESIC for the benefit of employees and the immediate family dependents of employees in case of medical emergency comprising of sickness, temporary or permanent physical

disablement, and maternity, death due to employment injury thereby resulting in loss of wages or earning capacity.

(12) EARNING PER SHARE

The Company reports basic earnings per share in accordance with Accounting Standard 20- "Earnings Per Share" notified under section 133 of the Companies Act, 2013, read together with paragraph 7 of the Companies (Accounts) Rules, 2014. Basic earnings per share is computed by dividing the net profit after tax attributable to equity shareholders by the weighted average number of equities shares outstanding during the year.

The calculation of the same is as under:

(in Thousands)

	Particulars	31-03-2025	31-03-2024
A.	Shareholders earnings (as per statement of profit and loss)	1,973.61	25,166.48
В.	Calculation of weighted average no. of Equity Shares: Equity Shares Outstanding at the beginning of the period	1,15,74,000	1,15,74,000
	Total No, of Equity Shares Outstanding at the end of the year	1,15,74,000	1,15,74,000
C.	Basic Earnings per Share (A/B)	0.17	2.17

(13) BORROWING COSTS

Those borrowing costs that are attributable to the acquisition or construction of qualifying assets have to be capitalized as part of the cost of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for its intended use. All other borrowing costs have to be charged to the Profit and Loss Statement in the period in which they are incurred. The company has not incurred any borrowing cost in regard to qualifying assets and thus all borrowing cost incurred during the period are charged to the Profit and Loss Statement.

(14) FOREIGN CURRENCY TRANSACTIONS

During the period under consideration no amount was remitted in foreign currency on account of traveling expenditure and no amount was remitted on account of dividend and there was no earning in foreign currency.

(15) **SEGMENT REPORTING**

According to AS 17 segment information needs to be presented only in case of consolidated financial statements. As more than 90% of the revenue, Profit and assets belong to one segment (i.e. Renting Segment), the details are not required to be provided.

(16) TAXATION

Tax expense comprises of current tax (i.e. amount of tax for the year determined in accordance with the Income Tax Act, 1961), and deferred tax charge or benefit (i.e. reflecting the tax effect of timing differences between accounting income and taxable income for the year).

Current Tax

Provision for current tax is recognized based on estimated tax liability computed after adjusting for allowances, disallowances and exemptions in accordance with the Income Tax Act, 1961.

Deferred Tax

Deferred income tax reflect the current period timing differences between taxable income and accounting income for the period and reversal of timing differences of earlier years/period. Deferred tax assets and liabilities are measured using the tax rates and tax law that have been enacted or substantively enacted by the Balance Sheet date.

Deferred tax liability are recognized when there is reasonable certainty that the liability can be realized in future, however, where there is unabsorbed depreciation or carried forward loss under taxation laws, deferred tax liability are recognized to the extent there is virtual certainty of realization of the liability.

Deferred tax liabilities are reviewed as at each balance sheet date and written down or written up to reflect the amount that is reasonably/virtually certain, as the case may be, to be realized.

(17) Other Statutory Information:

The Company does not have anything to report in respect of the following:

Benami properties

- Trading or investment in crypto or virtual currency
- Giving/receiving of any loan or advance or funds with the understanding that the recipient shall lend, invest, provide security or guarantee on behalf of the Company/funding party
- Transactions not recorded in books that were surrendered or disclosed as income during income-tax assessment
- Charges or satisfaction not registered with ROC beyond statutory period
- Title deeds in respect of freehold immovable properties not being held in the name of the Company.
- Transactions with struck-off companies
- Non-compliance with number of layers as prescribed under the Companies Act, 2013, read with Companies (Restriction on number of Layers) Rules, 2017.

(18) Contingent Liabilities

Details of outstanding Bank Guarantee as on 31.03.2025 are as follows.

	Bank			Bank
Sr. No.	Guarantee	On behalf of	In favour of	Guarantee
	No.			Amount
1.	33/88 Dt.	MCC SRPL	Palanpur	2,89,67,500/-
1.	23/04/2015	(JV)	Nagarpalika	2,89,67,500/-
2.	34/182 Dt. 20/05/2016	Shaival Reality Limited	Anand Nagarpalika	9,63,000/-
3.	35/1186 Dt. 09/01/2018	Shaival Reality Limited	Bharuch Nagarpalika	48,24,180/-
4.	35/1331 Dt. 17/02/2018	Shaival Reality Limited	Deesa Nagarpalika	2,38,47,350/-

RELATED PARTY DISCLOSURES

(Amount in Thousands)

Sr.	Name of		Nature of	2024-25	2023-24
No.	Related Party	Relation	Transactions	Amount Rs.	Amount Rs.
1	Mayur M.	Managing	Salary &	-	1

			Previous Year	-	42,182.28
4	Jyotsanaben M. Desai	Mother of Director	Office Rent	-	120.00
			Loan / Advances Given (in Previous Year	-	42,182.28
			repaid)		,
5	Shaival Transport LLP	Loans and Advances	Loan / Advances Received	-	40,024.18
	Transport 221		Interest Income (Net off TDS)	-	1,942.29
			Closing Balance	-	-
			Rent Received	1,080.00	-
			Investment Made	64.21	2,036.61
6	KCL – SRPL (JV)	Joint Venture	Investment Return	1,540.00	-
		(90%)	Profit / (loss) Received	(1,588.51)	(1,928.58)
			Closing Balance	1,518.15	4,582.45
			Investment	_,55	.,
			Made		-
	MCC – SRPL	Joint Venture	Investment	200.00	-
7	(JV)	(90%)	Return		
		,	Profit / (Loss) Received	-	(18.00)
			Closing Balance	181.00	381.00
		Company	Closing Dalance	181.00	301.00
8	Ankita Shah	Secretary	Salary	144.00	55.67

9	Urvi Shah	Company Secretary	Salary	16.00	36.00
10	Harshil Desai	Chief Operating Officer / Chief Financial Officer	Salary	621.00	587.40
11	Varsha Bhachani	Chief Financial Officer	Salary	176.80	250.00
12.	Multiple Entertainment	Director is also Director	Loans and Advances	581.40	-
12.	Pvt. Ltd.	in the company.	Sale of Club Membership	9,600.00	-

(19) Additional Regulatory information

Analytical Ratios

Ratios	Numerator	Denominator	As at March 31, 2025	As at March 31, 2024	Variance (%)	Explanation for any change in the ratio by more than 25% as compared to the preceding year
(a) Current ratio	current assets	Current liabilities	14.98	108.11	(86.14)	Due to increase in Current Liabilities
(b) Debt- equity ratio	Total debt	Shareholders' equity	-	-	-	-
(c) Debt service coverage ratio	Earnings available for debt service	Debt Service	-	-	-	-

