SWASTIK PIPE LIMITED

48TH Annual Report 2020-21

То

The Members,

Your Directors have pleasure in presenting 48th Report of the Board of Directors of your Company along with the Balance Sheet, Profit and Loss Account and Cash Flow Statement for the financial year ended 31st March, 2021. Further, in compliance with the Companies Act, 2013 the company has made all requisite disclosures in the Board Report with the objective of accountability and transparency in its operations and to make you aware about its performance and future perspective.

FINANCIAL PERFORMANCE:

The Key highlights of financial performance for the financial year 2020-2021 are as under:

	Current Year Ended 31.03.2021 (Rs. In Lacs)	Previous Year Ended 31.03.2020 (Rs. In Lacs)
Sales & Service Charges	52217.04	65561.30
Profit before Interest, Depreciation and Taxation	2935.14	1211.92
Less: Interest	2285.03	2879.89
Profit before Dep. & Tax	650.11	(1667.97)
Depreciation	425.75	414.41
Provision for Taxation	79.78	64.18
Profit After Tax	144.58	(2146.56)
Profit brought forward	(2143.71)	2.86
Payment / (Refund) of Income Tax for earlier year		
Amt available for appropriation	1999.12	(2143.71)
APPROPRIATIONS :		
General Reserve	and a second	
Balance carried forward	1999.12	(2143.71)

During the year ended 31st March, 2021 the company has produced 50,064 M.T. (Previous Year 72837 M.T) of Steel Pipes & Tubes and achieved the production of 36,139 M.T. (Previous Year 49061 M.T) of Cold Rolled Strips/ Coils/ HRPO Sheet Coil.

For SWASTIK, PIPE LIMITED

Sandeep Bansal Director DIN:00165391

For SWASTIK PIP

Surendra Kumar Gee Director

CHANGE IN THE NATURE OF BUSINESS

There is no change in the nature of business of the company during the Financial Year ending 31st March, 2021 under review.

DIVIDEND

Your Directors have considered it financially prudent in the long-term interests of the Company to reinvest the profits into the business of the Company to build a strong reserve base and for future expansion plans and grow the business of the Company. No final dividend has therefore been recommended for the year ended March 31st, 2021.

DEPOSITS

During the year, the Company has not accepted any public deposits as well as not renewed any existing deposits. However the company has accepted unsecured loans from the promoter's group / director under the bank stipulation.

MATERIAL CHANGES AND COMMITMENTS AFFECTING THE FINANCIAL POSITION OF THE COMPANY

There have been no material changes and commitments, if any, affecting the financial position of the Company which have occurred between the end of the financial year of the Company to which the financial statements relate and the date of the report.

However, Augmenting the fund for working capital requirement and for reducing the debt burden of the Company, the management decided and the members of the Company has approved and granted consent to the Board of Directors to sell and transfer the fixed assets including land, Building, Plant & Machinery & other assets situated at 41 K.M, Delhi – Rohtak Road, Asaudah, Bahadurgarh, Distt.Jhajjar (Haryana) of the Company, at a fair value and in such manner as may decide by the Board in its Extra Ordinary General Meeting held on 13/01/2020, thereby to reduce the interest cost and improve the financials and valuation of the company.

During the lockdown period from 01/04/2020 to 03/05/2020 (period falling under this reporting year), there were nominal sales/ purchase / production as the item is not under the essential commodity list in terms of the Covid protocols declared by the Govt. of India. Since then, the working of the company is significantly affected due to fall in demand, shortage of Labour and unremunerative prices of finished products. This resulted in under-utilisation of the available capacity of the plant. However the management assessed that there is no doubt on the entity's ability to combat with the impact of the COVID-19 pandemic and to continue as GOING CONCERN.

For SWASTIK PIPE LIMITED ndeen Bansal Director DIN:00165391

For SWASTIK PIPE

Directo DIN : 09975800

STATUTORY AUDITORS

M/s. O. Aggarwal & Co having FRN 005755N, Chartered Accountants, was appointed as the Statutory Auditor of the Company to hold office for 4 years in the Annual General Meeting held on 29th September, 2018.

The Auditors Report for the financial year 2020-2021 does not contain any qualification, reservation or adverse marks.

COST AUDITORS

As per the requirement of the Central Government and pursuant to Section 148 of the Companies Act 2014, the audit of the cost accounts pertaining to both units located at Asaudah & Kosi Kalan is carried out every year. Your Board has, on the recommendation of the Audit Committee, appointed M/s N N & Associates, Cost Accountants as Cost Auditors to conduct cost audit of the accounts maintained by the company in respect of both units located at Asaudah & Kosi kalan for the year ended 31/03/2022. The Board recommends ratification of their remuneration by members at the ensuing Annual General Meeting.

SECRETARIAL AUDIT REPORT

Section 204 of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules,2014 *inter-alia* requires every public company having a turnover of two hundred fifty crore rupees or more to annex with its Board's report, a Secretarial Audit Report in Form No.MR.3 given by a Company Secretary in practice.

The Board of Directors of the Company has appointed M/s Neha Gupta & Associates, (Proprietor Ms. Neha Mishra, Membership No. 10345 & CP No. 9211), Company Secretaries, to conduct the Secretarial Audit and his Report on Company's Secretarial Audit is appended to this Report as Annexure I.

In connection, with the auditors' observation in the report, it is clarified that the delay in filing of Form MGT-14 in respect of board resolutions are technical lapses that occurred inadvertently. And certain delays in filing the other e-forms in question was also due to technical snag at the time of filing the documents.

The company has obtained ISIN bearing no. INE0DGC01017 for it's fully paid up equity shares and dematerialized 6,13,275 Equity Shares out of 9,20,095 Equity Shares as on 31/03/2021.

COMMENTS ON AUDITORS' REPORT

The comments made by M/s. O. Aggarwal & Co, Chartered Accountants, Statutory Auditors, in their audit report read with the notes forming part of the Financial Statements are self-explanatory and as such do not require any clarification by the directors.

For SWASTIK PIPE LIMITED

Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE

The Statutory Auditors have not reported any incident of fraud to the Audit Committee of the Company in the year under review.

SHARE CAPITAL: INCREASE IN ISSUED, SUBSCRIBED AND PAID-UP EQUITY SHARE CAPITAL

The Company's Capital Structure remains unchanged during the year ended 31st March, 2021 and the issued, subscribed and paid–up capital of the Company is 9,20, 095 equity shares of Re. 100/- each.

The company has increased its Authorised Share Capital to Rs. 14, 25,00,000 (Rs. Fourteen Crore Twenty Five Lakhs Only) divided into 14,25,000 (Fourteen Lacs Twenty Five Thousand only) Equity Shares of Rs. 100/- (Rs. One Hundred only) each on 01st July, 2021 and presently the issued, subscribed and paid–up capital of the Company is 12,97,455 equity shares of Re. 100/- each.

