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2nd September, 2020

To, **BSE Limited,** Phirozen Jeejeebhoy Towers, Dalal Street Mumbai - 400 001, Maharashtra

Scrip ID/Code: TITAANIUM / 539985

Sub: Annual Report for the financial year 2019-20

Dear Sir/Madam.

Pursuant to Regulation 34 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith Annual Report of the company for the financial year 2019-20 and is also available on the website of the company at www.titaaniumten.co.in

Kindly take the same on your record and oblige.

Thanking you,

For TITAANIUM TEN ENTERPRISE LIMITED

ANKITA RAJ BHIKADIA

ACS NO.: 48772

Company Secretary & Compliance Officer

eCSin: EA048772A000122208

Encl: As Above

Website: www.titaaniumten.co.in Email; kapadiatraders@hotmail.com

Plot No. 660, Paiky , Block No. 660-A, Palsana, Dist. Surat. Gujarat INDIA

Tel.: 9173062421

Titaanium Ten Enterprise Limited





12th Annual Report



2019-20

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CORPORATE INFORMATION

BOARD OF DIRECTORS

Ilaben Kapadia Chairperson and Executive Director (Chairperson w.e.f. 29.08.2019)

Shhalu Kapadia Non-Executive Director

Nidhi Joshi Non-Executive Independent Director Kantilal Patel Non-Executive Independent Director

CHIEF EXECUTIVE OFFICER

Tejuskumar Kapadia

CHIEF FINANCIAL OFFICER

Mineshkumar Shah

COMPANY SECRETARY & COMPLIANCE OFFICER

Ankita Raj Bhikadia

STATUTORY AUDITORS

Tamelauvala & Associates

Chartered Accountants C-604, Coral Heights, Near Raj World Complex, Canal Road, Palanpur Gam, Surat-395009

Engl- pranav.tamakuwala1992@gmail.com

Td:- +91 9016872003

BANKERS

South Indian Bank

<u>REGISTEREDOFFICE</u>

Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road,

Surat-395002, Gujarat. Phone No.: 0261-2320240,

E-mail: <u>kapadiatraders@hotmail.com</u> Website: <u>www.titaaniumten.co.in</u>

REGISTRAR & SHARE TRANSFER AGENT

BigShareServices Private Limited

1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai-400059

Phone No.: 022 – 40430200 / 62638200 Fax: 022 – 28475207 / 62638299 Email: <u>investor@bigshareonline.com</u> Website: www.bigshareonline.com

INTERNAL AUDITORS

Praveen Gandhi

Partner

MmikaJain&Co

Chartered Accountant 803, Rajhans Complex, Ring Road,

Surat

Tel. No:- 0261-3987350

NOTICE OF 12th ANNUAL GENERAL MEETING

NOTICE is hereby given that 12th Arrual General Meeting of the members of TITAANIUM TEN ENTERPRISE LIMITED will be held at Registered Office of the Company situated at Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002, Gujarat, India on Fricky, the 25th Day of September; 20024200PM to transact the following business:

ORDINARY BUSINESS:

1. To receive, consider and adopt the Audited financial statements of the Company for the financial year ended 31st March, 2020, together with Reports of the Board of Directors and the Auditors thereon and to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT the Audited Balance Sheet as at March 31, 2020, together with the Statement of Profit and Loss for the year ended as on that date and the Reports of the Directors and Auditors thereon be and are hereby adopted".

2. To appoint a Director in place of Mrs. Shhalu Kapadia, Non-Executive Director (DIN: 02298855), liable to retire by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, seeks reappointment and to pass the following resolution as an Ordinary Resolution:

"RESOLVED THAT in accordance with the provisions of Section 152(6) and all other applicable provisions, is any, of the Companies Act, 2013, Mrs. Shhalu Kapadia, Non-Executive Director (DIN: 02298855), who retires by rotation at this Annual General Meeting, be and is hereby re-appointed as Director of the Company, liable to retire by rotation."

By Order of the Board of Directors

TITAANUMTEN ENTERPRISE LIMITED

Place: Surat Date: 28/08/2020

ANKITA RAJBHKADIA

Company Secretary & Compliance Officer

ACS: 48772

REGISTEREDOFFICE: -

Shop No.: 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002,

Gujarat, India

E-mail: <u>kapadiatraders@hotmail.com</u> Website: <u>www.titaaniumten.co.in</u>

NOTES:

- 1. The relevant details as required under Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standards on General Meetings issued by the Institute of Company Secretaries of India, of the person seeking appointment / reappointment as Director under Item No. 2 of the Notice is also annexed.
- 2. A MEMBER ENITILED TO ATTEND AND VOIE AT AN ANNUAL GENERAL MEETING (AGM) IS ENITILED TO APPOINT PROXY/PROXIES TO ATTEND ANDVOIE INSTEAD OF HIMSELF/HERSELF, SUCH PROXY/PROXIES NEED NOT BE A MEMBER OF THE COMPANY.

A person can act as proxy on behalf of not more than fifty (50) members and holding in the aggregate not more than ten percent (10%) of the total share capital of the Company carrying voting rights. A member holding more than 10% of the total share capital of the Company carrying voting rights may appoint a single person as proxy for his entire shareholding and such person shall not act as a proxy for another person or shareholder. If a proxy is appointed for more than fifty members, he/she shall choose any fifty Members and confirm the same to the Company before the commencement of the specified period for inspection. In case the proxy fails to do so, the Company shall consider only the first fifty proxies received

as valid. Proxies submitted on behalf of the Companies, Societies etc. must be supported by an appropriate resolution/authority letter as applicable, on behalf of the nominating organization.

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. A PROXY FORMIS ANNEXED HEREWITH

- 3. Corporate Members (i.e. other than Individuals, HUF, NRI, etc.) shall send certified true copy of the Board Resolution / Authority Letter, etc., together with attested specimen signature(s) of the duly authorized representative(s), to the Company to attend and vote at the AGM.
- 4. Only bonafide members of the Company whose names appear on the Register of Members/Proxy holders, in possession of valid attendance slips duly filled and signed will be permitted to attend the meeting. The Company reserves its right to take all steps as may be deemed necessary to restrict non-members from attending the meeting.
- 5. In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 6. The Register of Members and the Share Transfer books of the Company will remain closed from **Friday**, 18th Day of September; 2020 (both days inclusive) for Annual General Meeting.
- 7. Members may please note that no gifts, gift coupons, or cash in lieu of gifts will be distributed at meeting, in compliance with Section 118(10) of the Companies Act, 2013 and the Secretarial Standards issued by Institute of Company Secretaries of India.
- 8. The members, holding shares in dematerialized form may intimate any change in their addresses or bank details/mandates to their Depository Participants (DP) immediately.
- 9. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 10. In light of the MCA Circulars and BSE circulars with respect to the COVID-19 Outbreak for annual report for this Annual General Meeting, the shareholders whether holding equity shares in demat form or physical form and who have not submitted their email addresses and In consequence to whom the annual report could not be serviced, may temporarily get their e-mail addresses registered with the Company's Registrar and Share Transfer Agent, Bigshare Services Private Limited, by clicking the link: https://www.bigshareonline.com/InvestorRegistration.aspx.
- 11. Non-resident Indian shareholders are requested to inform to the Company or its Registrar and Share Transfer Agent or the concerned Depository Participant, as the case may be, immediately about the following:
 - a. The change in the residential status on return to India for permanent settlement.
 - b. The particulars of the NRE account with a Bank in India, with complete name of the Bank, branch address, account type and account number with MICR code, if not furnished earlier.
- 12. A Member desirous of getting any information on the accounts or operations of the Company is requested to forward his/her queries to the Company at least seven days prior to the meeting so that the required information can be made available at the Meeting.
- 13. In compliance with provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, the Company is pleased to provide the members, a facility to exercise their right to vote on resolutions proposed to be considered at the 12th Annual General Meeting (AGM) by electronic means and the business may be transacted through E-Voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the AGM ("remote E-voting") will be provided by Central Depository Services Limited (CDSL).

- 14. The facility for voting through ballot paper shall be made available at an AGM and the members attending the meeting who have not cast their vote by remote E-voting will be able to exercise their right at the meeting through ballot paper.
- 15. The members who have cast their vote by remote E-voting prior to an AGM may also attend the AGM but will not be entitled to cast their vote again.
- 16. The remote e-voting period begins on Tuesday, the 22nd September, 2020 at 9:00 a.m. and ends on Thursday, the 24th September, 2020 at 5:00 p.m. During this period, Members of the Company holding shares either in physical form or in dematerialized form as on the cut-off date of Friday, 18th September, 2020 may cast their vote by remote e-voting. The voting rights of members shall be in proportion to their Shares of the paid up Equity Share capital of the Company as on the cut-off date of 18th September, 2020. The remote e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently.
- 17. E-voting Instructions: The process and manner for remote e-voting on CDSL e-voting system is mentioned below:
 - (i) The shareholders should log on to the e-voting website www.evotingindia.com.
 - (ii) Click on Shareholders.
 - (iii) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
 - (iv) Next enter the Image Verification as displayed and Click on Login.
 - (v) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
 - (vi) If you are a first time user follow the steps given below:

our 10 digit alpha-numeric *PAN issued by Income Tax Department able for both demat shareholders as well as physical shareholders) as who have not updated their PAN with the Company/Depository and are requested to use the first two letters of their name and the 8 digits equence number in the PAN Field. The Sequence Number is printed on form attached herewith.						
rs who have not updated their PAN with the Company/Depository ant are requested to use the first two letters of their name and the 8 digits equence number in the PAN Field. The Sequence Number is printed on						
ant are requested to use the first two letters of their name and the 8 digits equence number in the PAN Field. The Sequence Number is printed on						
equence number in the PAN Field. The Sequence Number is printed on						
orm attached herewith.						
the sequence number is less than 8 digits enter the applicable number of						
ore the number after the first two characters of the name in CAPITAL						
Eg. If your name is Ramesh Kumar with sequence number 1 then enter						
00001 in the PAN field.						
ne Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as						
d in your demat account or in the company records in order to login.						
the details are not recorded with the depository or company please enter						
the member id / folio number in the Dividend Bank details field as mentioned in						
on (ii & iii).						

- (vii) After entering these details appropriately, click on "SUBMIT" tab.
- (viii) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (ix) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (x) Click on the EVSN for the TITAANIUM TEN ENTERPRISE LIMITED.

- (xi) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xvi) If a demat account holder has forgotten the login password, then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvii) Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.

(xviii) Note for Non-Individual Shareholders and Custodians

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively, Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company, if voted from individual tab & not uploaded same in the CDSL e-voting system for the Scrutinizer to verify the same.
- (xix) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or call 1800225533.
- 18. The Chairman shall, at the meeting, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of Scrutinizer, by use of Polling Paper for all those members who are present at the meeting but have not cast their votes by availing the remote e-voting facility.
- 19. The Board of Directors of the Company has appointed Mr. Dhiren R. Dave, Company Secretary in Practice as the Scrutinizer to conduct and provide voting and poll facility to the members at an Annual General Meeting.
- 20. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution / Authority letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer through E-mail to drdfcs@gmail.com.
- 21. The Scrutinizer, after scrutinizing the votes cast at the meeting (Poll) and through remote e-voting, will, not later than forty-eight (48) hours of conclusion of the Meeting, make a Consolidated Scrutinizer's report and submit the same to the Chairman or any other person authorized by him in writing who shall declare the result of the voting forthwith. The Results declared alongwith the Consolidated Scrutinizer's report shall be placed on the website of the Company www.titaaniumten.co.in and on the website of CDSL www.cdslindia.com immediately after the declaration of result. The results shall also be immediately forwarded to the Stock Exchange where the shares of the Company are listed.

- 22. Queries proposed to be raised at the Annual General Meeting may be sent to the Company at its registered office at least seven days prior to the date of Annual General Meeting to enable the management to compile the relevant information for replying in the meeting.
- 23. All documents referred to in the accompanying notice and the explanatory statement shall be open for inspection at the Registered Office of the Company situated at Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat 395002, Gujarat, India between 10:00 a.m. to 5:00 p.m. on all working days, except on holidays, up to and including the date of the Annual General Meeting of the Company.

ANNEXURE TO NOTICE

(I) Details of Directors seeking Appointment / Re Appointment pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard – 2 on "General Meeting":

To appoint a Director in place of, Non-Executive Director (DIN:), liable to retire by rotation in terms of Section 152(6) of the Companies Act, 2013 and being eligible, seeks re-appointment.

Name of the Director	Mrs. Shhalu Kapadia (DIN: 02298855)
Designation/Category	Non-Executive Director
Age	46 Years
Date of appointment on the Board	28/06/2017
Nationality	Indian
No. of Board Meetings attended during the	Four (4)
Year 2019-20	
Qualification	Diploma in Interior Designing
Terms and conditions of appointment or	1. She is the Non-Executive Director of the
re-appointment	Company.
	2. She will be liable to retire by rotation.
	3. Other terms and conditions will be applicable
	under mention the Appointment Letter between the
	Company and her.
Remuneration	NIL
Shareholding in the Company	1,77,307 equity shares
Directorship in the other Entities	Nil
Membership/Chairmanship in Committees	Nil
(Other than Titaanium Ten Enterprise Limited)	
Relationship with other Director(s), Manager and	She is the Wife of Mr. Tejuskumar Kapadia, CEO
KMP	of the Company.

By Order of the Board of Directors

TITAANIUMTENENIERPRISE LIMITED

Place: Surat Date: 28/08/2020 ANKITA RAJBHIKADIA

Company Secretary & Compliance Officer

ACS: 48772

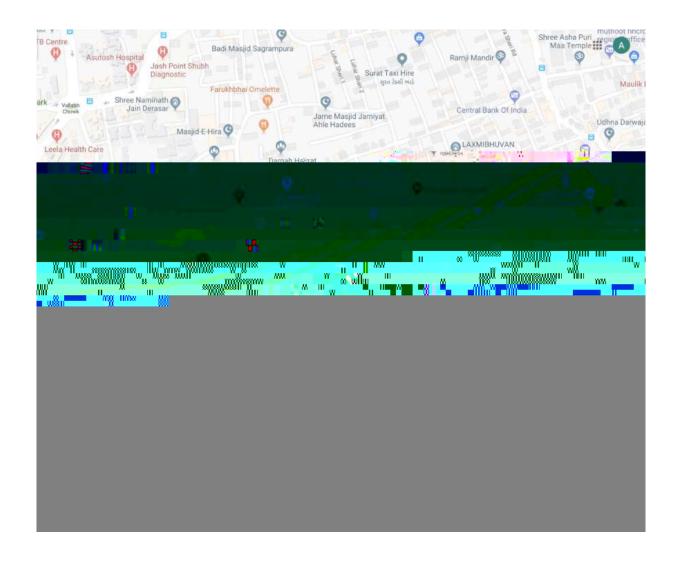
REGISTEREDOFFICE -

Shop No.: 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002,

Gujarat, India

E-mail: <u>kapadiatraders@hotmail.com</u> Website: <u>www.titaaniumten.co.in</u>

ROUIE MAPTO THE VENUE OF THE 12TH ANNUAL GENERAL MEETING:



DIRECTORS REPORT

To, The Members,

Your Directors are pleased to present the 12th Annual Report of your Company together with the Audited Financial statements and Auditors' Report for the year ended 31st March, 2020.

1. FINANCIAL PERFORMANCE:

The financial performance of the Company is summarized below:

(Amount in Rs.)