(d) Return on equity ratio	Net profit after taxes less preference dividend (if any)	Shareholders' equity	1.24	15.96	(92.23)	Due to Decrease in Net Profit
(e) Inventory turnover ratio	Cost of goods sold or sales	Average inventory	-	-	-	-
(f) Trade receivables turnover ratio	Net credit sales	Average Trade Receivables	0.18	4.94	(96.43)	Due to increase in Trade Receivable
(g) Trade payables turnover ratio	Net credit purchases	Average Trade payables	-	-	-	-
(h) Net capital turnover ratio	Net sales	Average working capital	0.05	0.26	(80.47)	Due to Decrease in Sales
(i) Net profit ratio	Net profit after taxes	Net Sales	16.44	58.79	(72.04)	Due to Decrease in Net Sales
(j) Return on capital employed	Earnings before interest and taxes	capital employed	4.44	15.39	(71.15)	Due Decrease in Earnings
(k) Return on investment	Income from investments	cost of investment	NA	NA		

OTHER NOTES

The Company has not received intimation from "Suppliers" regarding their status under Micro, Small and Medium Enterprise Development Act, 2006, and hence, relevant disclosures have not been given.

Previous year's figures have been re-grouped, re-classified and re-arranged wherever necessary.

For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/- Sd/- Sd/-

Jaimin DeliwalaMayur M DesaiShaival M DesaiProprietorDIN: 00143018DIN: 03553619

Membership No.: 044529 Managing Director Director

UDIN: 25044529BMIMJO1091

Place: Ahmedabad

Date: 1st May, 2025 Sd/- Sd/- Harshil R Desai Urvi Shah

Chief Financial Officer Company Secretary

INDEPENDENT AUDITOR'S REPORT

To the Members of SHAIVAL REALITY LIMITED,

Report on the Audit of the Consolidated Financial Statements

1. Opinion

We have audited the consolidated financial statements of **SHAIVAL REALITY LIMITED**, (hereinafter referred to as 'the Holding Company') and its subsidiary company (Holding Company and its subsidiaries / Joint Ventures together referred to as 'the Group') which comprise the consolidated Balance Sheet as at 31st March, 2025, the consolidated statement of profit and loss and consolidated statement of cash flows for the year then ended and notes to the consolidated financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated 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 accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at 31 March 2025, of its consolidated Profit and other comprehensive income, consolidated changes in equity and consolidated cash flows for the year then ended.

2. Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

We are independent of the Group 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 consolidated financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and

appropriate to provide a basis for our opinion on the consolidated financial statements.

3. Key Audit Matters

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

We have determined that there are no key audit matters to communicate in our report.

4. Other Information – Board of Directors' Report

- **A.** The Company's Board of Directors is responsible for the preparation of other information and presentation of its report (hereinafter called as the "Board Report") which requires various information under section 134(3) of the Act. However, our opinion on the consolidated financial statements does not cover the other information and we do not any form of assurance conclusion thereon.
- **B.** In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

When we read the Holding Company's Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance and take necessary actions, as applicable under the relevant laws and regulations.

5. Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Holding Company's Board of Directors are responsible for the preparation and presentation of these consolidated financial statements in terms of the requirements of the Act that give a true and fair view of the consolidated state of affairs, consolidated profit/loss, and consolidated cash flows of the company and its jointly control entities in accordance with the accounting principles generally accepted in India, including the Accounting Standards (AS) specified under section 133 of the Act.

The respective management and Board of Directors of the entities included in the company and its jointly control entities are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of each entity and for preventing and detecting frauds and other irregularities; the selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the management and Board of Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective management and Board of Directors of the entities included in the company and it's jointly control entities are responsible for assessing the ability of each entity to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the respective management and Board of Directors either intends to liquidate the entity or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the entities included in the company and its jointly control entities and of its associates and jointly controlled entities are responsible for overseeing the financial reporting process of each entity.

6. Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' 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 consolidated financial statements.

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

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

We communicate with those charged with governance of the Holding Company and other entity included in the consolidated financial statements of which we are not

the independent auditor 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.

7. Emphasis of Matter Paragraph

This consolidated financials does not include the financials of KCL-SRPL JV (Kalol Project) in which the company has 40% stake. As informed to us the Operating Partner of the JV, Katira Construction Limited (KCL) has not prepared the audited financials as on date of reporting. In absence of this data we are unable to determine the impact of Profit/Loss of the JV which can have on the consolidated profitability of the Company. We are also unable to determine the impact of Assets/Liabilities of the JV which can have on the consolidated Balance sheet of the Company.

8. Other Matters

We have audited the financial statements / financial information of KCL SRPL JV (Bharuch and Deesa Project), whose financial statements / financial information reflect total assets of Rs. 46.66 lakh as at 31st March, 2025, total revenues of Rs. 32.13/- lakh for the year ended on that date, as considered in the consolidated financial statements.

We have audited the financial statements / financial information of MCC SRPL JV (Palanpur Project), whose financial statements / financial information reflect total assets of Rs. 1.05 lakh as at 31st March, 2025, total revenues of Rs. Nil for the year ended on that date, as considered in the consolidated financial statements.

Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors and the financial statements / financial information certified by the Management.

9. Report on Other Legal and Regulatory Requirements

- 1. With respect to the matters specified in paragraphs 3(xxi) and 4 of the Companies (Auditor's Report) Order, 2020 (the "Order"/ "CARO") issued by the Central Government in terms of Section 143(11) of the Act, to be included in the Auditor's report, according to the information and explanations given to us, and based on the CARO reports issued by us for the Company and its Joint Ventures included in the consolidated financial statements of the Company, to which reporting under CARO is applicable, we report that there are no qualifications or adverse remarks in these CARO reports
- 2. (A) As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
 - d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act. In our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
 - e) On the basis of the written representations received from the directors of the Holding Company as on 31st March, 2025 taken on record by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary companies, none of the directors of the company and its jointly control entities, are disqualified as on 31st

- March, 2025 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure A"; and
- (B) With respect to the other matters included in the Auditor's Report and to our best of our information and according to the explanations given to us:
 - i. There were no pending litigations which would impact the consolidated financial position of the company and its jointly control entities.
 - ii. The company and its jointly control entities did not have any longterm contracts including derivatives contracts for which there were any material foreseeable losses.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Holding Company, and its subsidiary companies.
 - iv. (i) The respective Management of the company and it's Joint ventures which is incorporated in india, have represented that, to the best of its knowledge and belief, other than as disclosed in note to the accounts, no funds 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 persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (ii) The respective Management of the company and it's Joint ventures which is incorporated in India, have represented that, to the best of its knowledge and belief, as disclosed in notes to the accounts, no funds have been received by the Company from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall directly or indirectly, lend or

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

(ii) Based on the audit procedures performed that have been considered reasonable and appropriate in the circumstances and its joint ventures, which is incorporated in India, 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) contain any material mis-statement.