DIRECTORS

Sh. Dinesh Kumar Dhanda (DIN: 02421177), Director will retire by rotation at the ensuing Annual General Meeting and being eligible, offers himself for reappointment. Your Board has recommended his re-appointment by the members.

The Board re-appointed Sh. Surendra Kumar Goel (DIN: 0008975800) as Whole Time Director on 02/09/2021 for a period of one year from 28/11/2021 to 27/11/2022 as per the recommendation by Nomination and Remuneration Committee.

Sh. Naresh Kumar Bansal resigned w.e.f 31/07/2021 due to health issues.

The Board of Directors on 02/9/2021 appointed Ms. Malvika Gupta (DIN: 09287852) as an Additional Director of the company with effect from 02/09/2021 as per the recommendation by Nomination and Remuneration Committee.

NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

The Board met nine times during financial year 2020-21. The intervening gap between any two meetings was within the time prescribed under Companies Act, 2013.

DIRECTOR RESPONSIBILITY STATEMENT

The Directors' Responsibility Statement referred to in clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013, shall state that—

For SWASTIK PIPE LIMITED

Director DIN-00165391

For SWASTIK PIPE LIMITED

Divector

(a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

(b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;

(c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;

(d) the directors had prepared the annual accounts on a going concern basis; and

(e) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

COMPANY'S POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION

The current policy is to have an appropriate mix of executive and non-executive directors to maintain the independence of the Board, and separate its functions of governance and management. As on March 31, 2021, the Board consists of 5 members, three of whom are executive or whole-time directors and two are non-executive directors.

The Policy of the Company on Directors' appointment and remuneration including criteria for determining qualifications, positive attributes, independence of a Director and other matters provided under sub-section (3) of section 178, adopted by the Board is appended as **Annexure II** to this Report.

We affirm that the remuneration paid to the directors is as per the terms laid out in the nomination and remuneration policy of the Company.

DECLARATION BY INDEPENDENT DIRECTOR

The Company has received necessary declaration from each independent director under Section 149(7) of the Companies Act, 2013, that he meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013.

For SWASTIK PIPE LIMITED Sandeen Ransa Director DIN-00165391

For SWASTIK PIPE LIMITED

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

There are no significant material orders passed by the regulators/courts which would impact the going concern status of the Company and its future operations.

COMMITTEES OF THE BOARD

During the year, in accordance with the Companies Act, 2013, the Board constituted some of its Committees and also formed a Corporate Social Responsibility Committee. There are currently three Committees of the Board, as follows:

Audit Committee

Corporate Social Responsibility Committee

Nomination and Remuneration Committee

Audit Committee

The Audit Committee consists of Sh. Sandeep Bansal, Executive Director, Sh. Rajinder Kumar Anand & Sh. Naresh Kumar Bansal, both Independent Director of the Company. During the year 2020-2021, the meetings were held on 07/5/2020, 25/08/2020, 26/11/2020 and 04/02/2021 and all the members of the audit committee attended the meetings. The Board has accepted all recommendations made by the Audit Committee during the year.

Corporate Social Responsibility Committee

The Corporate Social Responsibility Committee consists of Shri. Dinesh Kumar Dhanda and Sh. Sandeep Bansal, Executive Directors & Sh. Naresh Kumar Bansal, Independent Director of the Company as on 31/03/2021.

During the year 2020-2021, the meeting was held on 19/11/2020 and all the members of the committee attended the meetings.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee consists of Sh. Sandeep Bansal, Executive Director, Sh. Rajinder Kumar Anand & Sh. Naresh Kumar Bansal, Independent Directors of the Company as on 31/03/2021.

During the year 2020-2021, the meeting was held on 19/11/2020 and all the members of the committee attended the meetings.

For SWASTIK PIPE LIMITED Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

Particulars of loans given, investments made, guarantees given and securities provided along with the purpose for which the loan or guarantee or security is proposed to be utilized by the recipient are provided in the financial statement (Please refer to Note 11, 12 & 34 to the financial statement).

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

All contracts / arrangements / transactions entered by the Company during the financial year with related parties were in the ordinary course of business. All related party transactions are negotiated an arm's length basis and are intended to further the Company's interests.

There are no materially significant related party transactions made by the Company which may have a potential conflict with the interest of the Company at large and thus disclosure in Form AOC-2 is not required. Your Directors draw attention of the members to Note 35 to the financial statement which sets out related party disclosures.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNING AND OUTGO

Information pursuant to section 134(3)(m) of the companies Act, 2013 read with Rule 8 (3) of the Companies (Accounts) Rules, 2014 are set out in an attachment to this report.

RISK MANAGEMENT AND INTERNAL CONTROL

The Company has in place a mechanism to identify, assess, monitor and mitigate various risks to key business objectives. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis. These are discussed at the meetings of the Audit Committee and the Board of Directors of the Company. Further your directors are of the view that the elements of risk threatening the Company's existence are very minimal as the company is being managed and closely supervised by its directors. The Company has not identified any element of risk which may threaten the existence of the Company.

The Company's internal control systems are commensurate with the nature of its business and the size and complexity of its operations. These are routinely tested and certified by Internal Auditors. Significant audit observations and follow up actions thereon are reported to the Audit Committee.

For SWASTIK PIPE LIMITED andeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The Company has constituted a Corporate Social Responsibility (CSR) Committee in accordance with Section 135 of the Companies Act, 2013. Sh. Surendra Kumar Goel, Sh. Sandeep Bansal & Sh. Naresh Kumar Bansal, Directors of the Company were members for planning, implementing and monitoring of CSR activities of the Company. The quorum is two persons including chairman of committee. Half yearly report is submitted to the Board.

The brief outline of the Corporate Social Responsibility (CSR) Policy of the Company and the initiatives undertaken by the Company on CSR activities during the year are appended as **Annexure III** to this Report in the format prescribed in the Companies (Corporate Social Responsibility Policy) Rules, 2014. The policy is available on the website of the Company.

EXTRACT OF THE ANNUAL RETURN

Extract of Annual Return of the Company is annexed herewith as Annexure IV to this Report and also posted in company's website address: www.swastikpipes.com.

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

The Company is not required to adopt a policy for prevention of Sexual Harassment of Women at workplace as the Company having less than 10 women Employees at its workplace.