Particulars	F.Y. 201920	F.Y. 2018 19
Reserve from Operations	1,74,2687,912	1,91,42,75,338
Other Income	20,26,483	15,02,942
Total Incone	1,7447,14395	1,94,57,78,280
Profit/(Loss) Before Tax & Exceptional/Extraordinary Items	1,01,08,024	1,00,73,632
Less:		
Exceptional/Extraordinary items	84,491	72,652
Profit(Loss) Before Tax	1,00,23,533	1,00,00,980
Less: Tax Expense :		
- Current Tax	26,85,069	24,84,746
- Deferred Tax Liabilities/(Assets)	(1,07,588)	1,64,589
Net Profit/(Loss) After Tax	74,46,052	73,51,645

2 REVIEWOF OPERATIONS: -

The Total Income of your Company for the current year was decreased to Rs. 1,74,47,14,395/- as against Total Income of Rs. 1,94,57,78,280/- of the previous year. However, the Company's Net Profit after tax has been increased to Rs. 74,46,052/- for the current year as against the Net Profit after tax of Rs. 73,51,645 /- of the previous year.

3 TRANSFER TORESERVES: -

During the year under review, your Directors have not proposed to transfer any amount to Reserves.

4 DIVIDEND -

During the year under review, your Directors have not recommended any Dividend on Equity Shares of the Company.

5 DEPOSITS: -

During the year under review, your Company has neither invited nor accepted any Public Deposits within the meaning of Section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposit) Rules, 2014.

6 BOARDOF DIRECTORS: -

Mr. Rohitkumar Kapadia, Mrs. Ilaben Kapadia, Mrs. Shhalu Kapadia, Mrs. Nidhi Joshi and Mr. Kantilal Patel were the Directors on the Board at the beginning of financial year.

However, the following changes were occurred after the closure of Financial Year till the date of approval of Directors Report:

• Mr. Rohitkumar Kapadia, Chairman and Whole Time Director of the Company have resigned from the post of Chairmanship and Directorship of the Company w.e.f. 28th August, 2019 and the same has been accepted by the Board of Directors in Board Meeting held on 28th August, 2019.

- The Board in its Board Meeting held on 28th August, 2019 has appointed Mrs. Ilaben Kapadia, as Chairperson of the Company w.e.f. 29th August, 2019.
- As per the provisions of the Companies Act, 2013, Mrs. Shhalu Kapadia, Non-Executive Director of the Company retires by rotation at the ensuing Annual General Meeting and being eligible, offer herself for re-appointment.

As on 31st March, 2020, Your Company has 4 (Four) Directors, namely:

(i) Ilaben Kapadia Chairperson & Director
 (ii) Shhalu Kapadia Non-Executive Director
 (iii) Nidhi Joshi Independent Director
 (iv) Kantilal Patel Independent Director

7. KEYMANAGERIAL PERSONNEL: -

The Key Managerial Personnel (KMP) in the Company as per Section 2(51) and Section 203 of the Companies Act, 2013 are as follows:

Tejushkumar Kapadia Chief Executive Officer
 Mineshkumar Shah Chief Financial Officer

8 DECLARATION FROM INDEPENDENT DIRECTORS AND FAMILIARISATION PROGRAMMETHEREON: -

The Company has received necessary declaration from each Independent Directors under Section 149(7) of the Companies Act, 2013, that he/she meets the criteria of independence as laid down in Section 149(6) of the Companies Act, 2013 and Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Board relies on their declaration of independence. Pursuant to the provisions of Regulation 25 of the SEBI Listing Regulations, the Company has formulated a programme for familiarising the Independent Directors with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company etc. through various initiatives.

9 DIRECTORS RESPONSIBILITY STATEMENT: -

Pursuant to the provisions of Section 134 of the Companies Act, 2013, the Directors confirm that-

- (i) in the preparation of the Annual Accounts for the year ended 31st March, 2020, the applicable accounting standards have been followed and no material departures have been made for the same;
- (ii) appropriate accounting policies have been selected and applied them consistently and judgments and estimates have been made 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 31st March, 2020 and of the profit of the Company for that period;
- (iii) proper and sufficient care have been taken for maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) the annual accounts have been prepared on a "going concern" basis;
- (v) the proper internal financial controls are laid down and are adequate and operating effectively;
- (vi) the proper systems to ensure compliance with the provisions of all applicable laws have been devised and such systems were adequate and operating effectively.

10 EXTRACT OF ANNUAL RETURN -

Pursuant to Section 92(3) of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the extract of the Annual Return in form MGT-9 is attached to this report as **Attracted 1** The same is being made available on the Company's website www.titaaniumten.co.in.

11. SHARE CAPITAL:-

During the year under review, the Board with the approval of Members at the 11th AGM held on 27th September, 2019 had approved to increase the Authorised Share Capital of the Company from Rs. 8,00,00,000/- divided into 80,00,000 equity shares of Rs. 10/- each to Rs. 9,00,00,000/- divided into 90,00,000 equity shares of Rs. 10/- each.

However, there was no change in the Paid up equity share capital of the Company.

12 PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS: -

During the year under review, Company has granted loans to any person or body corporate directly or indirectly and also made investments under Section 186 of the Companies Act, 2013. Details of the same are provided in the notes of Financial Statements.

However, no guarantees have been given to any person or body corporate.

13 RELATEDPARTY TRANSACTIONS: -

During the year under review, there were related party transactions entered into by the Company with Promoters, Directors, Key Managerial Personnel or other designated person. Accordingly, details of the same that are required to be reported in form AOC-2 in terms of Section 134 of the Companies Act, 2013 is attached herewith as ATTERIES.

A policy on the related party transitions was framed and approved by the Board of Directors of the Company and posted on the Company's website www.titaaniumten.co.in.

14 MEETINGS OF BOARD OF DIRECTORS & COMMITTEE: -

During the year, 4 (Four) Board Meetings were held. The intervening gap between the Meetings did not exceed the period prescribed under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The details of which are provided in **ATTEMES**

The details pertaining to the constitution and composition of the Audit Committee, Nomination & Remuneration Committee and Stakeholders Relationship Committee and meetings held during the year are provided in ATTELLES

15 MEETINGS OF MEMBERS: -

During the year under review, 11th Annual General Meeting of the Company was held on 27th September, 2019 and an Extra-Ordinary General Meeting was held on 20th March, 2020.

16 PREFERENTIAL ALLOIMENT: -

The Board of Directors of your Company in their Meeting held on 20^{th} February, 2020 has proposed and decided to raise funds through preferential allotment of equity shares. The Shareholders in their Extra Ordinary General Meeting held on 20^{th} March, 2020 has approved the said agenda.

The Company has made an application to BSE Limited for availing In-Principle approval for the Listing of Equity Shares raised through Preferential Allotment. The Company is yet to receive the In-Principle approval.

The Company requires funds to meet long term working capital requirement and general deleveraging purposes. To augment the growth and improve the financial performance of the Company, the Company has approached Mr. Rohitkumar Kapadia, Promoter and Mrs. Ilaben Kapadia, Chairperson & Director cum Promoter of the Company to infuse fresh funds in the Company.

17 BOARDEVALUATION -

The Board of Directors has carried out an annual evaluation of its own performance, board committees and Individual Directors pursuant to the provisions of the Act and the corporate governance requirements as prescribed by SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 ("SEBI listing Regulations").

The performance of the Board was evaluated by the Board after seeking inputs from all the Directors on the basis of the criteria such as the Board composition and structure, effectiveness of Board processes, Information and functioning, etc.

The performance of the committees was evaluated by the Board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee reviewed the performance of the individual Directors on the basis of the criteria such as the contribution of the Individual Director to the Board and Committee Meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspects of his role.

In a separate meeting of Independent Directors, performance of Non-Independent Directors, performance of the Board as a whole and performance of the Chairman was evaluated, taking into account the views of Executive Directors and Non-Executive Directors. The same was discussed in the Board meeting that followed the meeting of the Independent Directors, at which the performance of the Board, its Committees and Individual Directors was also discussed. Performance evaluation of Independent Directors was done by the entire Board, excluding the Independent Director being evaluated.

18 CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNING ANDOUTGO. -

The particulars required to be included in terms of Section 134(3)(m) of the Companies Act, 2013 with regard to Conservation of Energy, Technology absorption, Foreign Exchange earnings and outgo are given below:

a Conservation of Energy.

The Company is engaged in production. However, the Company is using electricity, generators and invertors in office and Regular steps have been taken to improve energy consumption by using LED lights in office premises. Further, during the year, your Company has made additions to the Plant and Machinery, details of which are provided in the notes attached to the Financial Statements. Your Company is using Electricity as source of energy only.

b TechnologyAbsorption

The project of your Company has no technology absorption, hence no particulars are offered.

c Foreign Exchange Farning and Outgo

The details of foreign Exchange earnings and expenditure of the Company is provided in the notes attached to the Financial Statements.

19 INTERNAL FINANCIAL CONTROL SYSTEMAND THEIR ADEQUACY: -

The Board of your Company has laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and operating effectively. Your Company has adopted policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the 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 disclosures.

20 CORPORATE GOVERNANCE -

As per Regulation 15 (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Para C of Schedule V relating to Corporate Governance Report, shall not apply to company listed on SME Exchange. The Company being a company listed on BSE SME Platform, Corporate Governance is not applicable.

21. POLICY: -

VIGIL MECHANISM (WHISTLE BLOWER POLICY): -

The Company has adopted Vigil Mechanism/Whistle Blower Policy in accordance with the provisions of Section 177 of the Companies Act, 2013 read with Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 22 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Under this policy, your Company encourages its employees to report any reporting of fraudulent financial or other information to the stakeholders, and any conduct that results in violation of the Company's code of business conduct, to the management (on an anonymous basis, if employees so desire). Further, your Company has prohibited discrimination, retaliation or harassment of any kind against any employees who, based on the employee's reasonable belief that such conduct or practice have occurred or are occurring, reports that information or participates in the investigation. The Vigil Mechanism/Whistle Blower Policy is being made available on the Company's website www.titaaniumten.co.in.

* REMUNERATION POLICY: -

Pursuant to provision of Section 178(3) of the Companies Act, 2013, the Board has framed a Policy for selection, appointment and remuneration of Directors and Key Managerial Personnel including criteria for determining qualifications, positive attributes and independence of Directors. The Remuneration Policy has been uploaded on the Company's website www.titaaniumten.co.in.

22 JOINT VENTURES, SUBSIDIARIES AND ASSOCIATES: -

As on 31st March, 2020, your Company does not have any Joint Ventures, Subsidiaries and Associates Company.

23 CORPORATE SOCIAL RESPONSIBILITY [CSR]: -

The provisions of the CSR expenditure and Composition of Committee as provided in the Section 135 of the Companies Act, 2013 is not applicable to the Company.

24 PARTICULARS OF EMPLOYEES -

Information on particulars of employees' remuneration as per Section 197 of the Companies Act, 2013, read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is reported to be NIL as there are no employees who are in receipt of remuneration above the prescribed limit.

25 RATIO OF DIRECTORS' REMUNERATION TO MEDIAN EMPLOYEES' REMUNERATION ANDOHER DISCLOSURES: -

The table containing the names and other particulars of ratio of Directors' Remuneration to Median Employees' Remuneration in accordance with the provisions of Section 197(12) of the Companies Act, 2013, read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached to this report as **Attended**

26 DISCLOSURES UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION & REDRESSAL) ACT, 2013 -

During the year under review, no complaints were received by the Company relating to sexual harassment at workplace. Further, the Company ensures that there is a healthy and safe atmosphere for every women employee/s at the workplace.

27. AUDITORS: -

(A) STATUTORY AUDITORS:-

M/s. Tamakuwala & Associates, Chartered Accountants, Surat were appointed as Statutory Auditors of the Company at the 10th Annual General Meeting to hold office for the period of five years from the conclusion of that Annual General Meeting till the conclusion of the 15th Annual General Meeting to be held in the year 2023. The Ministry of Corporate Affairs vide its Notification dated 7th May, 2018, has dispensed with the requirement

of ratification of Auditor's appointment by the shareholders, every year. Hence, the resolution relating to ratification of Auditor's appointment is not included in the Notice of the ensuing Annual General Meeting.

The Company has received a certificate from M/s. Tamakuwala & Associates confirming that they are not disqualified from continuing as Statutory Auditors of the Company.

The Auditors' Report does not contain any qualification. Notes to Accounts and Auditors remarks in their report are self-explanatory and do not call for any further comments. The Auditors has not reported any matter of an offence of fraud to the Company required to be disclosed under Section 143(12) of the Companies Act, 2013.

(B) INTERNAL AUDITORS:

The Board of the Company has appointed M/s. Monika Jain & Co., Chartered Accountants, Surat as Internal Auditors of the Company.

(C) COST AUDITORS:

Provisions related to Cost Auditor is not applicable to the Company.

28 MAINTENANCE OF COST RECORDS

The company is not required to maintain Cost Records as specified by Central Government under section 148(1) of the Companies Act, 2013, and accordingly such accounts and records are not made and maintained.

29 SECRETARIAL AUDIT: -

Pursuant to the provisions of Section 204 read with Section 134(3) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed Dhiren R. Dave & Co., Company Secretary in Practice, Surat as Secretarial Auditor to undertake the secretarial audit of the Company. The Secretarial Audit Report in form MR-3 is attached to this report as **Arresure 5**

30 MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT: -

The Management's Discussion and Analysis Report provides a perspective of economic and social aspects material to your Company's strategy and its ability to create and sustain value to your Company's key stakeholders. Pursuant to the provisions of Regulation 34 read with Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Management's Discussion and Analysis Report capturing your Company's performance, industry trends and other material changes with respect to your Company is attached to this report as **Attracte6**

31. CEO/CFOCERIIFICATION-

In terms of Regulation 17{8) of the SEBI(listing Obligations and Disclosure Requirements) Regulations, the CEO and CFO has certified to the Board of Directors of the Company with regard to the financial statements and other matters specified in the said regulation for the financial year 2019·20. The certificate received from CEO and CFO is attached herewith as per **America.** 7.

32 AUDITORS CERTIFICATE ON CORPORATE GOVERNANCE-

As per Regulation 15 of the SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015, the compliance with the Corporate Governance provisions shall not apply in respect of (a) listed entity having paid up equity share capital not exceeding Ten Crore and net worth not exceeding rupees Twenty Five Crore as on the last day of previous year (b) the listed entity which has listed its specified securities on the SME Exchange. Hence, Auditors' Certificate on Corporate Governance is not provided.

33 CODE OF CONDUCT:-

The Board has laid down a specific code of Conduct for all Board Members and Senior Management of the Company. All the Board Members and Senior Management Personnel have affirmed compliance with the Code on annual basis. In this regard certificate from Managing Directors as required under Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been received by the Board and the same is attached herewith as per **Attracte-8**

34 MATERIAL CHANGES AND COMMITMENIS AFFECTING THE FINANCIAL POSITION OF THE COMPANY BETWEEN THE END OF THE FINANCIAL YEAR AND THE DATE OF THE BOARDREPORT! -

COVID-19: In the Last Month of FY 2019-20, the COVID-19 pandemic developed rapidly into a global crisis, forcing governments across the globe to enforce lock-downs of all economic activity. For the Company, the focus immediately shifted to ensuring the health and well-being of all Employees, and on minimizing disruption to services for all our Customers globally. In order to ensure smooth functioning, work from home facility was extended to many of the Employees of the Company. Although there were uncertainties due to the pandemic in the last quarter of FY 2019-20, inherent resilience of the business model will position the Company well to navigate the challenges ahead. But then also the Covid-19 will impact the finances of the Company and its impact can be ascertained only after lifting of lockdown and life coming to stable position.