For, Jaimin Deliwala & Co.
Chartered Accountants
Firm Registration No.: 0103861W

Place: Ahmedabad Date: 1st May, 2025

Sd/-Jaimin Deliwala Proprietor Mem. No. 044529

Meili. No. 044323

UDIN: 25044529BMIMJP5968

ANNEXURE - A 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

We have audited the internal financial controls over financial reporting of **SHAIVAL REALITIY LIMITED** as of 31st March 2025 in conjunction with our audit of the consolidated 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 consolidated financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For, Jaimin Deliwala & Co.
Chartered Accountants
Firm Registration No.: 0103861W

Place: Ahmedabad Date: 1st May, 2025

Sd/-Jaimin Deliwala Proprietor Mem. No. 044529

UDIN: 25044529BMIMJP5968

Consolidated Balance Sheet as on 31/03/2025 CIN: L45201GJ1996PLC029311

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CIN: L	45201GJ1996PLC029311			nount in thousands)
	Particulars	Note No.	Figures as on 31/03/2025	Figures as on 31/03/2024
I.	EQUITY AND LIABILITIES			
1	Shareholders' Funds			
_	(a) Share Capital	2	115,740.00	115,740.00
	(b) Reserves and Surplus	3	43,903.71	41,930.10
	(c) Money received against share Warrants	3	13,303.71	11,550.10
	Total Shareholder's Funds		159,643.71	157,670.10
2	Share Application Money Pending Allotment		-	-
3	Minority Interest		-	-
4	Non-current Liabilities			
	(a) Long-term Borrowings	4	2,072.12	713.12
	(b) Deferred Tax Liabilities (Net)		-	-
	(c) Other Long Term Liabilities	5	250.00	250.00
	(d) Long-term Provisions		-	-
	Total Non Current Liabilities		2,322.12	963.12
			161,715.82	158,383.22
5	Current Liabilities			
	(a) Short-term Borrowings		-	-
	(b) Trade Payables	6		
	Total o/s dues of micro and small enterprise		-	-
	Total o/s dues of creditors other than micro and small		955.02	1,222.77
	enterprise	_	4 000 =4	
	(c) Other Current Liabilities	7	1,829.71	3.80
	(d) Short-term Provisions Total Current Liabilities		2,784.72	1,226.57
	Total Current Liabilities	-	2,764.72	1,220.57
	TOTAL:		164,750.55	159,859.78
II.	ASSETS			
1	Non-current Assets			
1	(a) Property, Plant, Equipments and Intangible Assets			
	(i) Property, Plant and Equipments	8	6,653.06	6,919.72
	(ii) Intangible Assets		-	-
	(b) Non-current Investments	9	558.66	(160.95)
	(c) Deferred tax Assets (Net)	10	4,909.93	5,750.74
	(d) Long-term loans and advances	11	114,854.99	119,191.32
	(e) Other non-current assets	12	9,688.13	11,100.86
	Total Non Current Assets		136,664.77	142,801.70
2	Current Assets			
	(a) Current investments		-	-
	(b) Inventories	13	-	1,480.93
	(c) Trade Receivables	14	11,360.26	509.83
	(d) Cash and Cash Equivalents	15	4,771.34	3,322.87
	(e) Short-term Loans and Advances		-	-
	(f) Other Current Assets	16	11,954.19	11,744.45
	Total Current Assets	L	28,085.78	17,058.09
	TOTAL		164 750 55	150 050 70
	TOTAL:	, 	164,750.55	159,859.79
	Significant Accounting Policies See Accompnaying Notes to Financial Statements 2 to 24	1		
	See Accomplishing Notes to Finducial Statements 2 to 24			

For and on behalf of the Boards

In terms of our report of even date

10.09

Sd/Mayur M. Desai Shaival M. Desai
DIN: 00143018 DIN: 03553619
Managing Director Director

For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/Harshil Desai Urvi Shah
Chief Financial Officer Company Secretary

Sd/-Jaimin Deliwala Proprietor M. No. 044529

UDIN: 25044529BMIMJP5968

Date: 1st May, 2025
Place: Ahmedabad

Date: 1st May, 2025
Place: Ahmedabad

SHAIVAL REALITY LIMITED

Consolidated Statement of Profit and Loss for the year ended 31/03/2025

CIN: L45201GJ1996PLC029311

(Amount in thousands)

CIN: L45	201GJ1996PLC029311		(A	mount in thousands)
		Note	Figures for the	Figures for the
	Particulars	No.	period ended	period ended
			31/03/2025	31/03/2024
I. Re	evenue From Operations	17	3,927.43	4,547.98
II. Ot	ther Income	18	10,973.90	39,532.04
III. To	otal Income (I + II)		14,901.32	44,080.02
IV Evi	penses:			
	ost of Materials Consumed	19	2,138.14	2,333.74
	rchases of Stock-in-Trade		-	-
Ch	anges in Inventories of Finished Goods, Work-in-			(, ,,,,,
Pro	ogress and Stock-in-Trade	20	1,480.93	(1,480.93)
Ot	her Direct Expense	21	783.33	955.31
Em	nployee Benefits Expense	22	1,103.07	936.57
Fin	nance Costs		-	-
De	epreciation and Amortization Expense	23	123.33	1,522.54
Ot	her Expenses	24	2,174.00	15,512.45
To	otal Expenses		7,802.81	19,779.67
10	real Expenses		7,802.81	15,775.07
Pro	ofit Before Exceptional and Extraordinary Items and			
V. Ta	x (III-IV)		7,098.52	24,300.35
VI. Exc	ceptional Items		-	-
VII. Pro	ofit Before Extraordinary Items and Tax (V - VI)		7,098.52	24,300.35
	traordinary Items		-	-
De	epreciation on account of change in method		-	=
IX. Pro	ofit Before Tax (VII- VIII)		7,098.52	24,300.35
V Ta	x Expense:			
	Current Tax		_	_
` ') Deferred Tax		840.81	(866.12)
, ,) Short Provision of Income Tax (Earlier Years)		4,284.10	(000.12)
(-)	,,		1,20 1120	
Pro	ofit (Loss) for the Period From Continuing Operations		1 072 60	25.466.47
XI (VI	II-VIII)		1,973.60	25,166.47
Y\/ Dr/	ofit (Loss) for the period (XI + XIV)		1 072 60	25,166.47
	rnings Per Equity Share:		1,973.60	25,100.47
) Basic		0.17	2.17
) Diluted		0.17	2.17
. ,	gnificant Accounting Policies	1	5.17	2.17
	e Accompnaying Notes to Financial Statements 2 to 24			

For and on behalf of the Boards

Sd-

In terms of our report of even date

For, Jaimin Deliwala & Co.