VIGIL MECHANISM

Your Company has adopted a Vigil Mechanism Policy. The purpose of the policy is to enable employees to raise concerns about unacceptable improper practices and/or any unethical practices being carried out in the organisation without the knowledge of management. All employees shall be protected from any adverse action for reporting any acceptable /improper practice and/or any unethical practice, fraud or violation of any law, rule, or regulation. This Whistle Blower policy will also be applicable to the Directors of the Company. The Audit Committee reviews the same from time to time. No concerns or irregularities have been reported till date.

ANNUAL EVALUATION BY THE BOARD

The evaluation framework for assessing the performance of Directors comprises of the following key areas:

i. Attendance of Board Meetings and Board Committee Meetings

ii. Quality of contribution to Board deliberations

For SWASTIK PIPE LIMITED Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

Director DIN : 08975800 iii. Strategic perspectives or inputs regarding future growth of Company and its performance

iv. Providing perspectives and feedback going beyond information provided by the management

v. Commitment to shareholder and other stakeholder interests

The evaluation involves Self-Evaluation by the Board Member and subsequently assessment by the Board of Directors. A member of the Board will not participate in the discussion of his / her evaluation.

DETAILS OF SUBSIDIARY COMPANIES / JOINT VENTURE

The company does not have any subsidiary company nor any Joint Venture.

ACKNOWLEDGEMENTS

Employees are our vital and most valuable assets. Your Directors value the professionalism and commitment of all employees of the Company and place on record their appreciation of the contribution made by employees of the Company. Your Directors thank and express their gratitude for the support and co-operation received from the Central and State Governments and other stakeholders including customers, vendors, financial institutions, banks, investors and service providers.

For and on behalf of the Board For SWASTIK PIPE LIMITED

(SANDEEP BANSAL) DIN: 00165391

(SURENDRA KUMAR GOEL) DIN: 08975800

PLACE: NEW DELH DATED: 02/09/2021

ATTACHMENT TO THE DIRECTORS' REPORT

PARTICULARS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNING AND OUTGO

Information as per section 134(3)(m) of the companies Act, 2013 read with Rule 8 (3) of the Companies (Accounts) Rules, 2014 and forming part of the Director's Report for the year ended 31st March, 2021.

I. CONSERVATION OF ENERGY

a) Energy conservation measures taken.

The company gives priority on energy conservation. To give the effect energy efficient equipment's have been installed at the plant. Additional investments and proposals are being implemented for reduction of consumption of energy. Study for installation of new energy conservation measures are also being under taken by the company. This results in reduction of energy consumption and its consequent impact on the cost of production of goods.

b) Steps taken by the Company for utilizing alternate source of energy:

Company is exploring various options to use Solar Based Energy as an alternate source of energy in future.

c) The Capital Investment on energy conservation equipment's:

No investment on energy conservation equipment's are made by the company during the year under review.

II. TECHNOLOGY ABSORPTION

Efforts made in technology absorption:

- 1. RESEARCH AND DEVELOPMENT (R & D)
 - Specific areas in which R & D carried out by the company. Research & Development has been continuously carried on for improvement in quality of product and material efficiency.
 - Benefits derived as result of the above R & D. Improvement in quality and efficiency in production.
 - Future plan of action. The Company plans to strengthen the R & D department to achieve cost saving.
 - 4. Expenditure on R & D.

For SWASTIK PIPE LIMITED

Sandeep Bansal Director DIN:00165391 For SWASTIK PIPE LIMITED

Director Director DIN : 08975800

No separate account is kept.

2. TECHNOLOGY ABSORPTION, ADOPTION AND INNOVATION

1. Efforts, in brief, made towards technology absorption, adoption and innovation.

The Company has been successfully using in house technology.Major initiatives are being taken to upgrade the various processes by making use of latest and better techniques. Efforts are constantly being made to make the maximum use of the available infrastructure; at the same time innovating new techniques to bring about efficiency as well as economy in different areas. Employees are given appropriate training of and on the job, to enable them to achieve the planned performance.

2. Benefits derived as result of the above efforts i.e. product improvement, cost reduction, product development, import substitution etc.

There were various benefits derived as a result of the efforts listed above, some of them included better utilization of the available resources, product improvement and development, cost reduction, better overall efficiency. Improved quality of product is achieved resulting in greater satisfaction of customers.

 In case of imported technology. No technology has been imported.

III. FOREIGN EXCHANGE EARNING AND OUTGO

A. Export activities & Export plans

The Company has shown a satisfactory performance in spite of stiff competition in the market in this segment of marketing and company has been awarded the status of STAR EXPORT HOUSE from the EEPC New Delhi on the basis of performance of last three years export. During the current financial year company has made exports of Rs. 1,92,09,677/-(FOB).

B. Foreign Exchange earning and outgo (Fig in Rs.)

Earning (Exports on F.O.B. Value) Out go

1,92,09,677/-7,28,632/-

9,48,12,439/-1,24,491/-

PLACE: NEW DELH DATED: 02/09/2021

(SURENDRA KUMAR GOEL) DIN: 08975800 For and on behalf of the Board For SWASTIK PIPE LIMITED (SANDEEP BANSAL) DIN: 00165391



NEHA GUPTA & ASSOCIATES Company Secretaries

(A Peer Reviewed Firm)

E-1302, Express Zenith Society, Sector - 77, Noida, U.P. - 201301 Ph. + 91 - 9891602327 E-mail : guptaneha1405@gmail.com nguptaassociate@gmail.com

Form No. MR-3

SECRETARIAL AUDIT REPORT

For the Financial Year ended on 31st March,2021 [Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel) Rules, 2014]

SECRETARIAL AUDIT REPORT

For the Financial Year ended on 31st March, 2021

To, The Members, SWASTIK PIPE LIMITED 4, Central Market Punjabi Bagh (W) New Delhi-110026

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

Based on our verification of the company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2021 complied with the statutory provisions listed here under 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 herein after along with Annexure 1 attached to this report:

1. We have examined the books, papers, minute books, forms and returns filed and other records maintained by **SWASTIK PIPE LIMITED** for the financial year ended on 31stMarch,2021 according to the provisions of As



(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 there under.

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

(a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011: Not Applicable as the Company is Unlisted Public Company.

(b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992: Not Applicable as the Company is Unlisted Public Company.

(c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009: Not Applicable as the Company is Unlisted Public Company.

(d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999. Not Applicable as the Company is Unlisted Public Company.

(e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008: Not Applicable as the Company is Unlisted Public Company.

(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: Not Applicable as the Company is Unlisted Public Company.

(g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009: Not Applicable as the Company is Unlisted Public Company; and



(h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998: Not Applicable as the Company has not bought back/propose to buyback any of its securities during the financial year under review;

(3) We have also examined Compliance with the other applicable Acts.