There have been no material changes and commitments, which affect the financial position of the company which have occurred between the end of the financial year to which the financial statements relate and the date of this Report.

35 RISK MANAGEMENT: -

The Company has been exempt under Regulation 21 of the SEBI (Listing Obligation and Disclosure requirements) Regulations, 2015 from reporting of risk management.

A well-defined risk management mechanism covering the risk mapping and trend analysis, risk exposure, potential impact and risk mitigation process is in place. The objective of the mechanism is to minimize the impact of risks identified and taking advance actions to mitigate it. The mechanism works on the principles of probability of occurrence and impact, if triggered. A detailed exercise is being carried out to identify, evaluate, monitor and manage both business and non-business risks.

36 CHANGE IN THE NATURE OF BUSINESS: -

For sustained growth in the future, Company wants to rely on its main business only. Hence, there is no change in the nature of the business of the Company during the year.

37. LISTING FEES: -

The Equity Shares of the Company are listed on SME Platform of BSE Limited and the Company has paid the necessary listing fees to the Stock Exchange till date.

38 INSURANCE

All the properties and the Insurable Interest of the company Including building, plants and machinery and stocks wherever necessary and to the extent required have been adequately insured. The company keeps reviewing the insurance amount every year as per requirement.

39 SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS:

During the year under review, no significant or material orders were passed by the Regulators or Courts or Tribunals which would impact the going concern status of the Company and its operations in future.

40 SECRETARIAL STANDARDS COMPLIANCE: -

During the year under review, your Company has complied with all the applicable Secretarial Standards issued by The Institute of Company Secretaries of India and approved by the Central Government pursuant to Section 118 of the Companies Act, 2013.

41. HUMAN RESOURCES: -

The Company treats its "Human Resources" as one of its most important assets. The Company's culture promotes an environment that is transparent, flexible, fulfilling and purposeful. The Company is driven by passionate and highly engaged workforce. This is evident from the fact that the Company continues to remain the industry benchmark for talent retention.

Your Company continuously invests in attraction, retention and development of talent on an ongoing basis. A number of programs that provide focused people attention are currently underway. The Company thrust is on the promotion of talent internally through job rotation and job enlargement.

During the year under review, there was a cordial relationship with all the employees. The Directors would like to acknowledge and appreciate the contribution of all employees towards the performance of the Company.

42. ACKNOWLEDGEMENT: -

Date: 28/08/2020

Your Directors take this opportunity to thank the customers, shareholders, suppliers, bankers, business partners/associates, auditors, consultants, financial institutions and Central and State Governments for their consistent support and encouragement to the Company. The Directors appreciate and value the contribution made by every members of the company.

Your Company has been able to perform efficiently because of the culture of professionalism, creativity, integrity and continuous improvement in all functions and areas as well as the efficient utilization of the Company's resources for sustainable and profitable growth.

By Order of the Board of Directors

TITAANIUM TEN ENIERPRISE LIMITED

Place: Surat ILABENKAPADIA

Chairperson & Director

DIN: 03507916

ANNEXURE - 1 - TOTHE DIRECTOR'S REPORT

FORMNO MGT-9 EXTRACT OF ANNUAL RETURN as on financial year ended on 31st March, 2020

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

L52100G1200H1.C05075
18/09/2008
TitaaniumTenEnterpriseLimited
Public Company; Limited by shares; Company having share capital
Shop No. 901/914, 9 th Floor, Rajhans Complex, Ring Road, Surat-395002, Gujarat, India Website: www.titaaniumten.co.in ; Email: kapadiatraders@hotmail.com Phone: 0261-2320240; Fax: 0261-2321615
Yes (The Company has listed its Equity Shares on the SME Platform of BSE Limited)
Bigshare Services Private Limited
<u>Head Office</u>
1 st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai-400059, Maharashtra Phone No.: 022 – 62638200, Fax: 022 - 62638299 Email: investor@bigshareonline.com Website: www.bigshareonline.com

ILР	IL PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:								
All th	All the Business Activities contributing 10% or more of the total turnover of the Company shall be stated:								
Sr.	r. Name&Description of Main NC Code of Product Service % of total turnover of								
No	Products/Services		TheConpany						
1	Sale of Yarn & Fabrics	5406	100%						

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:								
Name & Address of CIN/GLN Holding/Subsidiary/Associate % of Shares Applicable the Company held Section								
		N. A.						

IV. SHARE HOLD	NG PATTI	ERN (Equity	yShareCap	ital Breaky	paspercenta	geof Total	Equity):				
i) Category-viseShareholding:											
Categoryof	No of S	No of Shares held at the beginning of the year (as on OI-01/2019)									
Shareholders	Denat	Physical	Total	% of total Shares	Denet	Physical	Total	% of total Shares	during the year		
A. Pronoters											
(1) Indian											
a) Individual/HUF	4912468	0	4912468	73.01	4912468	0	4912468	73.01	0.00		
b) Central Govt.	0	0	0	0.00	0	0	0	0.00	0.00		
c) State Govt.	0	0	0	0.00	0	0	0	0.00	0.00		
d) Bodies Corporates	0	0	0	0.00	0	0	0	0.00	0.00		

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e) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
f) Any other	0	0	0	0.00	0	0	0	0.00	0.00
SUBTOTAL (A) (1)	4912468	0	4912468	7301	4912468	0	4912468	7301	000
(2) Foreign									
a) NRI- Individuals	0	0	0	0.00	0	0	0	0.00	0.00
b) Other Individuals	0	0	0	0.00	0	0	0	0.00	0.00
c) Bodies Corp.	0	0	0	0.00	0	0	0	0.00	0.00
d) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
e) Any other	0	0	0	0.00	0	0	0	0.00	0.00
SUBTOTAL (A)	0	0	0	0.00	0	0	0	000	000
(2)				Ja				.	
Total Shareholding	4912468	0	4912468	7301	4912468	0	4912468	7301	000
of Pronoter (A) =	.,12.00		.,12.00	,002	1312.00		.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1002	
(A)(1) + (A)(2)									
B. Public									
Shareholding									
(1) Institutions									
a) Mutual Funds	0	0	0	0.00	0	0	0	0.00	0.00
b) Banks/FI	0	0	0	0.00	0	0	0	0.00	0.00
c) Central Govt.	0	0	0	0.00	0	0	0	0.00	0.00
d) State Govt.	0	0	0	0.00	0	0	0	0.00	0.00
e) Venture Capital	0	0	0	0.00	0	0	0	0.00	0.00
Fund									
f) Insurance	0	0	0	0.00	0	0	0	0.00	0.00
Companies									
g) FIIs	0	0	0	0.00	0	0	0	0.00	0.00
h) Foreign Venture	0	0	0	0.00	0	0	0	0.00	0.00
Capital Funds									
i) Others (specify)	0	0	0	0.00	0	0	0	0.00	0.00
SUBTOTAL	0	0	О	000	O	0	O	000	000
(B)(1):									
(2) Non									
Institutions									
a) Body Corporate									
i) Indian	40000	0	40000	0.59	32000	0	32000	0.48	(0.12)
ii) Overseas	0	0	0	0.00	0	0	0	0.00	0.00
b) Individuals									
i) Individual	392039	0	392039	5.83	383961	0	383961	5.71	(0.12)
Shareholders holding									
nominal share									
capital upto Rs. 1									
lakh									
ii) Individuals	1160000	0	1160000	17.24	1184000	0	1184000	17.60	0.36
Shareholders									
holding nominal									
share capital in									
excess of Rs.1 lakh									
c) Others (Specify)									
Non Resident	16000	0	16000	0.24	16000	0	16000	0.24	0.00
Indians (Repeat)									

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Non Resident	0	0	0	0.00	0	0	0	0.00	0.00
Indians (Non									
Repeat)									
Hindu Undivided	200000	0	200000	2.97	200000	0	200000	2.97	0.00
Family									
Clearing Member	8000	0	8000	0.12	78	0	78	0.00	(0.12)
SUBTOTAL	1816089	0	1816089	2699	1816089	0	1816039	2699	0
(B)(2) :									
TOTAL PUBLIC	1816089	0	1816089	2699	1816089	0	1816039	2699	0
SHAREHOLDING									
(B) = (B)(1) + (B)(2)									
C. Sharesheld by	0	0	0	000	O	O	0	000	000
Custodian for									
CDRs & ADRs									
GRANDTOTAL	6728507	0	6728507	10000	6728507	O	6728507	10000	000
(A+B+C)									

ii) S	ii) Shareholding of Pronoters										
Sr: No	Sharehikha's Name		ingat the bear	girning of the 12019	Sharehd (% dangein Shareholding					
		No of Shares	% of total Shares of the Company	% of Shares Pledged/ encumbered tototal Shares	No of Shares	% of total Shares of the Company	% of Shares Pledged/ enumbered tototal Shares	dringthe year			
1	Rohitkumar Kapadia	2494093	37.07	0	2494093	37.07	0	0			
2	Ilaben Kapadia	1919695	28.53	0	1919695	28.53	0	0			
3	Shhalu Kapadia	177307	2.64	0	177307	2.64	0	0			
4	Tejuskumar Kapadia	321373	4.78	0	321373	4.78	0	0			
	TOTAL	4912168	7301	0	4912468	7301	0	0			

iii) Chargein Pronoters' Shareholding (specify if there is no charge):									
D (* 1		thebeginning of the year 1-042019	Sharehdding at the end of the year (31-08 2011)						
Particulars	No of shares	% of total shares of the Company	No of shares	% of total shares of the Company					
At the beginning of the year	4912468	73.01	-	-					
At the end of the year	-	-	4912468	73.01					

Sr: No	For each of the Top 10 Shareholders	Shareholding at the beginning of the year (OI-OI-2019)	Terrenzo/ Cumizanes/rations		gtheyear 4 <i>2</i> 019to		
		No of Shares		ding		No of Shares	% of total Shares of the Company
1	Uttam Bharat Bagri	272000	01-Apr-19	-	-	2,72,000	4.04
	ĺ	272000	31-Mar-20	_	-	2,72,000	4.04

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2	Rinkal Ramkhilavan	64000	01-Apr-19	-	-	64000	0.95
	Varma		19-Apr-19	8000	Purchase	72000	1.07
			03-May-19	8000	Purchase	80000	1.19
			14-June-19	4452	Purchase	84452	1.26
			21-June-19	19548	Purchase	104000	1.55
		104000	31-Mar-20	-	-	104000	1.55
3	Tejal Minesh Shah	72000	01-Apr-19	-	-	72,000	1.07
		72000	31-Mar-20	-	-	72,000	1.07
4	Rajendra Rajaram	64000	01-Apr-19	-	-	64000	0.95
	Dhole		21-June-19	8000	Purchase	72000	1.07
		72000	31-Mar-20	-	-	72000	1.07
5	Jignesh Amrutlal	64000	01-Apr-19	-	-	64000	0.95
	Thobhani	64000	31-Mar-20	-	-	64000	0.95
6	Amrutlal Gordhandas	64000	01-Apr-19	-	-	64000	0.95
	Thobhani	64000	31-Mar-20	-	-	64000	0.95
7	Thobhani Amrutlal	64000	01-Apr-19	-	-	64000	0.95
	Gordhanbhai HUF	64000	31-Mar-20	-	-	64000	0.95
8	Jignesh Amrutlal	64000	01-Apr-19	-	-	64000	0.95
	Thobhani HUF	64000	31-Mar-20	-	-	64000	0.95
9	Kowshik B M	56000	01-Apr-19	-	-	56000	0.83
			26-Apr-19	(8000)	Sell	48000	0.71
		48000	31-Mar-20	-	-	48000	0.71
10	Hareshbhai Veljibhai	88000	01-Apr-19	-	-	88000	1.31
	Galani	88000	31-Mar-20	-	-	88000	1.31
11	Varshaben	48000	01-Apr-19	-	-	48000	0.71
	Jigneshkumar		04-Oct-20	(48000)	Sell	0	0.00
	Thobhani		06-Mar-20	48000	Purchase	48000	0.71
		48000	31-Mar-20	-	-	48000	0.71

v) Sł	areholding of Directors a	ndKeyMa	nagerial Perso	met				
Sir.	ForEachofthe	Shareholding at the beginning of the year (OI-OI-2019)		1	Intrease/	Reson	Cumilative Shareholding during theyear (01-04-2019 to 31-08-2010)	
No	Directors & KMP	No of Sames of	Share holding	ihare	No of Shares	% of total Shares of the Company		
	Rohitkumar Kapadia	2404002	37.07	01-Apr-19	-	-	2494093	37.07
1	(Chairman & Whole Time Director)@	2494093		31-Mar-20	-	-	2494093	37.07
	Ilaben Kapadia	1010605	20.52	01-Apr-19	-	-	1919695	28.53
2	(Chairperson & Director)#	1919695	28.53	31-Mar-20	-	-	1919695	28.53
3	Shhalu Kapadia (Non-	177307	2.64	01-Apr-19	-	-	177307	2.64
3	Executive Director)	1//30/	2.04	31-Mar-20	-	-	177307	2.64
4	Nidhi Joshi	0	0.00	01-Apr-19	-	-	0	0.00
4	(Independent Director)	0	0.00	31-Mar-20	-	-	0	0.00
_	Kantilal Patel		0.00	01-Apr-19	-	-	0	0.00
5	(Independent Director)	0	0.00	31-Mar-20	-	-	0	0.00

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6	Tejuskumar Kapadia (Chief Executive	321373	4.78	01-Apr-19	-	-	321373	4.78
6	Officer)	321373	4.70	31-Mar-20	-	ı	321373	4.78
	Mineshkumar Shah			01-Apr-19	-	-	0	0.00
7	(Chief Financial Officer)	0	0.00	31-Mar-20	-	-	0	0.00
0	Ankita Bhikadia	0	0.00	01-Apr-19	-	-	0	0.00
8	(Company Secretary) *	0	0.00	31-Mar-20	-	-	0	0.00

[@] Resigned from the Chairmanship & Directorship w.e.f. 28-08-2019

[#] Appointed as Chairperson w.e.f. 29-08-2019

V) INDEBIEDNESS:								
Indutedness of the Company including interest outstanding/account due for payment								
	SecuredLoans							
	exduring deposits	UnsecuredLoans	Deposits	Total Indebtednes				
Indebtedness at the beginning of the F.Y.								
i) Principal Amount	28,54,39,828	7,73,64,411	0	36,28,04,239				
ii) Interest due but not paid	0	0	0	0				
iii) Interest accrued but not due	0	0	0	0				
Total (i+ii+iii)	28,54,30,828	77361411	0	362804239				
Change in Indebtedness during the F.Y.								
Addition	12,71,57,673	0	0	12,71,57,673				
Reduction	6,84,68,888	2,30,46,239	0	9,15,15,127				
Net Change	58688785	230,46,239	0	817,35,024				
Indebtedness at the end of the F.Y.								
i) Principal Amount	34,41,28,613	5,43,18,172	0	39,84,46,785				
ii) Interest due but not paid	0	0	0	0				
iii) Interest accrued but not due	0	0	0	0				
Total (i+ii+iii)	3441,28613	54318172	0	3981/46785				

A. Remuneration to Managing Director; Whole time Director and/or Manager:								
Sr. No	Particulars of Remmeration	Rdittamar Kapada (Chairman & Whole Time Director)@	IlabenKapadia (Chairperson &Executive Director)#	Total Amount (InRs)				
1	Grossakary							
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961.	3,50,000	0	3,50,000				
	(b) Value of perquisites u/s 17(2) of the Income tax Act, 1961	0	0	0				
	(c) Profits in lieu of salary under Section 17(3) of the Income Tax Act, 1961	0	0	0				
2	Stock option	N.A.	N.A.	N.A.				
3	Sweat Equity	N.A.	N.A.	N.A.				
4	Commission							
	- as % of profit	N.A.	N.A.	N.A.				
	- others (specify)	N.A.	N.A.	N.A.				
5	Others, please specify	N.A.	N.A.	N.A.				
	Total	350000	0	350,000				
Total (A)	•		350000				

- @ Resigned from the Chairmanship & Directorship w.e.f. 28-08-2019
- # Appointed as Chairperson w.e.f. 29-08-2019
- * Remuneration paid to the Whole Time Director is within the ceiling provided under Section 197 and Schedule V of the Companies Act, 2013.