Chartered Accountants

Firm Reg. No. 0103861W

Sd/-Sd/-Mayur M. Desai Shaival M. Desai DIN: 00143018 DIN: 03553619 **Managing Director** Director

Sd/-Harshil Desai Urvi Shah **Chief Financial Officer Company Secretary**

Sd/-Jaimin Deliwala Proprietor M. No. 044529

UDIN: 25044529BMIMJP5968

Date: 1st May, 2025 Date: 1st May, 2025 Place: Ahmedabad Place: Ahmedabad

SHAIVAL REALITY LIMITED

Consolidated Cash Flow Statement for the Year Ended on 31st March, 2025

(Amount in thousands)

	Particulars	FY 2024-25	FY 2023-24
Α	CASH FLOW FROM OPERATING ACTIVITIES :		
	Net Profit before taxation and extra-ordinary items	7,098.52	24,300.35
	Adjustment for :	,	•
	Depreciation	123.33	1,522.54
	Interest Income	(1,052.51)	(3,332.88)
	Interest Expenses	- '	- '
	Profit/loss on Sale of Shares / Investments	_	13,167.49
	Profit/loss on Sale of Fixed Assets	(1.67)	(35,552.39)
	Short Provision of Income Tax	(4,284.10)	-
	Operating Profit Before Working Capital Changes	1,883.57	105.11
	Working Capital Changes:	4 400 00	(4, 400, 02)
	(Increase)/ Decrease in Inventory	1,480.93	(1,480.93)
	(Increase)/ Decrease in Trade and Other Receivables	(10,850.43)	425.73
	(Increase) / Decrease in Other Current Assets	(209.73)	(1,292.41)
	(Increase) / Decrease in Non Current Asset	1,412.73	(18.28)
	Increase in Trade Payables and other Liabilities	1,558.16	(2,399.71)
	Cash generated from operations (I Income Tax Paid (including Tax deducted at source) (II		(4,660.49)
	Net Cash Used in Operating Activities (I+II	·	(4,660.49)
		,	<u> </u>
В	CASH FLOW FROM INVESTING ACTIVITIES:		
	Addition to Fixed Assets	-	(2,196.71)
	Deletion from Fixed Assets	145.00	46,548.01
	Loans & Advance Given / (Return)	4,336.33	(60,347.67)
	(Purchase) / Sale of Investments	(719.62)	17,974.06
	Interest Income	1,052.51	3,332.88
	Net Cash used in Investment Activities	4,814.23	5,310.57
С	CASH FLOW FROM FINANCING ACTIVITIES :		
_	Proceeds/(Repayment) of Loans(Net)		_
	Proceeds/(Repayment) of Long Term Loans(Net)	1,359.00	279.40
	Interest Paid	1,333.00	273.40
	Dividend paid and DDT		
	Net Cash From Financing Activities	1,359.00	279.40
	•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
D	Net Changes in Cash and Cash Equivalents (A+B+C)	1,448.46	929.47
E	Cash and Cash Equivalents at start of the year	3,322.87	2,393.39
F	Cash and Cash Equivalents at the end of the year (D+E)	4,771.34	3,322.87
-	4	., = 10 .	-,
	Components of Cash & Cash Equivalents at the end of the year		
	Cash in Hand	99.45	26.60
	Balance with Schedule Banks	4,671.89	3,296.27
		4,771.34	3,322.87

For and on behalf of the Boards

In terms of our report of even date

Sd/-Sd/-Mayur M. DesaiShaival M. DesaiDIN: 00143018DIN: 03553619Managing DirectorDirector

For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/Sd/Sd/Sd/Urvi Shah
Proprietor
Chief Financial Officer
Company Secretary
M. No. 044529

UDIN: 25044529BMIMJP5968

Date: 1st May, 2025
Place: Ahmedabad
Date: 1st May, 2025
Place: Ahmedabad

NOTE 2 : SHARE CAPITAL

PARTICULARS	AS AT MARCH 31, 2025	AS AT MARCH 31, 2024
Authorised Share Capital 1,50,00,000 equity shares of Rs. 10/- each	150,000.00	150,000.00
<u>Issued, Subscribed and Paid up</u> 1,15,74,000 equity shares of Rs. 10/- each	115,740.00	115,740.00
Total:	115,740.00	115,740.00

NOTE 3 : RESERVE & SURPLUS

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Securities Premium		
	FO 202 44	EO 202 44
As per last Balance sheet	59,203.44	59,203.44
Surplus		
As per last Balance sheet	(17,273.34	(42,439.81)
Add.: Current Year Profit & Loss	1,973.60	25,166.47
	(15,299.74	(17,273.34)
Total :	43,903.71	41,930.10

NOTE 4 : LONG TERM BORROWINGS

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Loans and Advances from Related Parties	2,072.12	713.12
Total:	2,072.12	713.12

NOTE 5 : OTHER LONG TERM LIABILITIES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Rent Deposit*	250.00	250.00
Total:	250.00	250.00

^{*)} Rent Deposits received fro the property let out

NOTE 6 : TRADE PAYABLES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Trade Payables - Related to Goods Trade Payables - Related to Services	105.83 849.18	
Total:	955.02	1,222.77

Trade payables ageing schedule as on 31/03/2025

Particulars	Outstand	Outstanding for following periods from due date of payment			Total
	Less than 1 year	1-2 years	2-3 years	More than 3 years	IJtai
(i) MSME	11.80	=	=	=	11.80
(ii) others	75.43	-	-	867.79	943.22
(iii) Disputed dues - MSME	-	=	=	=	-
(iv) Disputed dues - others	-	-	-	-	-

Trade payables ageing schedule as on 31/03/2024

Particulars	Outstandi	Outstanding for following periods from due date of payment			Total
1	Less than 1 year	1-2 years	2-3 years	More than 3 years	
(i) MSME	-	-	=	=	=
(ii) others	156.91	-	=	1,065.86	1,222.77
(iii) Disputed dues - MSME	-	-	=	=	=
(iv) Disputed dues - others	-	-	-	-	· -

NOTE 7 : OTHER CURRENT LIABILITIES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Other Payables *	1,724.63	3.80
TDS Payable	12.60	1.80
Professional Tax (Employee)	2.60	2.00
GST Payable	1,705.26	-
Provident Fund	4.18	=
Advance Received against Sale of Car	105.00	=
Kotak Securities Limited	0.08	
Total :	1,829.71	3.80