(a) Payment Of Wages Act, 1936, and rules made there under,

(b) The Minimum Wages Act, 1948, and rules made there under,

(c) Employees' State Insurance Act, 1948, and rules made there under,

(d) The Employees' Provident Fund and Miscellaneous Provisions Act, 1952, and rules made there under,

(e) The Payment of Bonus Act, 1965, and rules made there under,

(f) Payment Gratuity Act, 1972, and rules made thereunder,

(g) Factory Act, 1948

(h) Air pollution act, 1981

(i) Water pollution act, 1974

(j) Central Excise Act and Customs Act

(k) Good and Services Tax Act

(I) Other Acts

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

(i) During the audit period the company has properly complied with Secretarial Standards (SS- 1 and SS 2) issued by The Institute of Company Secretaries of India under the Provisions of Companies Act, 2013 on their Board Meetings & General Meetings.

(ii) The Company is Unlisted Public Company. So that Listing Agreement is not applicable for the Company.

5. During the financial year under report, the Company has generally complied with the provisions of the New Companies Act, 2013 to the extent applicable and the Rules, Regulations, Guidelines, Standards, etc. mentioned above subject to following:



- (a) As per Provision of section 135 of the Companies Act. 2013, the eligible amount required to be spent by the company is Rs. Nil Lacs during the Financial year, 2020-21. However the company has spent Rs. 2.93 Lacs during the financial yeartowards promoting Education, Health Care, etc.
- (b) The company has filled all necessary forms and documents with the Ministry of Corporate affair (ROC) which are required to be filled during the period of Audit under review; however there is delay in filing of few forms due to technical snag at the time of filing the documents.
- (c) The company was failed to appoint a Woman Director during the year under review, however after closure of financial year the notice of Board meeting is already served for appointment of Ms. Malvika Gupta as women director in the company.
- (d) We have relied on the information and representation made by the Company and its Officers for Systems and mechanism formed by the Company for Compliances under applicable Acts, Laws, and regulations to the Company.

6. We further report that

- a) 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 constitution of Board of Directors of the company are as follows:
 - The Board renewed the term of Sh. Dinesh Kumar Dhanda (Din: 02421177) as Whole Time Director.
 - Appointment of Mr. Surendra Kumar Goel as Director w.e.f. 28.11.2020.
- (b) 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.
- (c) Majority decision is carried through recorded as part of the minutes.



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

For Neha Gupta & Associates

Company Secretaries

C.P. No 9211 FCS 10345

veha M

Place: Noida Date:31.08.2021

FCS No.-10345 C P No.:9211 UDIN:F010345C000860711

3. 1

Note: This report is to be read with our letter of even date by the Secretarial Auditor, which is annexed as **`ANNEXURE A'** and forms an integral part of this report, which is available on the website of the Company.



NEHA GUPTA & ASSOCIATES

Company Secretaries (A Peer Reviewed Firm) E-1302, Express Zenith Society, Sector - 77, Noida, U.P. - 201301 Ph. + 91 - 9891€02327 E-mail : guptaneha1405@gm ail.com nguptaassociate@gm ail.com

'ANNEXURE A'

To, The Members, SWASTIK PIPE LIMITED 4, Central Market Punjabi Bagh (W) New Delhi-110026

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

1. Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.

2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.

4. Where ever required, we 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. Our 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.

For Neha Gupta & Associates Company Secretaries

C.P. No.9241

Place: Noida Date: 31.08.2021 Neha Mishra (proprietor) 300 FCS No.-10345, C P No.:9211 UDIN:F010345C000860711

ANNEXURE-II TO THE BOARD'S REPORT

SWASTIK PIPE LIMITED

NOMINATION AND REMUNERATION POLICY

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of theCompanies Act, 2013. This policy on nomination and remuneration of Directors, KeyManagerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors.

Definitions:

"Remuneration" means any money or its equivalent given or passed to any person for servicesrendered by him and includes perquisites as defined under the Incometax Act, 1961;

"Key Managerial Personnel" means:

i) Managing Director, or Chief Executive Officer or Manager and in their absence, a Whole-timeDirector;

ii) Chief Financial Officer;

iii) Company Secretary; and

iv) such other officer as may be prescribed.

"Senior Managerial Personnel" mean the personnel of the company who are members of its coremanagement team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

Objective:

The objective of the policy is to ensure that:

• the level and composition of remuneration is reasonable and sufficient to attract, retain andmotivate directors of the quality required to run the company successfully;

 relationship of remuneration to performance is clear and meets appropriate performancebenchmarks; and

• remuneration to directors, key managerial personnel and senior management involves a balancebetween fixed and incentive pay reflecting short and long-term performance objectivesappropriate to the working of the company and its goals.

Role of the Committee:

The role of the NRC will be the following:

For SWASTIK PIPE LIMITED

For SWASTIK PIPE LIMITED

Director DiN : 08975800 • To formulate criteria for determining qualifications, positive attributes and independence of aDirector.

• To formulate criteria for evaluation of Independent Directors and the Board.

• To identify persons who are qualified to become Directors and who may be appointed in SeniorManagement in accordance with the criteria laid down in this policy.

To carry out evaluation of Director's performance.

• To recommend to the Board the appointment and removal of Directors and Senior Management.

• To recommend to the Board policy relating to remuneration for Directors, Key ManagerialPersonnel and Senior Management.

• To devise a policy on Board diversity, composition, size.

• Succession planning for replacing Key Executives and overseeing.

• To carry out any other function as is mandated by the Board from time to time and / or enforcedby any statutory notification, amendment or modification, as may be applicable.

• To perform such other functions as may be necessary or appropriate for the performance of itsduties.

APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND SENIORMANAGEMENT

a) The Committee shall identify and ascertain the integrity, qualification, expertise and experienceof the person for appointment as Director, KMP or at Senior Management level and recommendhis / her appointment, as per Company's Policy.

b) A person should possess adequate qualification, expertise and experience for the position he /she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.

c) The Company shall not appoint or continue the employment of any person as Whole-timeDirector who has attained the age of seventy years. Provided that the term of the person holdingthis position may be extended beyond the age of seventy years with the approval ofshareholders by passing a special resolution.

TERM / TENURE

a) Managing Director/Whole-time Director:

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

b) Independent Director:

An Independent Director shall hold office for a term up to five consecutive years on the Board of theCompany and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report. No Independent Director shall hold office for more than two consecutive

For SWASTIK PIPE LIMITED

Sandeep Bansal Director DIN-00165391

For SWASTIK PIPE LIMITED

Director Director DIN : 08975800 terms of upto maximum of 5years each, but such Independent Director shall be eligible for appointment after expiry of three years ofceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in orbe associated with the Company in any other capacity, either directly or indirectly. At the time of appointment of Independent Director it should be ensured that number of Boards onwhich such Independent Director serves is restricted to seven listed companies as an IndependentDirector and three listed companies as an Independent Director is serving as aWhole-time Director of a listed company or such other number as may be prescribed under the Act.