B. Rem	B. Remmeration to other Directors							
Sr. No	Particulars of Remneration	Particulars of Remmeration Name of Directors		Total Amount (InRs)				
1	Independent Directors	Nidri Joshi	Kantilal Patel					
	(a) Fee for attending Board &Committee Meetings	0	0	0				
	(b) Commission	0	0	0				
	(c) Others, please specify	0	0	0				
	Total (1)	0	0	0				
2	Other Non Executive Directors	Sitel	uKapadia					
	(a) Fee for attending Board Committee Meetings		0	0				
	(b) Commission		0	0				
	(c) Others, please specify		0	0				
	Total (2)		0	0				
	Total (B)=(1+2)	1	NA.	NA.				
Total M	aragnial Remneration(A+B)	0	0	0				
Overall (Ceiling as per the Act^	•						

Sr:	Particulars of Renuneration	Key			
No		Tejustumer Kapadia (Chief Executive Officer)	Mineshkumar Shah(Chief Financial Officer)	ArkitaRaj Bhikadia (Company Secretary)	Total (inRs)
1	GrossSalary				
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961.	4,20,000	3,24,000	2,10,000	954000
	(b) Value of perquisites u/s 17(2) of the	0	0	0	0
	Income Tax Act, 1961				
	(c) Profits in lieu of salary under Section	0	0	0	0
	17(3) of the Income Tax Act, 1961				
2	Stock Option	NA	NA	NA	NA
3	Sweat Equity	NA	NA	NA	NA
4	Commission				
	- as % of profit	NA	NA	NA	NA
	- others, specify	NA	NA	NA	NA
5	Others, please specify	NA	NA	NA	NA
	Total	420000	324000	2,10,000	954000

TITAANIUMTENENIERPRISE LIMITED 12th Annual Report 201920

VII) PENALTIES / I	VII) PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:								
Туре	Section of the Conparies Act	Brief Description	Details of Penalty/ Purishment/ Compounding fees imposed	Authority	Appeal made, if any (givedetails)				
A. COMPANY									
Penalty	-	-	-	-	-				
Punishment	-	-	-	-	-				
Compounding	-	-	-	-	-				
B DIRECTORS									
Penalty	-	-	-	-	-				
Punishment	-	-	-	-	-				
Compounding	-	-	-	-	-				
C. OTHER OFFICE	C OTHER OFFICERS INDEFAULT								
Penalty	-	-	-	-	-				
Punishment	-	-	-	-	-				
Compounding	-	-	-	-	-				

By Order of the Board of Directors

THAANIUM TEN ENIERPRISE LIMITED

Place: Surat Date: 28/08/2020 ILABENKAPADIA

Chairperson and Director

DIN: 03507916

ANNEXURE - 2- TO THE DIRECTOR'S REPORT

FamAOC - 2

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

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

1. List of related parties and description of relationship:

Sr. No	Description of relationship	Names of related parties
1	Associate Concerns	M/s. Titaanuim Venture
		Shri Rohitkumar H. Kapadia
2	Key Management Personnel	Smt. Ilaben R. Kapadia
		Smt. Shhalu Kapadia
2	Polative of Kay Management Descensel	Shri Tejus R. Kapadia
3	Relative of Key Management Personnel	Rohitkumar H. Kapadia HUF

2. Transactions made during the year with the related parties:

a. Associate Concerns

Sr. No	Naneof the Key Management Personnel	Nature of Transaction	Ancurt (inRs)
		Purchase	8,54,64,442
1	M/s. Titanium Venture	Job Work expenses	3 ,73,051
		Sales	20,61,668

b. <u>Key Management Personnel</u>

Sr. No	Naneof the Key Management Personnel	Nature of Transaction	Anourt (inRs)
		Directors Remuneration	3,50,000
1	Shri Rohitkumar H. Kapadia	Interest	7,99,311
1		Unsecured Loan Received	2,70,53,546
		Unsecured Loan Repaid	4,23,40,000
		Interest	4,23,935
2	Smt. Ilaben R. Kapadia	Unsecured Loan Received	4,03,00,000
		Unsecured Loan Repaid	4,62,35,000
3	Smt. Shhalu Kapadia	Interest	18,234

c. Relative of Key Management Personnel

Sr: No	Name of the Key Management Personnel	Nature of Transaction	Amurt (inRs)
1	Shri Tejus R. Kapadia	Salary	4,20,000
		Interest	1,92,683
2	Rohitkumar H. Kapadia HUF	Unsecured Loan Received	74,75,000
		Unsecured Loan Repaid	1,10,50,000

By Order of the Board of Directors

TITAANIUM TEN ENIERPRISE LIMITED

Place: Surat Date: 28/08/2020 ILABENKAPADIA

Chairperson and Director

DIN: 03507916

ANNEXURE - 3- TO THE DIRECTOR'S REPORT

DETAILS PERTAINING TO THE CONSTITUTION & COMPOSITION OF THE BOARD AND BOARD COMMITTEES

Board Composition and Meetings -

The composition of Board of Directors of the company is constituted as per the provisions of Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 149 of the Companies Act, 2013.

During the year, 4 (Four) Board Meetings were held. The intervening gap between the Meetings did not exceed the period prescribed under the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The details of which are as follow:

Sr. No	Date of Meetings	BoardStrength	Director's Present
1	30-05-2019	5	5
2	28-08-2019	5	5
3	14-11-2019	4	4
4	20-02-2020	4	4

2 Audit Comittee -

The Audit Committee of the Company is constituted in accordance with the provisions of Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 177 of the Companies Act, 2013.

During the financial year 2019-20, the Audit Committee met 4 (Four) times on 30-05-2019, 28-08-2019, 14-11-2019 and 20-02-2020 and the gap between two meetings did not exceed one hundred and twenty days. The necessary quorum was present for all the meetings.

The details of composition of the Committee and their attendance at the meetings are given below:

Name	Designation	Category	No of Meetings attended
Mrs. Nidhi Joshi	Chairperson	NEID	4
Mrs. Shhalu Kapadia	Member	NED	4
Mr. Kantilal Patel	Member	NEID	4

NEID: Non-Executive Independent Director

NED: Non-Executive Director

All the recommendations of the Audit Committee have been accepted by the Board of Directors.

The Chairperson of the Audit Committee was present at the Annual General Meeting of the Company held on 27-09-2019. The Minutes of all above stated meeting of the Audit Committee were noted at the Board Meeting.

2 Nonination and Renuneration Committee -

The Nomination and Remuneration Committee (NRC) of the Company is constituted in accordance with the provisions of Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 178 of the Companies Act, 2013.

During the Financial year 2019-20, 1 (One) meeting of the Nomination and Remuneration Committee were held on 28-08-2019.

The composition of the Committee and their attendance at the meetings are given below:

Name	Designation	Category	No of Meetings attended
Mrs. Shhalu Kapadia	Chairperson	NED	1
Mrs. Nidhi Joshi	Member	NEID	1
Mr. Kantilal Patel	Member	NEID	1

NEID: Non-Executive Independent Director

NED: Non-Executive Director

The Chairperson of the NRC was present at the Annual General Meeting of the Company held on 27-09-2019. The Minutes of Nomination and Remuneration Committee meeting were noted at the Board Meeting.

3 Stakeholders' Relationship Committee

The Stakeholders' Relationship Committee is constituted in accordance with the provisions of Regulation 20 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 178 of the Companies Act, 2013.

The broad terms of reference of the Stakeholders' Relationship Committee are as under:

- Consider and resolve the grievances of security holders of the Company including Redressal of investor complaints such as transfer or credit of securities, non-receipt of dividend / notice / annual reports, etc. and all other security holders' related matters.
- Consider and approve issue of share certificates (including issue of renewed or duplicate share certificates), transfer and transmission of securities, etc.

During the Financial Year 2019-20, 4 (Four) meeting of the Stakeholders' Relationship Committee were held on 30-05-2019, 28-08-2019, 14-11-2019 and 20-02-2020. Mrs. Ankita Raj Bhikadia, Company Secretary is designated as Compliance Officer of the Company.

The composition of the Committee and their attendance at the meetings are given below:

Name	Designation	Category	No of Meetings attended
Mrs. Nidhi Joshi	Chairperson	NEID	4
Mrs. Shhalu Kapadia	Member	NED	4
Mr. Kantilal Patel	Member	NEID	4

NEID: Non-Executive Independent Director

NED: Non-Executive Director

During the year, the Company has not received any complaints from the Shareholders of the Company. There were no outstanding complaints as on 31-03-2020.

SEBI Complaints Redress System (SCORES)

Your Company has been registered on SCORES and makes every effort to resolve all Investor Complaints received through SCORES or otherwise within the statutory time limit from the receipt of the complaint. The Company has not received any complaint from the Shareholders on the SCORES during financial year 2019-20.

By Order of the Board of Directors

TITAANIUM TEN ENIERPRISE LIMITED

Place: Surat Date: 28/08/2020 ILABENKAPADIA

Chairperson and Director

DIN: 03507916

ANNEXURE - 4- TO THE DIRECTORS' REPORT

RATIOOF DIRECTORS' REMUNERATION TO MEDIAN EMPLOYEES' REMUNERATION AND OTHER DISCLOSURE

[Pursuant to Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

(i) The Ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year:

Sr.	Name of Directors / Key	Remuneration	Sitting Fees	Ratio to median	Increase in the
No.	Managerial Personnel and	(In Rs.)	(In Rs.)	remuneration **	Remuneration
	Designation				(%)
1	Mr. Rohitkumar Kapadia	50,000	N.A.	2.50	-
	Chairman & Whole Time Director				
2	Mrs. Ilaben Kapadia	-	N.A.	-	-
	Chairperson & Director				
3	Mr. Tejuskumar Kapadia	35,000	N.A.	1.75	-
	Chief Executive Officer (CEO)				
4	Mr. Shhalu Kapadia	-	N.A.	-	-
	Non Executive Director				
5	Mrs. Nidhi Joshi	N.A.	-	-	-
	Independent Director				
6	Mr. Kantilal Patel	N.A.	-	-	-
	Independent Director				
7	Mr. Mineshkumar Shah	27,000	N.A.	1.35	-
	Chief Financial Officer (CFO)				
8	Mrs. Ankita Bhikadia	17,500	N.A.	0.88	16.67%
	Company Secretary				

^{**} Note: The median is calculated on gross salary on the basis of salary of March - 2020 of the employee.

- (ii) The Percentage decrease in the median remuneration of employees in the financial year 2019-20 is 5.03%
- (iii) The number of permanent employees on the rolls of Company at the end of the financial year 2019-20 is 18.
- (iv) Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:
 - Average increase in remuneration of employees excluding KMPs: 0.25%.
 - Average increase in remuneration of KMPs: 16.67%
- (v) Affirmation, that the remuneration is as per the remuneration policy of the Company: It is hereby affirmed that the Remuneration is as per the Remuneration Policy for Directors, Key Managerial Personnel and other employees.

By order of the Board of Directors

TITAANIUMTENENIERPRISE LIMITED

Place: Surat Date: 28/08/2020 **ILABENKAPADIA**Chairperson and Director

DIN: 03507916

ANNEXURE - 5- TO THE DIRECTOR'S REPORT

FORMING MR-3 SECRETARIAL AUDIT REPORT For the Financial Year ended 31st March, 2020

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members

M/sTITAANIUMTENENIERPRISE LIMITED

Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002, Gujarat, India

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s**: **Titazium Ten Enterprise 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 books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on **3LOS2OS**) 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 the company for the financial year ended on 31.03.2018 according to the provisions of:
 - (i) The Companies Act, 2013 (the Act) and the Rules made there under;
 - (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under;
 - (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
 - (iv) Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings
 - (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SDE Act') to the extent applicable to the Company:
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 and The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 notified with effect from May 15, 2015
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009
 - d. The Securities and Exchange Board of India (Employees Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 Not Applicable for the year under review
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 Not Applicable for the year under review
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
 Regulations, 1993 regarding the Companies Act and dealing with client
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 Not Applicable for the year under review
 - h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 Not Applicable for the year under review.
 - i. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 notified with effect from December 1, 2015.

UDIN: F004889B000629326

TITAANUMTENENIERPRISE LIMITED

- (vi) The Factories Act, 1948
- (vii) Industrial Disputes Act, 1947
- (viii) The Payment of Wages Act, 1936
- (ix) The Minimum Wages Act, 1948
- (x) Employees' State Insurance Act, 1948
- (xi) The Employees' Provident Fund and Miscellaneous Provisions Act, 1952
- (xii) The Payment of Bonus Act, 1965
- (xiii) The Payment of Gratuity Act, 1972
- (xiv) Equal Remuneration Act, 1976
- (xv) and all other laws applicable to the company not mentioned hereinabove.

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

- 1. Secretarial Standards issued by The Institute of Company Secretaries of India.
- 2. Listing Agreement with BSE SME Exchange.

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

(2) I further report that:

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

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent 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.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

- (3) I further report that, there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.
- (4) I further report that during the audit period the company has not taken any actions or enter into events having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards etc.

This report is to be read with our letter dated 28th August, 2020 which is annexed and forms an integral part of this report.

Date: 28/08/2020 Place: Surat **DHRENR DAVE**

Company Secretary in Practice

FCS No: 4889 COP No. : 2496

UDIN: F004889B000629326

To, The Members

M/sTITAANIUMTENENIERPRISE LIMITED

Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002, Gujarat, India

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

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

Date: 28/08/2020 Place: Surat

DHRENR DAVE

Company Secretary in Practice FCS No: 4889

FCS No: 4889 COP No. : 2496

UDIN: F004889B000629326

ANNEXURE - 6- TO THE DIRECTOR'S REPORT

MANAGEMENT DISCUSSIONAND ANALYSIS REPORT

INDUSTRY STRUCTURE AND DEVELOPMENTS:

Incorporated in 2008, 'Titaanium Ten Enterprise Limited' ('the Company') is engaged in Trading of yarn, grey cloth and knitted fabrics as well as manufacturing of knitted fabrics. We also undertake job work of yarn and fabrics in our own capacity or on outsource basis. The Registered Office of our Company is situated at Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat- 395002, Gujarat and the manufacturing plant is situated at Plot No. 660/A, 660/B and 660/C, Village Palsana, District Surat, Gujarat.