^{*)} Includes Statutory dues and other liabilities

NOTE 9: NON CURRENT INVESTMENTS

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Investment in Equity Shares		
400 Equity Shares of Rs. 25 each - Mehsana Urban	10.00	10.00
Current Year (Sold all the Shares)	195.23	-
Current Year (6,700 No. of Shares average @ 29.14 per Share, FV Re. 1/-, Market Value as on 31st March 2025 is		
16.55/- per share) Total Market Value as on 31st March 2025 is 1.11 Lakh		
Investment in Joint Ventures (Net)		
KCL - SRPL (JV) - 90%	266.66	414.23
MCC - SRPL (JV) - 90%	86.78	(585.19)
Total :	558.66	(160.95)

NOTE 10 : Deferred Tax Assets (Net)

PARTICULARS	AS AT MARCH	AS AT MARCH
PARTICULARS	31,2025	31,2024
Deferred Tax Assets / (Deferred Tax Liabilities)		
Related to Fixed Assets as per last balance sheet	5,750.74	4,884.62
Less: Reversal of Deferred Tax Assets of Earlier Years	-	=
Add: Related to Fixed Assets	840.81	(866.12)
Total:	4,909.93	5,750.74

NOTE 11 : LONG-TERM LOANS AND ADVANCES

(Unsecured and Considered good)

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Capital Advances	90,000.00	90,000.00
Other Loans and Advances #	6,370.15	6,470.15
Balance with Revenue Authorities - Direct Tax (net off of Provision)	18,484.84	22,721.17
Total:	114,854.99	119,191.32

^{#)} Loans to employees and etc.

NOTE 12 : OTHER NON CURRENT ASSETS

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Deposits*	4,188.13	5,600.86
SSNNL Shree Nidhi FDR	3,000.00	3,000.00
Club Corporate Membership	2,500.00	2,500.00
Total:	9,688.13	11,100.86

^{*)} Includes Deposits given for Government Tenders, Government and Local Authorities.

NOTE 13 : INVENTORIES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Finished Stocks	=	1,480.93
Total:	-	1,480.93

NOTE 14 : TRADE RECEIVABLES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Undisputed considered Good Disputed Considered Good	11,150.39 209.87	- 509.83
Total:	11,360.26	509.83

Trade receivables ageing schedule as on 31/03/2025

	Outstnading for following periods from due date of payment					
Particulars	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	more than 3 years	Total
(i) Undisputed Trade receivables - considered good	11,092.00	-	-	58.39	-	11,150.39
(ii) Undisputed Trade receivables - considered doubtful	-	-	-	-	-	-
(iii) Disputed Trade receivables - considered good	-		209.87	-		209.87
(iv) Disputed Trade receivables - considered doubtful	-	-	-	-	-	-

Trade receivables ageing schedule as on 31/03/2024

Trade receivables ageing schedi	ule as on 31/03/202	4				
	Outstnading for following periods from due date of payment					
Particulars	Less than 6 months	6 months - 1 year	1-2 years	2-3 years	more than 3 years	Total
(i) Undisputed Trade receivables - considered good	842.09	35.08	-	-	-	877.18
(ii) Undisputed Trade receivables - considered doubtful		=	=	-	-	-
(iii) Disputed Trade receivables - considered good	60.09	51.83	339.52	-	58.39	509.83
(iv) Disputed Trade receivables - considered doubtful	-	-	-	-	-	-

NOTE 15 : CASH & CASH EQUIVALENTS

PARTICULARS	AS AT MARCH	AS AT MARCH
PARTICULARS	31,2025	31,2024
Cash on Hand	99.49	26.60
Bank Balances :		
In Current Accounts	4,671.89	3,173.94
In Deposits	-	122.33
Total :	4,771.3	3,322.87

NOTE 16 : OTHER CURRENT ASSETS

PARTICULARS	AS AT MARCH	AS AT MARCH
PARTICULARS	31,2025	31,2024
Interest Receivable	244.13	62.52
Others *		81.26
Deposits with Bank - more than 12 Months	11,703.47	10,969.50
Balance with Revenue Authorities - Indirect Tax	6.59	631.17
Total :	11,954.19	11,744.45

^{*)} Includes Prepaid Bank guarantee and Advances to Creditors

NOTE 17 : REVENUE FROM OPERATIONS

NOTE 17 : REVENUE FROM OPERATIONS		
PARTICULARS	AS AT MARCH	AS AT MARCH
FARTICOLARS	31,2025	31,2024
Rent Income	1,036.0	3,086.61
Contract Receipt	2,891.3	5 1,269.37
	3,927.4	3 4,355.98
Maintenance Charges - Income	-	192.00
Total :	3,927.4	3 4,547.98

NOTE 18 : OTHER INCOME

PARTICULARS	AS AT MARCH 31.2025	AS AT MARCH 31.2024
Interest Income	1,052.51	3,332.88
Dividend Income	1.50	3.52
Profit on Sale of Fixed Assets	1.67	35,552.39
Sale Of Club Membership (Corporate)	9,400.00	
Other Non operating Income	518.22	643.25
Total:	10,973.90	39,532.04

NOTE 19 : COST OF MATERIALS CONSUMED

PARTICULARS	AS AT MARCH	AS AT MARCH
TARTICOLARS	31,2025	31,2024
Opening Stock of Materials	-	-
Add: Material Purchase / Sub Contract	453.45	1,023.22
Add: Labour Purchase	1,684.69	1,310.52
	2,138.14	2,333.74
Less : Closing Stock of Materials	=	=
Total:	2,138.14	2,333.74

NOTE 20 : CHANGE IN INVENTORIES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Opening Stock of Work In Progress	-	-
Less: Closing Stock of Work In Progress	-	-
Opening Stock of Finished Stock	1,480.93	=
Less: Closing Stock of Finished Stock	-	1,480.93
Total:	1,480.93	(1,480.93)

NOTE 21: OTHER DIRECT EXPENSE

AS AT MARCH	AS AT MARCH
31,2025	31,2024
-	9.00
379.67	775.52
56.67	3.06
346.98	152.46
-	15.26
783.33	955.31
	31,2025 - 379.67 56.67 346.98

^{#)} Includes loading and Unloading Expenses, Plan Development Expense and Other Miscellaneous Expenses.