EVALUATION

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

REMOVAL

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

RETIREMENT

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

POLICY FOR REMUNERATION TO DIRECTORS/KMP/SENIOR MANAGEMENT PERSONNEL

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

a) The Remuneration/ Commission etc. to be paid to Managing Director / Whole-time Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rulesmade there under or any other enactment for the time being in force and the approvalsobtained from the Members of the Company.

b) The Nomination and Remuneration Committee shall make such recommendations to theBoard of Directors, as it may consider appropriate with regard to remuneration to ManagingDirector / Whole-time Directors.

2) Remuneration to Non- Executive / Independent Directors:

For SWASTIK PIPE LIMITED Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

Director DIN : 08975800 a) The Non-Executive / Independent Directors may receive sitting fees and such other

remuneration as permissible under the provisions of Companies Act, 2013. The amount ofsitting fees shall be such as may be recommended by the Nomination and RemunerationCommittee and approved by the Board of Directors.

b) All the remuneration of the Non- Executive / Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013)shall be subject to ceiling/ limits as provided under Companies Act, 2013 and rules madethere under or any other enactment for the time being in force. The amount of suchremuneration shall be such as may be recommended by the Nomination and RemunerationCommittee and approved by the Board of Directors or shareholders, as the case may be.

c) An Independent Director shall not be eligible to get Stock Options and also shall not beeligible to participate in any share based payment schemes of the Company.

d) Any remuneration paid to Non- Executive / Independent Directors for services renderedwhich are of professional in nature shall not be considered as part of the remuneration for he purposes of clause (b) above if the following conditions are satisfied:

i) The Services are rendered by such Director in his capacity as the professional; and

ii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.

3) Remuneration to Key Managerial Personnel and Senior Management:

a) The remuneration to Key Managerial Personnel and Senior Management shall consist offixed pay and incentive pay, in compliance with the provisions of the Companies Act, 2013and in accordance with the Company's Policy.

b) The Fixed pay shall include monthly remuneration, employer's contribution to ProvidentFund, contribution to pension fund, pension schemes, etc. as decided from to time.

c) The Incentive pay shall be decided based on the balance between performance of theCompany and performance of the Key Managerial Personnel and Senior Management, to bedecided annually or at such intervals as may be considered appropriate.

IMPLEMENTATION

• The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals insupplement and for better implementation of this policy as considered appropriate.

The Committee may Delegate any of its powers to one or more of its members.

For SWASTIK PIPE LIMITED Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

Surendra Kumar Goel Director DIN : 05575500

ANNEXURE- III TO THE BOARD'S REPORT

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITIES (CSR) ACTIVITIES FOR THE FINANCIALYEAR 2020-21

[Pursuant to clause (o) of sub-section (3) of section 134 of the Act and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014]

1. "Swastik Pipe Limited CSR Policy" describes and contains the Company's philosophy for delivering its responsibility as a corporate citizen and lays down the guidelines, process and mechanisms for undertaking socially useful programs for welfare and sustainable development of the community at large. The key objective is to Promoting health care; making available safe drinking water & Sanitation; Promoting education ; enhancing vocational skills & livelihood enhancement projects; Women empowerment; development of the children; Reducing inequality faced by socially and economically backward groups; Construction of Community Centers / Night Shelters / Old age Home; addressing environmental issues. The detailed Corporate Social Responsibility Policy of the Company is available online at company's website: www.swastikpipes.com.

2. The Composition of the CSR Committee as on year ended. Sh. Dinesh Kumar Dhanda, Sh. Sandeep Bansal & Sh. Naresh Kumar Bansal.

3. Average net profit of the company for last three financial years- (Rs. 313 Lacs)

4. Prescribed CSR Expenditure (two per cent of the amount as in item 3 above) NIL.

5. Details of CSR spent during the financial year.

(a) Total amount to be spent for the financial year: NIL.

(b) Amount unspent, if any: NIL.

(3)

Sector in

which the

Project is

covered

Sandeep Bansal

DIN 00165391

Director

(c) Manner in which the amount spent during the financial year is detailed below.

(5)

Amount

(Budget)

projects or

programme

outlay

s wise

(Rs.)

SI. No.

1)

CSR Project or Activity identified

For SWASTIK PIPE LIMITED

(2)

Projects or programme s (1) Local Area or other (2) Specify the state or district where projects or programme s were undertaken

(4)

(6) Amount spent on the projects or programmes

(7) Cumulative expenditur e up to the reporting period (Rs.)

(8) Amount spent : Directly or Through Implementi ng Agency-(Rs.)

For SWASTIK PIPE LIMITED

a Kun Dł DIN : 08978

1.	Health	Children, Women	State :	· ·	N.A		20,000/-	20.000/	
	and Family Welfare		Delhi				20,000/-	20,000/-	Implementi ng Agency
2.	Health and	Children, Women	State : Delhi		N.A		25,000/	45,000/-	Implement ng Agency
3.	Family Welfare Health	Children,	State :						
	and Family	Women	Delhi		N.A		28,550/-	73,550/-	Implementi ng Agency
4.	Welfare Health	Children,	State :		NA		ļ.		
	and Family	Women	Delhi		N A		26,710/-	1.00,260/-	Implementi ng Agency
5.	Welfare Health	Children,	State :		N . A	5.	· · · ·		
	and Family	Women	Delhi		N.A		26,500/-	1,26,760/-	Implementi ng Agency
6.	Welfare Health	Children,	State :		NA				
	and Family	Women	Delhi		N.A		28,300/-	1,55,060/-	Implementi ng Agency
7.	Welfare Health and	Children, Women	State : Delhi		N.A		28,000/-	1,83,060/-	Implementi ng Agency
	Family Welfare								ng Agency
8.	Health and Family	Children, Women	State : Delhi		N.A		28,000/-	2,11,060/-	Implementi ng Agency
9.	Welfare Health and	Children, Women	State : Delhi		N.A		26,400/-	2,37,460/-	Implementi ng Agency
10	Family Welfare	Childre							angone;
10.	Health and Family Welfare	Children, Women	State : Delhi	1	N.A		27,440/-	2,64,900/-	Implementi ng Agency

For SWASTIK PIPE LIMITED Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

Burepdra Kumar Goel Director DIN : 05975800

Health and Family

Welfare

Total (Rs.)