The Company is promoted by Mr. Rohitkumar Kapadia and Mrs. Ilaben Kapadia. Being engaged in the textile industry since last four decades, our Promoter Mr. Rohitkumar Kapadia has been the pioneer of the Company's business ideology and growth strategies. The Company's operations are backed by the inventive initiatives and textile knowledge of Mr. Tejuskumar Kapadia, the CEO of our Company. Within a short span of time, our Company has created a steady position for itself in the Surat textile market and has been able to generate turnover of around Rs. 100 Crores during the past few years of operations.

The Company's sales model is divided into 2 parts i.e. i) trading of yarn and grey cloth and ii) supply of knitted fabrics. Our trading operations cater to customers from both domestic and international markets. Our traded materials are mostly used in the process of weaving and knitting of fabrics which are then used for apparels such as sarees, shirting's, suiting's, and upholstery such as curtains amongst others. For our manufacturing operations, we have a plant set up at Surat which is considered as "The Textile Hub of The Nation". Spread over 2,853.12 square meters, our manufacturing facility is well equipped with requisite plant and machinery such as Warping and Knitting machines. Our manufacturing process mainly consists of blending and knitting of yarn into beams of cloth which is then converted to fabric. We use different qualities of yarn as raw material of which Bi-Shrinkage Yarn (BSY) and Cationic Yarn are imported and others such as Filament Yarn, Bright Yarn, Nylon Mono Yarn, etc are procured locally. We also undertake job work activities to customize the products to suit the clients' requirements. The Company is into the planning stage to indulge & expand its operations into Furnishing and Home Decor Products, Handling Local Dispatches and to start the Logistics Business. Proper Execution is yet to be carried out. The Company is also planning to Import the Yarn from South Korea.

Customer satisfaction has been one of the key strengths of our Company. Our management and team has enables us to maintain continuing customer relations, ensuring repeat order flows. Similarly, we have developed strong bonds with our suppliers. We are the sole authorized representative for sales of yarns in Surat. of PT. Asia Pacific Fibers Tbk., a well-known Indonesian yarn manufacturing Company.

We aim to satisfy the needs of customers and give them value for their money by ensuring quality and a wide variety of products accompanied by technology development, involvement of our management team and dedication of our employees. We also desire to expand our business operations on PAN India basis. Our Company is currently an Export House and holds a valid certificate for the same from the Director General of Foreign Trade which facilities ease in export transactions.

OPPORTUNITIES AND STRENGTH

- 1. In depth knowledge of Yarn.
- 2. Technological Advantage
- 3. Quality and innovation
- 4. Sole Representative for a well-known Indonesian Supplier
- 5. Customer centric Business Model
- 6. Diversified Product Range
- 7. Locational advantage.

THREATS ANDRISK:

- 1. Risk of duplication of our products
- 2. Brand image
- 3. Supply and availability of raw material
- 4. Competition and price cutting from existing and new entrants
- 5. Development of textile sector
- 6. Credit availability

- 7. Technological changes
- 8. Rate of interest policies
- 9. Economic and Demographic conditions

The Company's business operations remained shut from end of March, 2020 due to lockdown announced nationwide and as per Government's decisions/directions, the Company has commenced its business operations from June, 2020. We are mainly in importing yarn and our 50 containers lying on the port which we are unable to release due to liquidity issues and still we need to pay detention and ground rent for the containers lying on port which is affecting profitability of the company. As all our weaver's office and factory is closed due to COVID-19 pandemic and we are not receiving any payment from them. The revenues and profitability of the Company are likely to be adversely impacted due to almost Nil Business during the month of April, May and June.

Subsequent to the relaxations in lockdown, the Company resumed operations by focusing on the safety and well-being of all stakeholders. The Company has resumed the operations, adhering to safety norms prescribed by government. It will take time for the business to reach the pre-lock down level. The Company is taking utmost care of its staff and smooth functioning of work force like sanitization, social distancing, operations mandatory mask wearing, maintaining proper hygiene. The staff at the office are instructed and trained accordingly. We have taken decision to control the capital expenditure to some extent wherever necessary to maintain the funds.

The revenues and profitability of the Company are likely to be impacted due to almost Nil Business Operations during the month of April, May and June. The second quarter likely to be better than first quarter as the normalcy will return in the market and business confidence will improve. The Company's resources in the form of capital and Banking facilities remained resources intact. There are less liquidity concerns as the company has cash credit limits.

In view of lock down for the First Quarter during Financial Year 2020-21, the Profitability during first Half year (April to September) is likely to be impacted, as the business situation is very capricious. The cost of raw material has been already reduced by 10 to 12 % during this lockdown period which is adversely affecting the profitability of the business. Though we do hope the business situation should normalize during the other Half Year.

The Company has taken Cash flow control and overhead control measures to manage the operations, fortnightly review mechanism adopted to review the account receivables and measures taken to control the capital expenditure.

INIERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

There is an adequate internal control procedure commensurate with the size of the company and nature of the business for the purchase of inventory, fixed assets and for the sale of goods or services.

Company has constituted audit committee to overlook internal control system and their adequacy.

Audit committee regularly review and give it recommendation on proper internal control system.

HUMAN RESOURCES:

We believe that our employees are key contributors to our business success. We focus on attracting and retaining the best possible talent. Our Company looks for specific skill-sets, interests and background that would be an asset for our business.

Our manufacturing facilities have 30 employees who looks after our business operations and factory management. Apart from these employees, we also employ casual labour or temporary labour on need basis. Further at our registered office, we have 18 employees in addition to our management. These employees look after administrative, secretarial, legal, marketing and accounting functions. Our manpower is a prudent mix of the experienced and youth which gives us the dual advantage of stability and growth. Our work processes and skilled / semi-skilled / unskilled resources together with our strong management team have enabled us to successfully implement our growth plans.

By order of the Board of Directors

TITAANIUMTENENIERPRISE LIMITED

Place: Surat
Date: 28/08/2020

ILABENKAPADIA
Chairperson & Director

DIN: 03507916

ANNEXURE - 7- TO THE DIRECTOR'S REPORT

CHIEF EXECUTIVE OFFICER (CEO) AND CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

To,

The Board of Directors of

TitaariumTenEnterpriseLimited

In accordance with Regulation 17(8) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we, Mr. Tejuskumar Kapadia, Chief Executive Officer and Mr. Mineshkumar Shah, Chief Financial Officer of the Company, to the best of our knowledge and belief, certify that:

- 1. We have reviewed the financial statements and the cash flow statement of Titaanium Ten Enterprise Limited for the year ended 31st March, 2020 and that to the best of our knowledge and belief:
 - a. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - b. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 2. There are to the best of our knowledge and belief, no transactions entered into by the Company during the year ended 31st March, 2020 which are fraudulent, illegal or violative of the Company's code of conduct.
- 3. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting. We have not come across any reportable deficiencies in the design or operation of such internal controls.
- 4. We have indicated to the Auditors and the Audit Committee:
 - a) there are no significant changes in internal control over financial reporting during the year;
 - b) there are no significant changes in accounting policies made during the year and that the same have been disclosed suitably in the notes to the financial statements; and
 - c) there are no instances of significant frauds of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

By order of the Board of Directors

TITAANIUM TENENIERPRISE LIMITED

Place: Surat TEJUSKUMAR KAPADIA MINESHKUMAR SHAH

Date: 28/08/2020 Chief Executive Officer Chief Financial Officer

ANNEXURE - 8- TO THE DIRECTOR'S REPORT

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

I, Ilaben Kapadia, Chairperson & Director of Titaanium Ten Enterprise Limited hereby declares that all the Board Members and Senior Management Personnel have affirmed for the year ended 31st March, 2020 compliance with the respective Codes of Conduct laid down for them.

By order of the Board of Directors

TITAANIUMTENENIERPRISE LIMITED

ILABEN KAPADIA

Chairperson & Director DIN: 03507916

Date: 28/08/2020

Place: Surat

INDEPENDENT AUDITORS REPORT

To; TheMenbers THAANIUMTENENIERPRISE LIMITED

Report on the Audit of Standalone Financial Statements

A. Opinion

I have audited the accompanying standalone financial statements of **Titazium Ten Erterpise Limited** ("the Company"), which comprise the Balance Sheet as at **March 31**, **2030** the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

In my opinion and to the best of my information and according to the explanations given to me, the aforesaid standalone financial statements give the information required by the Companies Act, 2013, as amended ("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 and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2020, its profit including other comprehensive income, its cash flows and the changes in equity for the year ended on that date.

B. Basis of Opinion

I conducted my audit of the standalone financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). My responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of my report. I am independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to my audit of the standalone financial statements under the provisions of the Act and the Rules made thereunder, and I have fulfilled my other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my audit opinion on the standalone financial statements.

C. <u>KeyAurit Matters</u>

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

Sr. No	Key Audit Matters	Auditor's Response
1	Inventory- existence and valuation	Audit procedures performed
	As at March 31, 2020, the Company held inventories of Rs. 341.22 Lakhs. (Also, refer Note no. 15 and 28(j) of the standalone	I have performed following alternative audit procedures over inventory existence and valuations.
	financial statements)	(a) Ensuring the effectiveness of the design, implementation and maintenance of controls over
	Inventories existence and valuation was an audit focus area because of nationwide lockdown imposed by the Government of India in view of pandemic corona virus (COVID 19).	changes in inventory to determine whether the conduct of physical inventory verification at a date other than the date of the financial statement is appropriate and testing of those controls, whether those have operated effectively.
	As explained by the Management, due to COVID 19 related restriction on account of nationwide lockdown, physical verification of inventories, lying at factory as on the Balance sheet date, couldn't be carried out.	(b) Performing procedures to ensure that the changes in inventory between the last verification date and date of the Balance sheet are properly recorded (i.e. Roll forward procedures).

accordingly designated this as a focus f the audit.	(c) Performing substantive analytical procedures to test the correctness of inventory existence and valuation.
	(d) Testing of accuracy of inventory reconciliations with the general ledgers at period end, including test of reconciling items.
	The procedures performed gave me a sufficient evidence to conclude about the inventory existence and its valuation.

D. Information Other than the Standalone Financial Statements and Auditor's Report thereon

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

My opinion on the standalone financial statements does not cover the other information and I do not express any form of assurance conclusion thereon.

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

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

E <u>Management's Responsibility for the Standalone Financial Statements</u>

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India. 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 standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The board of directors are also responsible for overseeing the Company's financial reporting process.

F. Auditor's Responsibilities for the audit of the standal one financial statements

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

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

Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for my 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 controls.

Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, I am also responsible for expressing my 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 I conclude that a material uncertainty exists, I am required to draw attention in my auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify my opinion. My conclusions are based on the audit evidence obtained up to the date of my auditor's However, future events or conditions may cause the Company to cease to continue as a going concern.

Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

I 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 I identify during my audit.

I also provide those charged with governance with a statement that I 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 my independence, and where applicable, related safeguards.

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

G. Report on Other Legal and Regulatory Requirements

As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, I give in "ATTEMEA" a statement on the matters specified in paragraphs 3 and 4 of the Order.

As required by section 143(3) of the Act, I report that:

a) I have sought and obtained all the information and explanations which to the best of my knowledge and belief were necessary for the purposes of my audit.

- b) In my opinion, proper books of account as required by law have been kept by the Company so far as it appears from my examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant 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 March 31, 2020 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2020 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 my separate Report in "ATTEMEB". My report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended. In my opinion and to the best of my information and according to the explanations given to me, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in my opinion and to the best of my information and according to the explanations given to me
 - (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 derivatives contracts for which there were any material foreseeable losses.
 - (iii) There has been no amount which was required to be transferred to the Investor Education and Protection Fund by the Company during the year.

As per my report of even date

For Tameluvala & Associates Chartered Accountant ICAI FRN 143306W

Place Surat Date 07072030 PranavH Tamalauvala Proprietor Membership No 170592 UDIN: 20170592AAAAAB7821

ANNEXURE - A

Ameure A to the Auditor's Report to the matters specified in paragraphs 3 and 4 of the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of subsection (11) of section 143 of the Act.

1. In respect of its fixed assets:

- a) The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
- b) According to the information and explanation given to me, all the fixed assets have been physically verified by the management during the year and no material discrepancies were noticed on such verification.
- c) According to the information and explanation given to me and the records examined by me and based on the examination of the conveyance deed provided to me, I report that the title deeds comprising all the immovable properties of land & buildings, which are free hold, are held in the name of the company as at the balance sheet date.

2. <u>In respect of its inventories:</u>

- a) According to the information and explanation given to me, the physical verification of the inventory has been conducted at reasonable interval by the management.
- b) In my opinion and according to the information and explanation given to me, the company is maintaining proper records of the inventory and no material discrepancies were noticed on physical verification. Due to COVID 19 related nationwide lockdown, the management was not able to perform yearend physical verification of inventory, however, the inventory counts got observed subsequent to year-end and rolled back to year-end.

3. Loans granted by the company:

According to the information and explanations provided to me, the company has not granted any loans secured or unsecured to companies, firms, limited liability partnerships or other parties covered in the register maintained under section 189 of the Companies Act.

4. Loans, Investments & Guarantees/ Securities for loans:

According to the information and explanation provided to me, the company has complied with the sections 185 & 186 of the Act in respect of making investments whereas it has not granted any loans or provided guarantees and securities to others.

5. Public Deposits:

According to the information and explanations given to me, the company has not accepted any deposits and consequently, the directives issued by the Reserve Bank of India, provisions of Section 73 to 76 or any other relevant provisions of the Companies Act and the rules framed thereunder, where applicable, with regard to the acceptance of deposit are not applicable in the case of the company.

6. Cost Records:

According to information and explanations given to me the maintenance of cost records under Section 148(1) of the Companies Act, 2013 are not applicable in the case of the company.

7. Statutory Dues:

- a) According to the information and explanation given to me, undisputed statutory dues including provident fund, employee's state insurance, income tax, sales tax, duty of customs, duty of excise, value added tax, goods & service tax, cess and other statutory dues as applicable have been generally regularly deposited with the Appropriate authorities. According to the information and explanations given to me, no undisputed amounts payable in respect of the aforesaid dues were outstanding as at March 31, 2020 for a period of more than six months from the date they became payable.
- b) According to the information and explanation given to me, there was no dues of income tax or service tax or duty of customs or duty of excise or value added tax or goods & service tax or any statutory dues, which have not been deposited on account of any dispute as at the year end.

8. Repayment of financial dues:

Based on my audit procedures and according to the information and explanations given to me, I am of the opinion that the Company has not defaulted in repayment of dues to financial institutions and banks. The company does not have any loans or borrowings from government and has not issued any debentures.

9. Utilization of Term Loans:

In my opinion and according to the information and explanations given to me, the company has not raised monies by way of initial public offer or further public offer (including debt instruments) during the current year and the term loans have been applied for the purpose for which they were raised.

10. Frauds:

In my opinion and according to the information and explanations given to me, no fraud by the company and no material fraud on the company has been noticed or reported during the year.

11. Managerial Remuneration:

In our opinion and according to the information and explanations given to me, the company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act 2013.

12. Nidhi Company:

The company is not a Nidhi Company and hence, reporting under Clause 3(xii) of the Order is not applicable to the company.

13. Related Party Transactions:

In my opinion and according to the information and explanations given to me, the company is in compliance with Section 177 and 188 of the Act where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements as required by the applicable accounting standards.