NOTE 22 : EMPLOYEE BENEFIT EXPENSES

PARTICULARS	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Salaries and Wages	740.83	935.88
Director Remuneration Staff Welfare Expenses Provident Fund Exps Other Allowances	- 0.08 141.90 220.20	-
Total :	1,103.07	936.57

NOTE 23 : DEPRECIATION AND AMORTIZATION EXPENSE

PARTICULARS	А	AS AT MARCH 31,2025	AS AT MARCH 31,2024
Depreciation for the year		123.33	386.38
Loss on Discarded Assets		-	1,136.16
Total :		123.33	1,522.54

NOTE 24 : OTHER EXPENSES

PARTICULARS	AT MARCH 31,2025	AS AT MARCH 31,2024
Audit Fees	10.00	
Repairs & Maintanance	0.54	251.89
Professional Fees	31.65	165.00
Electricity Exps	69.53	-
Rates & Taxes	181.33	93.73
Insurance	16.61	134.66
Loss on Sale of Shares	-	13,167.49
General Expenses	1,864.35	1,699.67
Total :	2,174.00	15,512.45

NOTE 8: FIXED ASSETS

		GROSS B	LOCK			DEPRECIATION			NET BLOCK	
PARTICULARS	Op. Bal. as on 01-04-2024	Add. During the Year	Adj. During the Year	Clo. Bal. as on 31-03-2025	Op. Bal. as on 01-04-2024	Add. During the Year	Adj. During the Year	Clo. Bal. as on 31-03-2025	As on 31-03-2025	As on 31-03-2024
LEASED LAND	4.641.78			4,641.78					4,641.78	4,641.78
GIDC Plot No. 315/4	4,641.78		-	4,641.78	-	-		_	4,641.78	4,641.78
GIDC PIOUNO. 515/4	4,041.76			4,041.76	-	=	-	-	4,041.76	4,041.78
BUILDING	3,866.33	-	-	3,866.33	2,673.88	83.84	-	2,757.72	1,108.60	1,192.44
GNFC Info Tower-2	1,944.00	-	-	1,944.00	1,634.09	=	=	1,634.09	309.91	309.91
Office Building @ GIDC Plot 315/4	1,922.33	-	-	1,922.33	1,039.79	83.84		1,123.63	798.70	882.54
VEHICLES	12,955.78	_	_	10,905.76	12,351.19	3.92	-	10,448.42	457.34	604.59
Activa - Honda	64.00	_	_	64.00	54.74	2.40		57.13	6.87	9.26
Land Cruiser	8,676.00		-	8,676.00	8,334.86	-		8,334.86	341.14	341.14
Toyota Fortuner - Car	2,100.00	_	_	2,100.00	1,995.00	_		1,995.00	105.00	105.00
Toyota Innova - Car - 292		-	-	-,	-	-	-	-,555555	-	-
Toyota Innova - Car - 4620	2,050.02	-	2,050.02	-	1,906.68	-	1,906.68	-	-	143.33
Access	65.76	-	-	65.76	59.91	1.52	-	61.43	4.34	5.85
FURNITURE & FIXTURES	4,857.30	_	-	4,857.30	4,613.58	-		4,613.58	243.72	243.72
Office Furniture at Ahmedabad	4,857.30	-	-	4,857.30	4,613.58	-	-	4,613.58	243.72	243.72
OFFICE EQUIPMENTS	369.77			369.77	174.19	29.34		203.53	166.24	195.58
		-	Ē				-			
Mobile Phones	369.77	-	-	369.77	174.19	29.34	-	203.53	166.24	195.58
PLANT & MACHINERY	165.09	-	-	165.09	123.48	6.24	-	129.72	35.37	41.61
Laboratory Equipments	6.33	-	-	6.33	4.73	0.24	=	4.97	1.35	1.59
Plants & Machinery	158.76	-	-	158.76	118.74	6.00	-	124.75	34.01	40.02
TOTAL	26,856.05	-	-	24,806.03	19,936.32	123.33	-	18,152.98	6,653.06	6,919.72
Danieus Vesa Fisus	F4 C22 C2	2.196.71	20.070.01	20.050.05	35 366 06	386.38	45.000.00	10.026.22	C 010 72	46.272.62
Previous Year Figures	51,638.68	2,196.71	26,979.34	26,856.05	35,366.06	386.38	15,816.12	19,936.32	6,919.73	16,272.62

COMPANY INFORMATION:

Shaival Reality Limited is engaged in the business of Construction. The Company is limited by Shares, incorporated and domicile in India and Equity Shares of the Company are listed on NSE SME platform. The registered office of the company is located at A-1, Maharaja Palace, Opp. Rasranjan, near Vijay Char rasta, Navrangpura, Ahmedabad, Gujarat- 380009.

Note: 1 SIGNIFICANT ACCOUNTING POLICIES

(1) BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements consist of Shaival Reality Limited ("the company') and it's jointly control entities as below:

- 1. KCL SRPL JV 90% Share of the Company (Unaudited)
- 2. MCC SRPL JV 90% Share of the Company (Unaudited)

The consolidated financial statements have been prepared in accordance with Generally Accepted Accounting Principles in India ('Indian GAAP') to comply with the Accounting Standards as prescribed under Section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014, the provisions of the Companies Act, 2013 (to the extent notified), provisions of Companies Act, 1956 (to the extent applicable) (hereinafter together referred to as 'The Act') and the Schedule III of the Act. The financial statements have been prepared on the accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those followed in the previous year unless stated otherwise. Also, Accounts have been prepared on the assumption of going concern basis.

(2) USE OF ESTIMATES

The preparation of consolidated financial statements in conformity with Indian GAAP requires judgements, estimates and assumptions to be made that affect the reported amount of assets and liabilities, disclosure of contingent liabilities on the date of the consolidated financial statements and the reported amount of consolidated revenues and expenses during the reporting period. Difference between the actual results and estimates are recognised in the period in which the results are known / materialised.

(3) CURRENT / NON-CURRENT CLASSIFICATION

All consolidated assets and liabilities are classified into current and non-current.

Assets

An asset is classified as current when it is expected to be realized in, or is intended for sale or consumption in, the company's normal operating cycle or it is held primarily for the purpose of being traded or it is expected to be realized in 12 months after the reporting date or it is cash or cash equivalents unless it is restricted from being exchanged or expected to be used to settle a liability for at least 12 months after the reporting date. Current Assets include the current portion of non-current assets. All other assets are classified as non-current. In the opinion of Board Directors, the aggregate value of the current assets, on realization in the ordinary course of business, will not be less than the amount at which they are stated in the Balance Sheet.

Liabilities

A liability is classified as current when it is expected to be settled in the company's normal operating cycle or it is held primarily for the purpose of being traded or is due to be settled within 12 months after the reporting date or the company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification. Current Liabilities include the current portion of non-current liabilities. All other liabilities are classified as non-current.