Children,

Women

State :

Delhi

2,92,765/-

* Details of implementing agency: The implementing agency are: 1.SHRINIWAS SEWARTH NYASA (Regd) (SSN). SSN was founded in 7th February, 2004 is a charitable trust aiming Education, Service, Mortifiaction i.e Shiksha, Seva Saadhana for the social cause.. The founder is Shri Govindacharya Ji. This trust is registered from the office of registrar (Delhi). And trust is tax-free under section of 12-Â and tax-free for donations under section of 80G vide Registration no DIT(E)/2008-2009/S-3897/04/97 (PAN :AAETS3982P).

N.A

6. In case the Company has failed to spend two per cent of the average net profit of the last three financial years or any part thereof, the Company shall provide the reasons for not spending the amount in its Board report:

Section 135 of the Companies Act, 2013 and rules there under are applicable from the financial year starting on or after April 1, 2014. The Gross amount required to be spent by the Company during the year was Rs. NIL. However the company has spent Rs. 2.93 Lacs in the current financial year towards promoting Education, Health Care, etc.. The Company have contributed towards CSR initiatives during the year under review in keeping with the spirit of the law.

7. The CSR Committee of the Company hereby confirms that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and Policy of the Company.

SURENDRA KUMAR GOEL Whole Time Director DIN NO: 08975800

SANDEEP BANSAL Chairperson CSR Committee DIN NO: 00165391

27,865/- 2,92,765/-

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As on financial year ended on 31.03.2021 EXTRACT OF ANNUAL RETURN FORM NO. MGT 9

Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

1CINU74899DL1973PLC068812Registration Date10-10-19733Name of the CompanySWASTIK PIPE LIMITED4Category/Sub-category of the CompanyCompany Limited by Shares5Address of the Registered office & contact details 44 Central Market, West Avenue Road, Punjabi Bagh (West), New Delhi-110026. +91-11-47471717, Fax: +91-11-47471718.6Whether listed companyNO7Name, Address & contact details of the Registrar & Transfer Agent, if any.NO7Stare & Transfer Agent, if any.ALANKIT ASSIGNMENTS LIMITED 205-208, ANARKALI COMPLEX, JHANDEWALAN EXTENSION, NEW DELHI - 110055.	I. RE	I. REGISTRATION & OTHER DETAILS:	х - ;
Registration Date Name of the Company Category/Sub-category of the Company Address of the Registered office & contact details Mether listed company Name, Address & contact details of the Registrar & Transfer Agent, if any.	-	CIN	U74899DL1973PLC06881
Name of the Company Category/Sub-category of the Company Address of the Registered office & contact details Mame, Address & contact details of the Registrar & Transfer Agent, if any.	2	Registration Date	10-10-1973
Category/Sub-category of the Company Address of the Registered office & contact details Whether listed company Name, Address & contact details of the Registrar & Transfer Agent, if any.		Name of the Company	SWASTIK PIPE LIMITED
Address of the Registered office & contact details Whether listed company Name, Address & contact details of the Registrar & Transfer Agent, if any.	4	Category/Sub-category of the Company	Company Limited by Shares
Address of the Registered office & contact details Whether listed company Name, Address & contact details of the Registrar & Transfer Agent, if any.			Indian Non Government Company
Whether listed company Name, Address & contact details of the Registrar & Transfer Agent, if any.	сл	Address of the Registered office & contact details	4 Central Market, West Avenue Road, Punjabi Bagh (West), New Delhi-110026. +91-11-47471717, Fax: +91-11-47471718.
Whether listed company Name, Address & contact details of the Registrar & Transfer Agent, if any.			mail: info@swastikpipes.com.
	6	Whether listed company	NO
	7	Name, Address & contact details of the Registrar & Transfer Agent, if any.	ALANKIT ASSIGNMENTS LIMITED 205-208, ANARKALI COMPLEX, JHANDEWALA

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % or more of the total turnover of the company shall be stated) S. No. Name and Description of main products / services 1 PIPES & TUBES 2 C R STRIPS		
	241	2 CR STRIPS
	241(PIPES & TUBES
	uct/s	
II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % or more of the total turnover of the company shall be stated)	Code	
II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY		All the business activities contributing 10 % or more of the total turnover of the company shall be stated)
		. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

-1			VIC	CN	II.
NOT APPLICABLE			Name and address of the Company		PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES
			CIN/GLN		FE COMPANIES
	~		Holding/ Subsidiary/ Associate		
	held	shares	% of		
		Section	Applicable		

For SWASTIK PIPE 6D

Direct DIN : 0897590

Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

		0.00%	a.						1		n) Foreign Venture						
	0.00%	0 00%						2			g) riis						
Share Holding Calegory vise Stare Holding No of Stares hald at the beginning of the year No of Stares hald at the beginning of the year No of Stares hald at the beginning of the year No of Stares hald at the beginning of the year No of Stares hald at the beginning of the year No of Stares hald at the beginning of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year No of Stares hald at the end of the year Indicate One of Stares hald at the end of the year No of Stares hald at the end of the year <th colspan="6" colspan<="" td="" th<=""><td>0.00%</td><td>0.00%</td><td>ī.</td><td></td><td>-</td><td></td><td></td><td>3</td><td></td><td></td><td>1) Insulatice Companies</td></th>	<td>0.00%</td> <td>0.00%</td> <td>ī.</td> <td></td> <td>-</td> <td></td> <td></td> <td>3</td> <td></td> <td></td> <td>1) Insulatice Companies</td>						0.00%	0.00%	ī.		-			3			1) Insulatice Companies
	0.00%	0.00%	•					3			e) Venture Capital Funds						
	0.00%	0.00%	r					1			d) State Govt(s)						
	0.00%	0.00%									c) Central Govt						
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	0.00%	0.00%	,								a) Mutual Funds						
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	0.00%	83.38%	7,67,130	7,67,130				7,67,130		3	TOTAL (A)						
	0.00%	0.00%	ũ.	т				ï	4		Sub Total (A) (2)						
	0.00%	0.00%						1			d) Any other						
	0.00%	0.00%	-					1			c) Bodies Corp.						
	0.00%	0.00%	,								b) Other Individuals						
	0.00%	0.00%				×		i			a) NRI Individuals						
											(2) Foreign						
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SHARE HULDING PAILERN Shares huld are capital breakup as percentage of total equity) Category-wise Shares huld at the beginning of the year No. of Shares huld at the beginning of the year Category of Shareholders No. of Shares huld at the beginning of the year No. of Shares huld at the end of the year % Change Category of Shareholders No. of Shares huld at the beginning of the year No. of Shares huld at the end of the year % Change Promoters Demat Physical Total Vertal Demat Total % of Total % hares Indian Indian Indian Indian 7,67,130, 7,67,130 Indian <	0.00%	0.00%				2	8				c) State Govt(s)						
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SHARE HOLDING PATTERN juily share capital breakup as percentage of total equity) Category-wise Share Holding Category of Shareholders No. of Shares held at the beginning of the year [As on 01-April-2020] No. of Shares held at the end of the year [As on 31-March-2021] Demat Physical Total Demat Physical Total Promoters U I Total Demat Physical Total Shares							5				(1) Indian						
SHARE HOLDING PATIERN Tuily share capital breakup as percentage of total equity) Category-wise Share Holding Category of Shareholders No. of Shares held at the beginning of the year [As on 01-April-2020] No. of Shares held at the end of the year [As on 31-March-2021] Demat Demat Physical Total Demat Demat Physical Total							3	11 × 11			A. Promoters						
SHARE HOLDING PATTERN uity share capital breakup as percentage of total equity) Category-wise Share Holding Category of No. of Shares held at the beginning of the year Shareholders [As on 01-April-2020] No. of Shares held at the end of the year [As on 31-March-2021]		% of Total Shares	Total	Physical	Demat			Total	Physical	Demat							
 IV. SHARE HOLDING PATTERN (Equity share capital breakup as percentage of total equity) (i) Category-wise Share Holding 	% Change during the year	1	ie end of the ch-2021]	of Shares held at th [As on 31-Marc				ning of the year	held at the begir s on 01-April-20	No. of Shares I	Category of Shareholders						
(Equity share capital breakup as percentage of total equity)				<i>1</i>						re Holding	(i) Category-wise Sha						
				ž				equity)	entage of total	eakup as perce	(Equity share capital bre						
										PATTERN	IV. SHARE HOLDING						