14. <u>Preferential Allotment or Private Placement of Shares/ Debentures:</u>

During the year the company has received an amount of Rs. 2 Cr. from the promoters of the Company for allotment of 20,00,000 Equity Shares on preferential basis, subject to approval of BSE, however, on account of complete lockdown situation due to COVID 19 pandemic, in principle approval of BSE has not been received and hence, there is no preferential allotment of shares, further, the company has not made any private placement of shares or fully or partly convertible debentures and hence, reporting under Clause 3(xiv) of the Order is not applicable to the company.

15. Non Cash Transactions with Director or Connected Persons:

In my opinion and according to the information and explanations given to me, 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.

16. Registration U/s. 45IA of the RBI Act:

The company is not required to register u/s. 45-I of the Reserve Bank of India Act, 1934.

As per my report of even date
For Tamelu wala & Associates
Chartered Accountant
ICAI FRN 143306W

Place Surat Date 07072020 PranavH Tamakuwala Proprietor MembershipNo 170592 UDIN: 20170592AAAAAB2821

ANNEXURE - B

(Referred to in Paragraph 2(F) under 'Report on other legal and regulatory requirements' section of my report to the members of **TitarriumTenEnterpriseLimited** of even date)

Report on the internal financial controls over financial reporting under dause (i) of sub – section 3 of section 143 of the Companies Act, 2013 ("the Act")

I have audited the internal financial controls over financial reporting of **Titazaium Ten Enterprise Limited** ("the Company") as at March 31, 2020, in conjunction with my audit of the financial statements of the Company for the year ended on that date.

Management's responsibility for internal financial controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India 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

My responsibility is to express an opinion on the Company's internal financial controls over financial reporting of the Company based on my audit. I conducted my audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that I 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.

My audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. My 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 judgement, including the assessment of the risks of material misstatement in the financial statements, whether due to fraud or error.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my audit opinion on the Company's internal financial control system over financial reporting.

Meaning of internal financial controls over financial reporting

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

Inherent limitations of internal financial controls over financial reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management of 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 my opinion and according to the information and explanations given to me, the Company has, in all material respects, an adequate internal financial control system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2020, 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.

As per my report of even date

For Tamelauvala & Associates Chartered Accountant ICAI FRN 143306W

Place Surat Date 07072020 PranavH Tamakuwala Proprietor Membership No 170592 UDIN: 20170592AAAAAB7821

TITAANIUM TEN ENTERPRISE LIMITED Standalone Balance Sheet as at 31st March, 2020

					Note	Asat31-082020 AmountinRs/-	Asat 31-08 <i>2</i> 019 Amount in Rs/-		
I	EQUITYA	NDLIABILITI	ES			2 121			
		holders' funds							
	(a) Share Ca	pital			1	672,85,070	6,72,85,070		
	(b) Reserves				2	5,40,41,255	4,65,95,203		
	(c) Money re	eceived against	Share Warrants			-	-		
						12,13,26,325	11,38,80,273		
	2 Share	eApplication M	foneypendingallotn	ert	3	2000000	-		
		urert liabiliti	es						
		m borrowings			4	64929291	9,05,77,721		
	· /	tax liabilities (5	10,54,524	11,62,112		
		ng-term liabiliti	es			-	-		
	(d) Long-ter	m provisions			6	11,11,263	9,96,986		
	4 6	. 10 1 010.0				67095051	9,27,36,819		
		ent liabilities				CDCW 457 4D4	27.22.26.518		
	· /	m borrowings			7	33,35,17,494	27,22,26,518		
	(b) Trade pa	yables		1 11	+	mmen	1.01.75.470		
			es of micro enterprise	es and small	8	30,33,873	1,91,75,478		
		orises; and	es of creditors other	han micro enterprises	- B	2413089	11,56,15,656		
		outstanding due nall enterprises		man micro emerprises		64, LOUO7	11,30,13,030		
		rrent liabilities			9	7375,980	77,91,829		
		m provisions			10	31,76798	34,01,121		
	(d) Short ter	in provisions	_		1	349517,129	41,82,10,602		
					Total	557938505	62,48,27,695		
п	ASSETS						- , -, -,		
	1. None	urrentassets							
		Plant & Equip	ment						
		ible assets			11	56988558	5,99,05,157		
	(ii) Inta	ngible assets				12,872	-		
	(iii) Cap	oital work-in-pr	ogress			-	-		
	(iv) Inta	ngible assets ui	nder development			-	=		
						5,70,01,431	5,99,05,157		
		ent investment			12	625,510	6,25,510		
		tax assets (net)				-	-		
		m loans and ad			13	4924067	42,11,725		
		n-current assets	3		14	1090,251	19,80,505		
		ent assets							
	(a) Current i					-	-		
	(b) Inventor				15	3,41,21,738	7,23,36,165		
	(c) Trade red				16	406010755	43,99,29,473		
		Cash Equivale			17	34318764	2,60,94,886		
		m loans and ad	vances		18	1,98/45,990	1,97,44,275		
	(f) Other cu	rent assets				4D 4D0MO#4	- FF 01 04 700		
					Total	49,42,97,247	55,81,04,798		
	Annat Anna = 4	na Daliaian e B	Notice on Phonesic I C	landara annudan	Total 2728	55,79,38,505	62,48,27,695		
yılı	LALACCOLIT	ugraioes & f	Notes on Financial St	MHHIS	ZF 28				
						Aspermyreportofev	melato		
ion an	danbehalfa	ftha Board				For Tameluvala & Ass	ornistos		
		apriseLinited	<u> </u>			Chartered Accountant			
			-			ICAI FRN 143306W			
	Malan-	411	P.C	A-14- D-1		PranavH Tamala wala			
	Ilaben Shhalu Minesh AnkitaRaj Kapadia Kapadia Shah Bhikadia						<u>. </u>		
•	apadia ipeson&	Kapadia Dissetsa	Stran Chief Financial			Proprietor Manhardin No. 17050	9		
	HHMNX	Director	Officer	Company Secretary		Membership No 170592			
Chai									
Chai	I rector		Cince	Seriezzy		IDIN 2017 FOPAAAA	AR7821		
Chai D			Cancer	Source		UDIN: 201705924AAAA Place Surat	AB7821		

TTTAANIUM TEN ENTERPRISE LIMITED Standalone Statement of Profit and Loss for the year ended 31st March, 2020

	1				Note	Total Forthe Year	Total Forthe Year	
					14000	endedon	endedon	
						31-082020	31-082019	
						Amount in Rs/	Amount in Rs/	
I	INCOM	R.				/MICHEMINGS/	/MILLILING/	
_		from Operation	19		19	1,74,26,87,912	1,91,42,75,338	
	Other inc		15		20	2026483	1502942	
	Other me	onic			AU	1,7447,14395	1,9457,78,280	
п	EXPENS	FC -				1, 7 1 1 , 1 1 , 100	1,03,01, 10,1400	
		naterials consum	nad		21	1,635312161	1,82,28(0)578	
			of finished goods		22	3964789	21669091	
		e Benefit Exper			23	1,23,38,414	1,44,19,795	
	Financial		1505		24	341,18171	347,78,117	
			isation Expense		25	1,05,63,570	9821,212	
	Other Exp		isation Expense		26	38309287	321,46856	
	Other Ex	penses						
					Total	1,73,46,06,371	1,98,57,04,648	
Ш	DesCales	C T	al and Establish			1.01.09.094	10070000	
111	Houch	оевжерио		naryItensandTax		1,01,08,024	1,00,73,632	
IV	Exception	nol Itams						
IV	Exception	iai items				-	-	
V	Evtes on 1:	nary Items				81491	72,652	
V	Extraordi	nary Items				84491	12,002	
3 //	DC+/I					1,000,700	1000000	
VI	Pronv(L	oss) before tar	<u>K</u>			1,00,23,533	1,00,00,980	
377	TIT							
VII	- Curren					9097000	04.04740	
						2685,089	24,81,746	
	- Defen	red tax				(1,07,588)	1,64,589	
VIII	Profit //I	os) forthey	ear framContinui	ng Ongrations		7446052	7351,645	
VIII	11010/(1	Las ICI UL		ig quadros		73 2,000	70,02,020	
IX	Profit / 0	l oss) firmelis	continuing operat	ions		-	-	
	11010, (
Х	TascExn	ense of discon	tinuing operations	1		-	_	
XI	Profit / 0	Loss) after Ta	xframDiscartinu	ing Operations		-	-	
XII	Profit / 0	Loss) for they	m			7446052	7351,645	
	11010, (1,2,000	190302	
ЖШ	Famino	sper Equity S	hame					
	- Basic					1.11	109	
	- Dilute					1.11	109	
	Zilate							
Signific	cant Accoun	ting Policies &	Notes on Financia	l Statements	2728			
~				_~		I	l	
						Aspermyreportofe	sendate	
Foran	donbehalf	of the Board				For Tanakuwala & A		
Titaani	iumTenEn	terprise Limite	ad			CharteredAccountant		
						ICAI FRN 143306W		
TI	aben	Shhalu	Minesh	Ankita Raj		PranavH Tanakuwala		
	apadia	Kapadia	Shah	Bhikadia		Proprietor	-	
	person&	Director	Chief Financial	Company		Menbership No 1705	92	
	rector		Officer	Secretary			- -	
		1		, J		UDIN: 201705924AA	AAB7821	
Place S	Surat					Place Surat		
	07072020					Date 07072080		

TITAANIUM TEN ENTERPRISE LIMITED Standalone Cash Flow Statement for the year ended 31st March, 2020

		Amount in Rs/		Amount in Rs/
CashFlowfromOperatingActivities				
Net Profit before tax and extraordinary items		1,01,08,024		1,0073632
Add: Adjustments for:				
	95,30,746		88,13,809	
•	-		-	
Provision for Gratuity	1,14,250	380,53,358	1,14,250	39993653
		4,81,61,382		5,00,67,285
-			•	
	20,26,483	21,10,974	15,02,942	15,75,594
dargs		460,50,408		48491,691
` ,	61290976	61290,976	(12,84,782)	(12,84,782)
,				
,	, ,			
Advances				
1 1				
Increase/(Decrease) in Trade Receivables	(33918717)	57953030	14,57,01,290	45098170
Cashgenerated from operation		4938333		21,08739
Less: Provision for Tax		<u> </u>		24,84,746
I D' V E		4640324		(376,007)
Net Cashgenerated from Operating Activities (A)		46703294		(376007)
CashFlowfromInvestingActivities				
Add: Adjustments for :				-
Interest Income	2026483		1502942	-
Decrease/(Increase) in Long term Loans & Advances	(7,12,342)		(74,05,841)	
Sale of Fixed Assets	-	1314141	-	(5902,899)
Less: Adjustments for :				
Purchase of Investments	-		-	
Increase in Fixed Assets	66,27,020	66,27,020	90,38,562	90,38,562
Net Cashgenerated from Investing Activities (B)		(53)12,879)		(1,49,41,461)
CashFlowfiromFinancingActivities				
Add: Adjustments for :				
Increase in Share capital	-		-	
moreuse in share suprim				
Increase in Share Application Money	200,000,000		-	
	Depreciation Expenses (W/o Amortisation) Loss on sale of Machinery Interest Expenses Provision for Gratuity Less: Adjustments for: Extraordinary Items Interest Income OpartingP/(L) beforeworking capital drags Add: Adjustments for: Increase/(Decrease) in Short Term Borrowings Less: Adjustments for: Decrease/(Increase) in Other Current Liabilities Decrease/(Increase) in Short Term Provisions Increase in Inventories Increase (Decrease) in Trade Payables Increase/(Decrease) in Trade Receivables Cashgratatelficonopartical Less: Provision for Tax Less: Prior Year Expenses Net Cashgratatelficon Oparting Activities (A) Cash Flowficon Investing Activities Sale of Fixed Assets Net Cashgratatel ficonomatical Less: Adjustments for: Purchase of Investments Increase in Fixed Assets Net Cashgratatel ficonomatical Less: Adjustments for: Purchase of Investments Increase in Fixed Assets Net Cashgratatel ficonomatical Cash Flowficon Firencing Activities (B) Cash Flowficon Firencing Activities (B)	Depreciation Expenses (W/o Amortisation) Loss on sale of Machinery Interest Expenses Provision for Gratuity Less: Adjustments for : Extraordinary Items Interest Income Operating P/LD betreworking capital drapps Add: Adjustments for : Increase/(Decrease) in Short Term Borrowings Less: Adjustments for : Decrease/(Increase) in Short Term Provisions Increase in Inventories Increase/(Decrease) in Short Term Loans and Advances Decrease/(Decrease) in Trade Payables Increase/(Decrease) in Trade Receivables Cash Flowfirm Investing Activities Add: Adjustments for : Interest Income Decrease/(Increase) in Long term Loans & Add: Adjustments for : Interest Income Decrease/(Increase) in Long term Loans & Advances Sale of Fixed Assets Cash Flowfirm Investing Activities Increase in Fixed Assets Cash Flowfirm Investing Activities Add: Adjustments for : Purchase of Investments Increase in Fixed Assets Cash Flowfirm Investing Activities Add: Cash graph and advances Sale of Fixed Assets Cash Flowfirm Investing Activities Advances Sale of Fixed Assets Cash Flowfirm Investments Increase in Fixed Assets Cash Flowfirm Investments Increase in Fixed Assets Cash Flowfirm Investing Activities Add: Adjustments for : Purchase of Investments Increase in Fixed Assets Cash Flowfirm Firering Activities Cash Flowfirm Firering Activities Cash Flowfirm Firering Activities Cash Flowfirm Firering Activities Cash Flowfirm Firering Activities	Depreciation Expenses (W/o Amortisation) Descense of Machinery Depreciation Expenses 28408332	Depreciation Expenses (Wo Amortisation)

THAANIUMTEN ENTERPRISE LIMITED

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Less: Adjustm	ents for :						
	n secured & Ur	secured Loan	28408362			31065598	
Decrease/(Inci	rease) in Secure	d Loan	2602,191			(1568537)	
Increase in No	n-Current Asse	ts	(890)254)			(1490253)	
Decrease/(Inci	rease) in Unsecu	ıred Loan	23046239	531,6	6538	(21023508)	6983301
Net Cashuse	dinFinancing	Activities (C)		(331,6	6538)		(69,83301)
Net Increase/(equivalents (A	Decrease) in ca	sh and cash		82,23	3878		(2,23(0)789)
		he beginning of the		2,60)9	4,886		48395655
Cash and cash	equivalents at	the end of the year		3431	8763		260,94,886
	For and on behalf of the Board Titaanium Ten Enterprise Limited				As per my report of even date For Tambuvala & Associates Chartered Accountant		
	•				ICAI F	RN 143306W	
Ilaben	Shhalu	Minesh	Ankita Rai		Praras	H Tamakuwala	
Kapadia	Kapadia	Shah	Bhikadia		Propri	etor	
Chairperson&	Director	Chief Financial	Company		Membe	eship No 170592	
Director		Officer	Secretary				
T C .						20170592AAAAA E	57821
Place Surat					Place S		
Date 07072020					Late C	7072020	

TTTAANIUM TEN ENTERPRISE LIMITED Statement of Changes in Equity for the year ended on 31st March, 2020