(4) FIXED ASSETS

Tangible Assets

Tangible Assets are stated at cost net of recoverable taxes, trade discounts and rebates, less accumulated depreciation and impairment loss, if any.

The cost of Tangible Assets comprises its purchase price, borrowing cost and any cost directly attributable to bringing the asset to its working condition for its intended use.

Subsequent expenditures related to an item of Tangible Asset are added to its book value only if they increase the future benefits from the existing asset beyond its previously assessed standard of performance.

Intangible assets

An intangible asset is a non-physical asset having a useful life greater than one year. These assets are generally recognized as part of an acquisition, where the acquirer is allowed to assign some portion of the purchase price to acquired intangible assets. The company does not possess any intangible asset.

(5) DEPRECIATION, AMORTISATION AND DEPLETION

Tangible Assets

Pursuant to the enactment of Companies Act 2013, the company has applied the estimated useful lives as specified in Schedule II. Depreciation on Fixed Assets is provided to the extent of depreciable amount on the Written Down Value (WDV) Method, where useful life is different than those prescribed in Schedule II. In respect of assets sold, depreciation is provided up to the date of disposal.

In case of Fixed Assets of JV, the depreciation is provided at the rates prescribed under the Income Tax Act, 1961.

(6) REVENUE RECOGNITION

Revenue from operations includes renting of property and construction of Residential Complex under Government Schemes.

- i. Revenue earned from Construction Contracts has been recognised as per AS-7 "Construction Contracts".
- ii. Interest income is recognised on a time proportion basis taking into account the amount outstanding and the interest rate applicable.
- iii. Rent Income is recognised when the right to receive payment is established.

(7) CONSTRUCTION CONTRACTS

The accounting for the construction division is done as per the percentage completion method. The contract revenue is recognised as revenue in the statement of profit and loss in the accounting period in which the work is completed.

Contract cost are usually recognised as an expense in the statement of profit and loss in the periods in which, the work to which, they relate is completed.

(8) INVESTMENTS

Investments are classified into non-current investments and current investments. Investments which are intended to be held for one year or more are classified as non-current investments and investments which are intended to be held for less than one year are classified as current investments.

Non-current Investments are carried at cost less diminution in value which is other than temporary, determined separately for each investment.

In earlier years the Company had made an Investment in Joint Ventures namely KCL – SRPL (JV- Bharuch & Deesa Project) & MCC – SRPL (JV- Palanpur Project) and the share of interest of the company in the said projects are 90 % each.

As per Accounting Standard 27, the investment made in Joint Ventures falls under Jointly Controlled Entities which is incorporated as a separate entity. The accounts of the ventures are required to be consolidated in the Financial Statements of the company as per para 28 of AS 27 which throws light on the entities to whom the consolidation is not applicable. Since, the entity does not fall in any of the clause of para 28 of AS 27, consolidation of the same has to be done. The method to be used for the consolidation is "Proportionate Method" as prescribed in AS 27.

(9) INVENTORIES

In the case of construction division, for inventory of raw materials, raw materials received on the sites are treated as consumed in the books of the Company. There is continuous monitoring of the construction projects and its consumption. Hence, the question of physical verification of the inventory conducted at reasonable intervals does not arise.

(10) EMPLOYEE BENEFITS

Short Term Employee Benefits

The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognised as an expense during the period when the employees render the services. These benefits include performance incentive and compensated absences.

Post-Employment Benefits

Defined Contribution Plans

A defined contribution plan is a post-employment benefit plan under which the Company pays specified contributions to a separate entity. The Company makes specified monthly contributions towards Provident Fund. The Company's contribution is recognised as an expense in the Profit and Loss Statement during the period in which the employee renders the related service.

ESIC Contribution

The company has not paid any amount towards ESIC as no employees are eligible for ESIC.

(11) EARNING PER SHARE

The Company reports basic earnings per share in accordance with Accounting Standard 20- "Earnings per Share" notified under section 133 of the Companies Act, 2013, read together with paragraph 7 of the Companies (Accounts) Rules, 2014. Basic earnings per share are computed by dividing the net profit after tax attributable to equity shareholders by the weighted average number of equity shares outstanding during the year.

(12) The calculation of the same is as under:

(in Thousands)

	Particulars	31/03/2025	31/03/2024
A.	Shareholder's earnings (as per statement of profit and loss)	1,973.61	25,166.48
В.	Calculation of weighted average no. of Equity Shares:		
	Equity Shares Outstanding at the beginning of the period Equity Shares Alloted pursuant to the Public Issue	1,15,74,000	1,15,74,000
	Total No, of Equity Shares Outstanding at the end of the year	1,15,74,000	1,15,74,000
	Weighted Average No. of Share (Based on date of issue of shares)	1,15,74,000	1,15,74,000
C.	Basic Earnings per Share (A/B)	0.17	2.17

(13) **BORROWING COSTS**

Those borrowing costs that are attributable to the acquisition or construction of qualifying assets have to be capitalised as part of the cost of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for its intended use. All other borrowing costs have to be charged to the Profit and Loss Statement in the period in which they are incurred. The company has not incurred any borrowing cost in regards to qualifying assets and thus all borrowing cost incurred during the period are charged to the Profit and Loss Statement.

(14) FOREIGN CURRENCY TRANSACTIONS

During the period under consideration no amount was remitted in foreign currency on account of travelling expenditure and no amount was remitted on account of dividend and there was no earning in foreign currency.

(15) **SEGMENT REPORTING**

According to AS 17 segment information needs to be presented only in case of consolidated financial statements. Although more than 90% of the revenue, Profit and assets belong to one segment (i.e. Renting Segment), the details are provided on the basis of prudence.

The company has identified two reportable segments on the basis of Business Segments viz.

Segment	Activities covered
Construction	Construction of Residential house under government approved schemes
Renting	Renting of immovable property for commercial purpose

Segments have been identified and reported taking into account nature of products and services, the differing risks and returns and the internal business reporting systems. The accounting policies adopted for segment reporting are in line with the accounting policy of the Company with following additional policies for segment reporting.

- a) Revenue and Expenses have been identified to a segment on the basis of relationship to operating activities of the segment. Revenue and Expenses which relate to enterprise as a whole and are not allocable to a segment on reasonable basis have been disclosed as "Unallocable".
- b) Segment Assets and Segment Liabilities represent Assets and Liabilities in respective segments. Investments, tax related assets and other assets and liabilities that cannot be allocated to a segment on reasonable basis have been disclosed as "Unallocable".

(16) TAXATION

Tax expense comprises of current tax (i.e. amount of tax for the year determined in accordance with the Income Tax Act, 1961), and deferred tax charge or benefit (i.e. reflecting the tax effect of timing differences between accounting income and taxable income for the year).