For SWASTIK PIPE LIMITED

G 84 Director DIN : 08975800

For SWASTIK PIPE LIMITED Sandeep Bansal Director DIN:00165391 () 2

Shareholder's Name

Shareholding at the beginning of the year Shareholding at the end of the year

% change in

(ii) Shareholding of Promoter

0.00%	100.00%	9,20,095	9,20,095				9,20,095	9,20,095	Grand Lotal (A+B+C)
			14						ADRs
0.00%	0.00%								C. Shares held by
0.00%	16.62%	1,52,965	1,52,965	1			1,52,965	1,52,965	I otal Public (B)
0.00%	16.62%	1,52,965	1,52,965	1			1,52,965	1,52,965	Sub-total (B)(Z):-
0.00%	0.00%	T					1		Foreign Bodies - D R
0.00%	0.00%	,				(a			ITUSIS
0.00%	0.00%	1						-	Clearing Members
0.00%	0.00%	ī					(1)		Foreign Nationals
0.00%	0.00%	,					ä		Bodies
0.00%	0.00%		-			¥2			Join 1
0.00%	0.00%	1,000		1			1,000	1,000	Non Resident Indians
2000 D	7000 0	1 000	1000	A			1 000	1000	c) Others (HUF)
0.00%	0.11%	1,020	1020				1,020	1,020	ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh
			4		-,4				
						Ċ,			capital upto Rs. 1 lakh
					and the second	3			holding nominal share
0.00%	0.15%	1,395	1395			3	1,395	1,395	i) Individual shareholders
					1			Jun	b) Individuals
0.00%	0.00%	ан —						X	 ii) Overseas
0.00%	16.25%	1,49,550	149550				1,49,550	1,49,550	i) Indian
					ł			h.	a) Bodies Corp.
			•						2. Non-Institutions
0.00%	0.00%	,	I	,					Sub-total (B)(1):-
0.00%	0.00%						1		i) Others (specify)
		-							Capital Funds

For SWASTIK PIPE LIMITED

Sandeep Bansal Director DIN:00165391

For SWASTIK PIPE LIMITED

0 5 ndra Kumar Goel

Director DIN : 08975800

Shareholding at the beginning of the year

(Other than Directors. Promoters and Holders of GDRs and ADRs): For each of the Top 10 Date Reason

(iv) Shareholding Pattern of top ten Shareholders

III) Ch	(III) Change in Promoters' Shareholding (please specify, if there is no change)	ding (please	specify, if there	is no change)			
SN	Particulars	Date	Reason	Shareholding at the beginning of the	year	Cumulative Shareholding during the year) during the year
				No. of shares	% of total shares	No. of shares	% of total shares
	At the beginning of the year	01-04-2020		7,67,130	83.38%	7,67,130	83.38%
	Changes during the year				0.00%		%00.0
					0.00%		0 00%
	At the end of the year			7 67 730	/000 000	1 01 200	
				001,100,1	03.30%	1,07,130	83.38%

For SWASTIK PIPE LIMITED

Sandeep Bansal Director DIN:00165391

					e)	is no chang	specify. if there	(iii) Change in Promoters' Shareholding (please specify. if there is no change)	(iii) Cł
а,	0.00%	0.30%	2,800	NIL			2,800	BANSAL)	
								SANDEED	თ
0.00%								S. K. BANSAL & SONS (
0.00%	0.00%	5.43%	50,000	NIL		-	50,000	BANSAL	5
0.00%	0.00%	16.35%	1,50,480	NIL	4	400	1,50,480	GEETA DEVI AGGARWAL	4
0.00%	0.00%	15.93%	1,46,530	NIL	194 - 194	;	1,46,530	ANUPAMA BANSAL	ω
0.00%	0.00%	28.94%	2,66,265	NIL		1	2,66,265	SANDEEP BANSAL	2
0.00%	0.00%	16.42%	1,51,055	NIL			1,51,055	LATE SH. DEVKI NANDAN BANSAL	-
				shares					
	shares			total					
	d to total			ered to					~
	encumbere	company		encumb					
1	Pledged /	the	a	Pledged/			(%)		
during the year	Shares	Shares of		Shares					
shareholding	% of	% of total	No. of Shares	% of		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	No. of Shares		

For SWASTIK PIPE LIMITED

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era Kumar Gcel Director DIN : 08975800 Surep