				Forthe Year ended on 31-082020 Amount in Rs./-	Forthe Year ended on 31-082019 Amount in Rs/		
EQUITY SHAL	RE CAPITAL	1					
Issued, Subscrib	oed and Paid-u	p Equity Share Ca	pital of Rs. 10 each fully				
Opening Balanc	e			67285,070	6,72,85,070		
Changes in Equi	ity Share capita	al during the year		-	-		
Closing Balance	;			672,85,070	6,72,85,070		
		No. of Equity Shares					
Equity Shares of	f Rs. 10/- each	at the beginning of t	the year	67285,070	6,72,85,070		
Add: Shares issu	ed during the	year		-	-		
Equity Shares of	f Rs. 10/- each	at the end of the year	ur	67285070	6,72,85,070		
OTHEREQUI							
Profit & Loss A							
Opening Balanc	e			238/44623	1,64,92,978		
Add: Profit for	the Year			74,46,052	73,51,645		
				31290675	2,38,44,623		
Less : Appropria	ation during the	e Year		-	-		
Closing Balance	;			31290675	2,38,44,623		
SharePrenium	n						
Opening Balanc				2,27,50,580	2,27,50,580		
Add : Additions	during the Yea	ar		-	-		
				2,27,50,580	2,27,50,580		
Less : Appropria		e Year		-	-		
Closing Balance	;			2,27,50,580	2,27,50,580		
			Total	54041,255	4,65,95,203		
				Aspernyrepo	rt of even date		
Forandonbeh				ForTanakuval			
TitaaniumTen	EnterpriseLi	inited		CharteredAcco	CharteredAccountant		
				ICAI FRN 143	305W		
Ilaben	Shhalu	Minesh	Arkita Raj	PranavH Tam	ela szele		
Kapadia	Kapadia	Shah	Bhikadiya	Proprietor			
Chairperson & Director	Director	Chief Financial Officer	Conpany Secretary	Menbership No	170592		
1		Cance.	Butay	UDIN 2017059	24AAAAB7821		
Place Surat				Place Surat			
Date 070720	80			Date 0707203	Date 07072020		

TTTAANIUM TEN ENTERPRISE LIMITED Notes on Standalone Financial Statements for the year ended 31st March, 2020

		Asat31-082020 AmountinRs/	Asat31-082019 AmountinRs/
1	SHARE CAPITAL		
	Authorised Shares		
	90,00,000 (Previous Year : 80,00,000) Equity Shares of Rs. 10/- each	900,00,000	8,00,00,000
	Total	900,00,000	8,00,00,000
	Issued, Subscribed and Paid-up		
	67,28,507 (Previous Year: 67,28,507) Equity Shares of Rs. 10/- each	67285070	6,72,85,070
	Total	67285070	6,72,85,070

1.1 Reconciliation of shares outstanding at the beginning and at the end of the year

	Asat31-082020 AmountinRs/	Asat31-082019 AmountinRs/
Equity Shares of Rs. 10/- each at the beginning of the year	67,28,507	67,28,507
Add: Shares issued during the year	-	-
Equity Shares of Rs. 10/- each at the end of the year	67,28,507	67,28,507

1.2 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 share holder of equity share is entitled to one vote per share.

1.3 In the event of the liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

1.4 <u>Details of shareholders holding more than 5% shares in the company</u>

	31-0	32020	31-082019	
	No of Shares	% of Holding	No of Shares	% of Holding
Equity Shares of Rs. 10/- each fully paid				
Rohitkumar H. Kapadia	22,28,828	3313%	22,28,828	33.13%
Ilaben R. Kapadia	1919695	2853 %	19,19,695	28.53%
Others holding 5% or less shares	25,79,984	3834%	25,79,984	38.34%
Total	67,28,507	10000%	67,28,507	100.00%

- 1.5 No shares have been reserved for issue under options and contracts/commitments for the sale of shares/disinvestment.
- During the year under consideration the company has not allotted any Bonus shares. However, during the financial year 2016-17 the company has allotted 31,68,468 Equity Shares as Bonus Shares by capitalisation of Reserves of the company.
- 1.7 During the year under consideration the company has not issued any shares. However, during the financial year 2016-17, the company has issued 32,96,000 Equity Shares including 18,16,000 Equity Shares issued under the SME IPO.
- 1.8 The company has not bought back any shares.
- 1.9 No shares have been forfeited by the company.

		Asat31-082020 Amount in Rs/	Asat31-082019 Amount in Rs/		
2	RESERVES AND SURPLUS				
	Profit and Loss Account				
	Opening Balance	238/44623	1,64,92,978		
	Add: Profit for the year	7446052	73,51,645		
	Sub Total	312,90,675	2,38,44,623		
	Share Premium	2,27,50,580	2,27,50,580		
	Total	5,40,41,255	4,65,95,203		
3	SHARE APPLICATION MONEY PENDING ALL OF IMENT				
	Share application money pending allotment	200000	-		
	Total	2000000	-		

3.1 This is a quasi capital of promoters of the Company for allotment of 20,00,000 Equity Shares to be issued on a preferential basis. It can be issued only after receipt of 'In Principle Approval' of BSE. However, on account of the complete lockdown situation due to COVID-19 pandemic 'In Principle Approval' by BSE is not yet received though applied in March, 2020.

	LONG TERMBORROWINGS		
	Secured Loans		
	Term Loan from The South Indian Bank Ltd.	23,21,619	62,76,081
	Less: Instalments due within 12 months	1992,000	33,46,644
		3,29619	29,29,437
_	Vehicle Loan from Kotak Mahindra Prime Ltd.	3984132	28,15,854
	Less: Instalments due within 12 months	21,01,144	12,00,808
_		1882,988	16,15,046
	Mortgage Loan from Kotak Mahindra Bank Ltd.	6808838	52,20,581
	Less: Instalments due within 12 months	980372	7,53,882
		5828466	44,66,699
	Vehicle Loan from Tata Motors Finance Ltd.	42,02,127	56,95,914
	Less: Instalments due within 12 months	1632,111	14,93,786
		25,70,016	42,02,128
_	Sub Total	1,0611,119	1,32,13,310
	Unsecured Loans		
_	From Directors, Shareholders and Relatives	54318172	7,73,64,411
_	Total	64929291	9,05,77,721

- 4.1 The Term Loans from South Indian Bank carries interest @ 9.50% p.a. (floating rate). The term loans are repayable in 24 to 60 monthly instalments beginning from the date of loan. The loan is primarily secured against the hypothecation of Plant & Machinery and is also secured by way of collateral security of the personal assets of the directors of the company as well as the immovable properties held in the name of the company. The said term loan is further secured by way of personal guarantee of the Directors and their relatives.
- 4.2 The Vehicle loans from Kotak Mahindra Prime Ltd. and Tata Motors Finance Ltd. are secured against hypothecation of Vehicles and Trailors, which is repayable in 24 to 60 monthly instalments.
- 4.3 The mortgage loan from Kotak Mahindra Bank Ltd. carries interest @ 9.70% p.a.. The said loan is repayable in 120 monthly instalments beginning from the date of loan. The loan is secured against the mortgage of Shop No. 901 & 914, Rajhans Complex, Ring Road, Surat belonging to the company.
- 4.4 The closing balances of unsecured loans are subject to confirmation however, the Directors have certified the respective balances. Interest at 6% to 12% p.a. has been paid on unsecured loans during the current year.

Working Capital Facility with Aditya Birla Finance Ltd.

20294929

333517,494

2,10,00,000

27,22,26,518

		Asat31-082020 AmountinRs/	Asat 31-08 2019 Amount in Rs/
5	DEFERREDTAXLIABILITY		
	Deferred Tax Liability	11,62,112	9,97,523
	Less: Provision (Reversal) for the year	(1,07,588)	1,64,589
	Tdal	1054,524	11,62,112
6	LONGTERMPROVISIONS		
	Gratuity Provision		
	Opening Balance	999986	8,82,736
	Add: Provision made during the Year	1,14,250	1,14,250
	Total	11,11,236	9,96,986
	6.1 The Company's liability towards gratuity to its employees is provide Actuarial gains and losses are recognised in full in the statement of provided in the st		
7	SHORT TERM BORROWINGS		
	Cash Credit Facilities with The South Indian Bank Ltd.	18/49/94/531	23,81,67,031
	Overdraft with The South Indian Bank Ltd.		1,10,59,487
•	SBLC Facility with The South Indian Bank Ltd.	12,55,27,964	-
	Overdraft with Bajaj Finance Ltd.	20,00,000	20,00,000

7.1 The Company has availed cash credit facility and SBLC facility from the South Indian Bank Ltd. which is secured against the hypothecation of stock and book debts and FDRs of the company as also the personal guarantee of the directors of the company. The said facility is also secured by way of collateral security in the form of pledge of LIC policies of directors and their family members and registered mortgage of the immovable properties held in the name of the company as also in the name of directors and their family members. The company has availed overdraft facility from South Indian Bank Ltd. which is secured against the fixed deposits belonging to the company. The company has also availed overdraft facility from Bajaj Finance Ltd. which is secured against the personal guarantee of directors of the Company. The Company has availed working capital facility from Aditya Birla Finance Ltd. which is secured by way of collateral security in the form of registered mortgage of the immovable properties of the directors of the company and is also secured by way of personal guarantee of the directors of the company.

Total

8	TRADE PAYABLES			
	Micro, Small and Medium Enterprises		3033873	1,91,75,478
	Others		24,13,039	11,56,15,656
		Total	5446912	13,47,91,134
9	OHER CURRENT LIABILITIES			
	Current Maturities of Long-Term Debts		67,05,627	67,95,120
	TDS Payable		535410	7,07,139
	Statutory Dues Payable		1,31,893	1,89,570
	Other Payables		-	1,00,000
		Total	7375980	77,91,829
10	SHORT TERMPROVISIONS			
	Provisions for			
	- Income Tax		2685,089	24,84,746
	- Expenses		491,724	9,16,375
		Total	31,76,798	34,01,121

11 FIXEDASSEIS

(AAU

		Asat 31-08 2020 Amount in Rs/	Asat 31-082019 Amount in Rs/
12	NON-CURRENT INVESTMENTS	AHULLINS/-	AHUILIINS/-
	Investment in Equity Share of Rajhans Owner Co. Op. Soc. Ltd.	51 C	510
	Investment in Equity Share of The Sutex Co. Op. Bank Ltd.	62500	6,25,000
	Total	625510	6,25,510
	12.1 The above investments have been valued at cost price.	9-9	
13	LONG TERMILOANS AND ADVANCES		
	Deposits	85839	8,50,398
	Advance against Capital Expenditure	22,28	47,280
	Other Advances (Recoverable in cash or kind or for value to be received)	4043389	33,14,047
	(Recoverable in cash or kind or for value to be received) Total	492405	42,11,725
14	OTHER NON CURRENT ASSETS	4000000	10.00.70-
	Deferred Revenue Expenses Total	1090/251 1090/251	19,80,505 19,80,505
15	INVENIORIES	2909	17,00,000
Ю	(As taken, valued and certified by the management)		
	- Yarn	2150400	5,57,53,658
	- Cloth/Fabrics	1,2617,73	1,62,08,497
	- Chemicals	-	3,74,010
	Total	341,21,73	7,23,36,165
	15.1 Inventories have been valued at lower of cost or market value basis.		
16	TRADE RECEIVABLES		
	(Unsecured and Considered good)		
	Over six months	35659924	2,89,19,030
	Others	37,03,50,832	41,10,10,443
	Total	4060)1075	43,99,29,473
17	CASHANDCASHEQUIVALENIS		
	Cash and Cash Equivalents		
	(a) Cash on Hand	91981	8,31,414
	(b) Balance with Banks		
	- In Current Accounts	1,98,161	1,57,934
	- In Fixed Deposit Accounts	332,00)764	2,51,05,537
	Total	3/13/1876	2,60,94,886
18	SHORT TERMLOANS AND ADVANCES		
	(Unsecured and Considered good)		
	Income Tax & TDS	30,02,035	29,41,129
	Balance with GST	1,233016	1,34,02,088
	Prepaid Expenses	355141	11,14,502
	Other Advances	41,58618	22,86,556
	(Recoverable in cash or kind or for value to be received)		
	Total	1,9845,990	1,97,44,275

		Total for the year ended on 34-08-2020 Amount in Rs./-	Total for the year ended on 31-08-2019 Amount in Rs/
19	REVENUE FROM OPERATIONS		
	Sales		
	Local		
	- Yarn	1,25,55,00,375	1,19,06,90,219
	- Cloth/Fabrics	33,92,82,161	50,04,74,696
	- Chemical	1,27,118	-
	Sub Total	1,594909652	1,69,11,64,915
	Export		
	- Yarn	-	17,25,102
	- Cloth/Fabrics	-	8,11,99,449
	Sub Total	-	8,29,24,551
	Highseas Sales of Yarn	13201005	15,69,02,594
	Export Incentives		
	- Duty Drawback	-	21,81,268
	- ROSL Scheme Incentives	-	11,71,847
	- MEIS License	24,5830	17,41,597
	Sub Total	24,5B33E	50,94,712
	<u>InconefromOperations</u>		
	- Job Work Income	-	1,34,269
	- Transportation Income	2464855	16,76,576
	- Brokerage Income	1,08,44,987	63,77,721
	Sub Total	1,3309812	81,88,567
	Total	1,74,26,87,912	1,94,42,75,338
20	OHERINCOME		
	Interest Income	48324	48,324
	Interest on Bank FDRs	197815E	14,54,618
	Total	20,26,48°	15,02,942
21	COST OF MATERIAL CONSUMED		
	Yan		
	Opening stock	5,57,53,65	1,60,29,857
	Add: Purchases		
	- Import	1,11,98,06,58	1,07,96,45,259
	- Local	1365,17,450	20,60,64,487
		1,31,20,77,695	1,30,17,39,602
	Less: Closing stock	2,15,04,000	5,57,53,658
	Sub Total	1,29,05,73,698	1,24,59,85,944
	Highseas Purchases of Yarn	13/42/01,945	15,46,92,264
	Purchases of		
	- Cloth/Fabrics	21,0536518	42,21,91,370
	Total	1,63,53,12,161	1,82,28,69,578

		Total for the year ended on 31-08 2020 Amount in Rs/	Total for the year ended on 31-08 2019 Amount in Rs/
22	CHANGE IN INVENTORIES OF FINISHED GOODS		
	Opening Stock of		
	- Cloth/Fabrics	1,62,08,497	3,78,77,588
	- Chemicals	374010	3,74,010
	Sub Total	1,65,82,507	3,82,51,598
	Less: Closing Stock of		
	- Cloth/Fabrics	1,26,17,738	1,62,08,497
	- Chemicals	-	3,74,010
	Sub Total	1,26,17,738	1,65,82,507
	Total	3964789	2,16,69,091
90	EMPLOYFE BENDETT EXPENSE		
23	Wages & Salaries	~DOMOM	86,16,173
	Staff Salary Expenses	73,37,334	50,89,372
	Director's Remuneration	45,36,830	
		350,000	6,00,000 1,14,250
	Provision for Gratuity	1,14,250	<u> </u>
	Total	1,23,38,414	1,44,19,795
24	FINANCIAL COST		
	Bank Interest	22305542	2,51,94,568
	Bank Charges, Commission & Loan Processing Charges	57,09,809	37,12,523
	Other Interest	61,02,830	58,71,026
	Total	341,18171	3,47,78,117
	IUZ	3,11,13 171	3,47,70,117
25	DEPRECICATION AND AMORTIZATION EXPENSE		
	Depreciation	9530746	88,13,809
	Amortization of Deferred Revenue Expenses	1032,824	10,07,403
	Total	1,05,63,570	98,21,212
26	OIHEREXPENSE		
	(a) Operating Expenses		
	Job Work Expenses	18/40/01/3	1,05,27,374
	Factory Expense	5,38,876	6,78,657
	Power & Fuel Expenses	47,44,012	59,55,991
	Machinery Repairs & Mill gin Expenses	12,80,110	4,90,615
	Trailors Expenses	2943,044	10,36,999
	Sub Total	1,1346,055	1,86,89,635
	(b) Administrative Expenses		
	Advertisement and Sales Promotion Expenses	17,94,374	2,03,370
	Auditors' Remuneration	1,50,000	1,20,000
	Bad Debts Written off	4934,785	-
	Brokerage & Commission Expenses	58,42,052	40,47,654
	Clearing and Forwarding Expenses	1660,944	6,04,749
	Communication Expenses	2,55,426	2,65,620
	Insurance Expenses	894,268	5,93,969
	Keyman Insurance Expenses	982712	45,365
	Legal and Professional Charges	14,69,188	17,54,274
	Office Expenses	5,41,961	4,43,571
	Printing, Stationery & Computer Expenses	2,20,772	2,04,688
	Packing Expenses	4,91,939	3,54,148
	Rent, Rates and Taxes	35,44,778	11,85,336
	Conveyance, Travelling & Transportation Expenses	41,56,080	35,51,386
	VAT Expenses	23,989	83,091
	Sub Total	2,62),63,231	1,34,57,220
	Total	38309287	3,21,46,856

27. Corporate Information

Titaanium Ten Enterprise Limited (the company) is a public limited company, incorporated under the provisions of the Companies Act, 1956 having CIN: L52100GJ2008PLC055075 and its shares are listed on the Bombay Stock Exchange Ltd. on SME platform. The company is engaged in the business of trading and manufacturing of yarn, grey cloth, knitted fabrics, chemicals and that of hiring of goods vehicle and acting as commission agent.