Current Tax

Provision for current tax is recognized based on estimated tax liability computed after adjusting for allowances, disallowances and exemptions in accordance with the Income Tax Act, 1961.

Deferred Tax

Deferred income liability reflects the current period timing differences between taxable income and accounting income for the period and reversal of timing differences of earlier years/period. Deferred tax assets and liabilities are measured using the tax rates and tax law that have been enacted or substantively enacted by the Balance Sheet date.

Deferred tax liabilities are recognized when there is reasonable certainty that the asset can be realized in future, however, where there is unabsorbed depreciation or carried forward loss under taxation laws, deferred tax assets are recognized to the extent there is virtual certainty of realization of the assets.

Deferred tax liabilities are reviewed as at each balance sheet date and written down or written up to reflect the amount that is reasonably/virtually certain, as the case may be, to be realized.

(17) Other Statutory Information:

The Company does not have anything to report in respect of the following:

- Benami properties
- Trading or investment in crypto or virtual currency
- Giving/receiving of any loan or advance or funds with the understanding that the recipient shall lend, invest, provide security or guarantee on behalf of the Company/funding party
- Transactions not recorded in books that were surrendered or disclosed as income during income-tax assessment
- Charges or satisfaction not registered with ROC beyond statutory period
- Title deeds in respect of freehold immovable properties not being held in the name of the Company.
- Transactions with struck-off companies
- Non-compliance with number of layers as prescribed under the Companies Act, 2013, read with Companies (Restriction on number of Layers) Rules, 2017.

(18) Contingent Liabilities

Details of outstanding Bank Guarantee as on 31.03.2025 are as follows.

Sr. No.	Bank Guarantee No.	On behalf of	In favour of	Bank Guarantee Amount
1.	33/88 Dt. 23/04/2015	MCC SRPL (JV)	Palanpur Nagarpalika	2,89,67,500/-
2.	34/182 Dt. 20/05/2016	Shaival Reality Limited	Anand Nagarpalika	9,63,000/-
3.	35/1186 Dt. 09/01/2018	Shaival Reality Limited	Bharuch Nagarpalika	48,24,180/-
4.	35/1331 Dt. 17/02/2018	Shaival Reality Limited	Deesa Nagarpalika	2,38,47,350/-

RELATED PARTY DISCLOSURES

C.	Name of		Nature of	2024-25	2023-24
Sr. No.	Name of Related Party	Relation		Amount Rs.	Amount Rs.
		Managing	Salary & Perquisites	-	-
1	Mayur M.		Unsecured Loan Received	36,900.00	5,978.64
1	Desai	Director	Unsecured Loan Repaid	36,900.00	6,412.36
			Closing Balance of Loan Account	-	-
2	Sonal M. Desai	Director	Salary	-	-
3	Shaival M. Desai	Director	Salary	-	-
4	Jyotsanaben M. Desai	Mother of Director	Office Rent	-	120.00
			Loan / Advances Given (in Previous Year repaid)	-	42,182.28
5	Shaival Transport LLP	Loans and Advances	Loan / Advances Received	-	40,024.18
5			Interest Income (Net off TDS)	-	1,942.29
			Closing Balance	-	_
		Director is Partner	Rent Received	1,080.00	-
			Investment Made	64.21	2,036.61
		laint Vantuus	Investment Return	1,540.00	-
6	KCL – SRPL (JV)	Joint Venture (90%)	Profit / (loss) Received	(1,588.51)	(1,928.58)
			Closing Balance	1,518.15	4,474.20
			Investment Made		
7	MCC SDD	Joint Venture (90%)	Investment Return	-	-
	MCC – SRPL (JV)		Profit / (Loss) Received	200.00	(18.00)
			Closing Balance	-	381.00

8	Ankita Shah	Company Secretary	Salary	144.00	36.00
9	Urvi Shah	Company Secretary	Salary	16.00	1
10	Harshil Desai	Chief Operating Officer / Chief Financial Officer	Salary	621.00	587.40
11	Varsha Bhachani	Chief Financial Officer	Salary	176.80	250.00
12.	Multiple	Director is also	Loans and Advances	581.40	-
12.	Pvt. Ltd.	Entertainment Director in the Pvt. Ltd. company.	Sale of Club Membership	9,600.00	-

(19) Additional Regulatory information

Analytical Ratios

Ratios	Numerator	Denominator	As at March 31, 2025	As at March 31, 2024	Variance (%)	Explanation for any change in the ratio by more than 25% as compared to the preceding year
(a) Current ratio	current	Current liabilities	10.09	13.91	(27.46)	Due to increase in Current Liabilities
(b) Debt- equity ratio	Total debt	Shareholders' equity	-	-	-	-
ss(c) Debt service coverage	Earnings available for debt	Debt Service	-	-	-	-

ratio	service					
(d) Return on equity ratio	Net profit after taxes less preference dividend (if any)	Shareholders' equity	0.01	0.16	(92.25)	Due to Decrease in Net Profit
(e) Inventory turnover ratio	Cost of goods sold or sales	Average inventory	2.89	3.15	(8.38)	-
(f) Trade receivables turnover ratio	Net credit sales	Average Trade Receivables	0.66	6.29	(89.48)	Due to Increase in Trade Receivable
(g) Trade payables turnover ratio	Net credit purchases	Average Trade payables	-	-	-	-
(h) Net capital turnover ratio	Net sales	Average working capital	19.10	32.91	(41.97)	Due to Decrease in Net Profit
(i) Net profit ratio	Net profit after taxes	Net Sales	13.24	57.09	(76.80)	Due to Decrease in Net Profit
(j) Return on capital employed	Earnings before interest and taxes	capital employed	4.39	15.24	(71.39)	Due Decrease in Earnings
(k) Return on investment	Income from investment	cost of investment	-	-	-	-

OTHER NOTES

- The Company has not received intimation from "Suppliers" regarding their status under Micro, Small and Medium Enterprise Development Act, 2006, and hence, relevant disclosures have not been given.
- Previous year's figures have been re-grouped, re-classified and re-arranged wherever necessary.

For, Jaimin Deliwala & Co. Chartered Accountants Firm Reg. No. 0103861W

Sd/- Sd/- Sd/-

Jaimin DeliwalaMayur M DesaiShaival M DesaiProprietorDIN:00143018DIN:03553619

Membership No.: 044529 Managing Director Director

UDIN: 25044529BMIMJP5968

Place: Ahmedabad

Date: 1st May, 2025 Sd/- Sd/-

Harshil Desai Urvi Shah

Chief Financial Officer Company Secretary