28 Significant Accounting Policies & Notes on Financial Statements

(a) Basis of Accounting

The financial statements of the Company have been prepared in accordance with the generally accepted accounting principles in India ('Indian GAAP') to comply in all material respects with the notified Accounting Standards ('AS') under section 133 of the Companies Act, 2013 ('the Act'), read with rule 7 of the Companies (Accounts) Rules, 2014 and the Companies (Accounting Standards) Amendment Rules, 2016 and the circulars and guidelines issued by the RBI from time to time to the extent they have an impact on the financial statements and current practices prevailing in India. The financial statements have been prepared on an accrual basis and under the historical cost convention. The financial statements are presented in Indian Rupees (INR) and all values are recorded to the nearest rupees (INR), except otherwise indicated.

(b) Use of Estimates

The preparation of the financial statement in conformity with Indian GAAP requires the management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities, at the end of the reporting period. Although these estimates are based on the management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring material adjustments to the carrying amounts of assets or liabilities in future periods.

(c) Prior period Items

Previous years adjustments are on account of payment of taxes, duties, interest etc., of earlier years due to short / excess provision thereof etc. which has been shown under the head 'Extraordinary Items.'

(d) Recognition of Income and Expenditure

All incomes and Expenditure are accounted on accrual basis. Sales, Purchases, Imports and all expenses are accounted for exclusive of tax, duties, gst, cess, etc. collected on behalf of the government and are net of goods returned, discount, rate difference, late payment interest, transport & freight, claim, clearing charges and exchange rate difference etc. and are inclusive of custom duty and other direct expenses on imports/purchases.

(e) Government Grants

During the year under consideration the company has claimed/received interest subsidy of Rs. 24,33,877/-(Previous year Rs. Nil) which is being revenue in nature has been reduced from the Bank Interest Expenses in the financial statements.

(f) Employee Benefits

Contribution to employee's benefit funds remitted to statutory authority is charged to revenue. Liability in respect of Gratuity of employees of the company is provided for as per actuarial valuation as at the current year ended. Actuarial gains and losses are recognised in full in the statement of profit and loss, in the year in which they occur.

(g) Borrowing Cost

The total borrowing cost on the acquisition of fixed assets if pertaining to the period up to the date on which the said fixed assets have been put-to-use, has been capitalized in the respective fixed assets and the cost for the period after the said fixed assets have been put-to-use has been debited to the Profit and Loss Account.

(h) Segment Reporting

The segment reporting disclosure as required by AS-17 "Segment Reporting" is given below:

Sr:	Particulars	Texti	eUnit	Logist	ic Urit	Total		
No	Parucuars	31-03/2020	31-032019	31-032020	31-03/2019	31-03/2020	31-03/2019	
1	Segment Revenue							
	Revenue from Operations	1,74,22,85,394	1,94,41,01,704	71,81,670	36,34,576	1,74,94,67,064	1,94,77,36,280	
	Less: Inter division	-	-	(47,52,669)	(19,58,000)	(47,52,669)	(19,58,000)	
	Income/(Expense)							
	Net Revenue from	1,74,22,85,394	1,94,41,01,704	24,29,001	16,76,576	1,74,47,14,395	1,94,57,78,280	
	Operation							
2	Segment Result							
	Net Profit / (Loss) before	5,20,16,986	5,28,99,216	16,55,464	6,93,690	5,36,72,450	5,35,92,906	
	Interest, Depre. and Tax							
	Less: Interest Expense	3,35,69,961	3,44,97,393	5,48,210	2,80,724	3,41,18,171	3,47,78,117	
	Depreciation	69,53,495	72,43,907	25,77,251	15,69,902	95,30,746	88,13,809	
	Net Profit/(Loss) before Tax	1,14,93,530	1,11,57,916	(14,69,997)	(11,56,936)	1,00,23,533	1,00,00,980	
3	Capital Employed							
	Segment Assets	5,27,50,424	5,47,25,468	42,51,007	51,79,688	5,70,01,431	5,99,05,156	
	Less: Loan Funds	1,19,93,412	1,43,12,516	42,02,127	56,95,914	1,61,95,539	2,00,08,430	
	Less: Other Funds	-	-	-	-	-	-	
	Capital Employed	4,07,57,012	4,04,12,952	48,880	(5,16,226)	4,08,05,892	3,98,96,727	

(i) Dues to small scale and ancillary undertakings

According to the information and explanation provided to us, the Company has no amounts overdue to suppliers under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED) as at 31-03-2020 to the extent such parties have been identified by the management of the company.

(j) Assessment of impact of Covid-19 pandemic

The management has considered internal and certain external sources of information including economic forecasts and industry reports up to the date of approval of the financial statements in determining the impact on various elements of its financial statements. The management has used the principles of prudence in applying judgments, estimates and assumptions including sensitivity analysis and based on the current estimates, the management expects to fully recover the carrying amount of inventories, trade receivables and investments. The eventual outcome of impact of the global health pandemic may be different from those estimated as on the date of approval of these financial statements.

(k) Related Party Disclosure

The detail of related parties and total amount of transactions entered with the related parties for the year under consideration are given below.

(i) List of related parties and description of relationship:

Sr. No	Description of relationship	Names of related parties
1	Associate Concerns	M/s. Titanuim Venture
		Shri Rohitkumar H. Kapadia
2	Key Management Personnel	Smt. Ilaben R. Kapadia
		Smt. Shhalu Kapadia
3	Deletive of Very Management Dengamed	Shri Tejus R. Kapadia
)	Relative of Key Management Personnel	Rohitkumar H. Kapadia HUF

(ii) Transactions made during the year with the related parties:

a. Associate Concerns

Sr. No	Naneof the Key Management Personnel	Nature of Transaction	Amurt (inRs)
		Purchase	8,54,64,442
1	M/s. Titanium Venture	Job Work expenses	3 ,73,051
		Sales	20,61,668

b. Key Management Personnel

Sr. No	Naneof the Key Management Personnel	Nature of Transaction	Amurt (inRs)
		Directors Remuneration	3,50,000
1	Chui Dahitlaanan II Vanadia	Interest	7,99,311
1	Shri Rohitkumar H. Kapadia	Unsecured Loan Received	2,70,53,546
		Unsecured Loan Repaid	4,23,40,000
		Interest	4,23,935
2	Smt. Ilaben R. Kapadia	Unsecured Loan Received	4,03,00,000
		Unsecured Loan Repaid	4,62,35,000
3	Smt. Shhalu Kapadia	Interest	18,234

c. Relative of Key Management Personnel

Sr. No	Naneof the Key Management Personnel	Nature of Transaction	Amurt (inRs)
1	Shri Tejus R. Kapadia	Salary	4,20,000
		Interest	1,92,683
2	Rohitkumar H. Kapadia HUF	Unsecured Loan Received	74,75,000
		Unsecured Loan Repaid	1,10,50,000

(1) Calculation of Earnings per Share

Sr: No	Particulars	Current Year	Previous Year
(i)	Net Profit (Loss) after tax (Rs.)	74,46,052	73,51,645
(ii)	No. of Shares	67,28,507	67,28,507
	(Face Value of Rs. 10/- per Share)		
(iii)	Basic EPS(Rs.)	1.11	1.09
(iii)	Diluted EPS (Rs.)	1.11	1.09

(m) Taxation

Tax comprises of Current tax and Deferred tax. Current tax in the books is recognised by opting the provisions of section 115BAA as introduced vide Taxation Laws (Amendment) Ordinance of 2019 to the Income Tax Act, 1961. Deferred Tax Liability is recognised on account of temporary timing differences. During the year, company has recognised deferred tax assets of Rs. 1,07,588/- (Previous Year: Deferred Tax Liability Rs. 1,64,589/-) on account of timing difference attributable to the claim of depreciation which has been set off against the balance of brought forward deferred tax liability.

(n) Impairment of Assets

The carrying amounts of the company's assets are reviewed at each balance sheet date. If any indication of impairment exists, an impairment loss is recognized to the extent of the excess of the carrying amount over the estimated recoverable amount.

(o) Provisions, Contingent Liabilities and Contingent Assets

The Company claims to have no Contingent liability and hence, it is not provided for in the books of accounts. However, the company has issued counter guarantees to the bank in respect of guarantees issued by the bank against Export Obligation aggregating to Rs. 7.61 lacs as at the year end. (Previous Year: Rs. 7.61 lacs).

(p) During the year under consideration, the management of the company has identified certain amounts receivable from its customer viz. Provogue (India) Ltd. as bad and doubtful being not received since more than 3 years despite rigorous efforts and also in the event of the debtor becoming insolvent and accordingly, the amount due to be receivable from it, which had been offered as income in the earlier years have been written off to the extent of 30% and shown as Bad Debts in the Profit & Loss account of the current year by reducing it from the balance of Trade Receivables in the Balance Sheet.

(q) Previous Year's Figures

Previous year's figures have been regrouped / reclassified wherever necessary to correspond with the current year's classification/ disclosure.

(r) Additional information:

Sr. No					Curre	nt Year	Previous Year	
(i)	Auditor's Remune							
		Taxation Matters			1,50	,000	1	,20,000
	 For Compar 				-		-	
	 For Other S 	ervices				-		-
				Total	1,50	0,000	1	,20,000
						nt Year		vicus Year
					(Rs. in	Lacs)	(Rs	. in Lacs)
(ii)	Value of Imports	on CIE basis			195	4009	1′	2,343.38
(11)	value of Imports	on C.I.F. basis			المرا		1.	2,343.30
(iii)	Expenditure in fo	reign currency duri	ng the Year			-		-
	-	· ·	-					
(iv)	Earning in Foreig	n Currency during	the Year		9870		879.66	
(v)	Imported and Ind	<u>igenous Purchase o</u>				1		
				nt Year			reviou	
			(Rs. in Lacs)		%	(Rs. in I		%
	- Imported		12,54009		32%	12,343		66.27%
	- Indigenous		347054		68%	6,282		33.73%
		Tota	1601063	100	XXX	18,625	5.93	100.00%
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	Kapadia Shah Bhiladiya			Propri				
Chairper				Menb	ership No	170592	;	
& Direct	tor	Officer	Secretary					
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DP. Id.

Name & Address of the Registered Shareholder

THAANIUMTENENIERPRISE LIMITED

CIN L52100GJ2008PLC055075

Reg Office Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002, Gujarat, India

Proce 0261-2320240, English kapadiatraders@hotmail.com

ATTENDANCE SLIP

PLEASE FILL ATTENDANCE SLIPANDHANDIT OVER ATTHE ENTRANCE OF THE MEETING HALL

(Joint shareholders may obtain additional Slip at the venue of the meeting)

	/Prosy
Regd. Folio No.	
No. of Shares	
I certify that I am a registered Shareholder/proxy	for the registered Shareholder of the Company.
I hereby record my presence at the 12 th Annual registered office of the Company on Saturday, the	General Meeting of the Company being held at the 25 th Day of September, 2020 at 2:00 p.m.
Name of Shareholder/Proxy:	
Signature of Shareholder/Proxy:	

Dear Shareholder(s),

This is to inform you that the company is in process of updating of records of the shareholders in order to reduce the physical documentation as far as possible.

With new BSE listing agreement, it is mandatory for all the investors including transferors to complete their KYC information. Hence, we have to update your PAN No., phone no. and e-mail id in our records. We would also like to update your current signature records in our system.

To achieve this, we solicit your co-operation in providing the following details to us:

- 1. If you are holding the shares in dematerialized form you may update all your records with your Depository Participant (DP).
- 2. If you are holding shares in physical form, you may provide the following:

Folio No. :

Pan No. :

E-mail ID :

Telephone No. :

Name and Signatures : i.

ii.

iii.

Thanking you,

For, TITAANUMTEN ENIERPRISE LIMITED

Authorized Signatory

Name of Member(s):

Registered Address :

E-Mail Id

THAANUMTENENIERPRISE LIMITED

CIN L52100GJ2008PLC055075

Reg Office Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat – 395002, Gujarat, India

Phone <u>0261-2320240</u>, **Ensil**: <u>kapadiatraders@hotmail.com</u>

FORMNO MCT-11

PROXY FORM

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

Folio No. / Clien	nt Id :				
DP ID	:				
I/We, being the m	nember (s) of		. shares of the abo	ove named Company, hereby appo	int.
1. Name					
Address					
E-mail Id			Signature		
	or failing him/he	r	Signature		
2. Name					
Address				1	
E-mail Id	C :1: 1: /I		Signature		
2 1	or failing him/he	r			
3. Name Address					
E-mail Id				1	
L-man iu			Signature		
Company to be I Company situated and at any adjour	neld on Saturday, the	25 th Day of Septer 4, Rajhans Comple ect of such Resolution	mber, 2020 at 2:0 ex, 9 th Floor, Ring ons as are indicate	e 12 th Annual General Meeting of P.M at the Registered Office of Road, Surat – 395002, Gujarat, d below.	of the
Resolution No Ordinary Busin		<u> </u>	Resolutions		
	A 1ti				
2	Re-appointment of Mrs. Shhalu Kapadia as a Director, who retires by rotation. AffixaRs				
	Re-appointment of 1	viis. Simara Kapadi	a as a Director, wi	to retires by rotation.	Reserve
As witness my	our hand(s) this	day of	2020.		Stamp
Signature of Shareholder: Signature of Proxy:					
				sited at the Registered Office o cresaid meeting The Proxy nee	



Titaanium Ten Enterprise Limited

Registered Office:

Shop No. 901/914, Rajhans Complex, 9th Floor, Ring Road, Surat-395002, Gujarat. Phone No.: 0261-2320240

E-mail: <u>kapadiatraders@hotmail.com</u>
Website: www.titaaniumten.co.in