SN

7 Nare	At th	Chai	At th	6 Nare	At the	Chan	At the	5 M/s N	At the	Chan	At the	4 M/s In	At the	Chang	At the	3 M/s M		At the	Chang	At the	2 M/s Bl	At the	Chang	At the I	1 GDA F	
Narash Kumar Ransal (HI IE)	At the end of the year	Changes during the year	At the beginning of the year	Naresh Kumar Bansal	At the end of the year	Changes during the year	At the beginning of the year	M/s Mindtree Info Solutions Pvt.	At the end of the year	Changes during the year	At the beginning of the year	M/s Immence (E) Technologies	At the end of the year	Changes during the year	At the beginning of the year	M/s Media Ventures India Pvt.		At the end of the year	Changes during the year	At the beginning of the year	M/s Blue stone Trade & finance	At the end of the year	Changes during the year	At the beginning of the year	GDA Finvest & Trade Pvt Ltd.,	
	31-03-2021		01-04-2020		31-03-2021		01-04-2020		31-03-2021		01-04-2020		31-03-2021		01-04-2020			31-03-2021		01-04-2020		31-03-2021		01-04-2020		ŝ
	1,020	NIL	1,020		1,200	NIL	1,200		1,800	NIL	1,800		37,150	NIL	37,150			41,090		41,090		\$ 67,300	N	67,300		NO. OI STIATES
	0 0.11%		0 0.11%		0 0.13%		0 0.13%		0 0.20%		0 0.20%		4.04%		4.04%			4.47%		4.41%		1.31%	1	1.31%	1	% OF IOIAL STATES
	1,020		% 1,020		6 1,200		6 1,200		1,800		1,800		37,150		37,150			41,090		41,090		01,300	006 23	000,10	000 53	
	20 0.11%		20 0.11%		00 0.13%		0.13%		0.20%		0.20%		0 4.04%		0 4.04%		2	4.47%		4.47 /0	1	1.51 %		1.51 /0		

For SWASTIK PIPE LIMITED

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Sandeep Bansal Director DIN:00165391

FOR SWASTIK PIPE LIMITED

DIN : GES

N At the beginning of the year DINESH KUMAR DHANDA-WTD 01-04-2020 NIL 0.00% NIL 0.00%

e, i

2,66,265		28.94%	2 66.265		31-03-2021	A UNCOUNTE YEAR	Γ
						At the end of the vear	
						Changes during the year	
			10	- 244			
						changes during the year	
2,66,265	2	28.94%	2,66,265		01-04-2020	A uie veginining of the year	T
						At the boginning of the user	
						SANDEEP BANSAL- WID	_
es % of total shares	No. of shares	% of total shares	No. of shares				
						Personnel	
reholdin	Cumulative Shareholding during the year		Shareholding at the beginning of the year	Keason	Date	and each Key Managerial	9
				,		Charabolding of pack Disaster	SN
				I Personnel:	ey Manageria	(v) Shareholding of Directors and Key Managerial Personnel:	(v) SI

8 10 9 At the end of the year At the beginning of the year At the end of the year Changes during the year At the beginning of the year Subhash Chander At the end of the year Changes during the year At the beginning of the year Om Prakash Aggarwal At the end of the year Changes during the year At the beginning of the year Agarwal Assignments Pvt. Ltd Changes during the year 31-03-2021 31-03-2021 31-03-2021 31-03-2021 01-04-2020 01-04-2020 01-04-2020 01-04-2020 NIL NIL NIL NIL 1,000 1,000 1,000 1,000 540 540 600 600 0.06% 0.06% 0.07% 0.07% 0.11% 0.11% 0.11% 0.11% 1,000 1,000 1,000 1,000 540 540 600 600 0.06% 0.06% 0.07% 0.11% 0.11% 0.11% 0.11% 0.07%

For SWASTIK PIPE LIMITED

Kumar Goel

Burendra Kumar Goel Director DIN : 08975800

For SWASTIK PIPE LIMITED N Sandeep Bansal Director DIN:00165391

i) Principal Amount	Indebtedness at the beginning of the financial year	Particulars		Indebtedness of the Company including interest outstanding/accrued but not due for payment.	V. INDEBTEDNESS		At the end of the year	Changes during the year	At the beginning of the year	6 BANANI SIKDAR- COMPANY	At the end of the year	Changes during the year	At the beginning of the year	4 SURENDRA KUMAR GOEL WTD	At the end of the year	Changes during the year	At the beginning of the year	4 RAJINDER KUMAR ANAND	At the end of the year	Changes during the year	At the beginning of the year	3 NARESH KUMAR BANSAL		At the end of the year
16422 37.467.00	the financial year	Secured Loans excluding deposits		cluding interest outstanding/acc			31-03-2021		01-04-2020	Y	31-03-2021		01-04-2020	WTD	31-03-2021		01-04-2020		31-03-2021		01-04-2020		0100 505	31-03-2021
3137,03,649.00	5	Unsecured Loans		rued but not due for payment.			NIL		NIL		NIL		NIL		NIL	1 .	NIL	х - 5 	1,040	1 020	1,020			NIL
		Deposits					0.00%	0.00%	0.00%		0.00%	0.00%	0.00%		0.00%	0.00%	0.00%			0.00%	0.11%	0 4 4 07		0.00%
	-	Total Inc					N	NIL	NIL		NIL	NIL	NIL	2	NIF	NIL	NIL			1 020	1,020	4 000		NIL
19559 21.116.00		Total Indebtedness	(Amt. Rs.)			ġ.	0.00%	0.00%	0.00%		0.00%	0.00%	0.00%		0.00%	0.00%	0.00%		1000 AUX 100	0.11%	0.00%	0 1 1 9/2		0.00%

Sandeep Bansal Director DIN:00165391

5 2 DIN : 08975 00

Total (i+ii+iii)	+ii+iii)	16422,37,467.00		3390,08,199.00	199.00		4	198	19812,45,666.00
Chang	Change in Indebtedness during the financial year	cial year							
* Addition	on	1		2178,65,337.00	,337.00			21	2178,65,337.00
* Reduction	ction	(2278,09,299.00)							
Net Change	ange	(2278,09,299.00)		2178,65,337.00	,337.00				(99,43,962.00)
Indebt	Indebtedness at the end of the financial year	rear	3	1 					
i) Princ	i) Principal Amount	14144,28,168.00	3 -	5188,15,001.00	,001.00		-	193	19332,43,169.00
ii) Inter	ii) Interest due but not paid		2	380,58	380,58,535.00				380,58,535.00
iii) Inte	iii) Interest accrued but not due	•)			a				I.
Total (i+ii+iii)	+ii+iii)	14144,28,168.00		5568,73	5568,73,536.00	14	ĩ	19:	19713,01,704.00
-	ь 7 У								
VI. RI	VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL	AND KEY MANAGERIAL P	ERSONNEL		de.				æ
A. Re	A. Remuneration to Managing Director, Whole-time Directors and/or Manager	Whole-time Directors and/or	Manager:						
SN.	Particulars of Remuneration	muneration				Name of MD/WTD/ Manager	/ Manager		Total Amount
		Name	SANDEEP	DINESH KUMAR	SUREN	SURENDRA KUMAR			(Rs)
		Designation	WTD	WTD		WTD			
-1	Gross salary								
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	ained in section 17(1) of the	4,80,000	4,80,000	-	2,00,000.00			11,60,000.00
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961(c) Profits in lieu of salary under section 17(3) Income- tax Act,	come-tax Act, 1961 section 17(3) Income- tax Act,	27,000				2		27,000.00
0	Stock Ontion								
ω	Sweat Equity								1
	Commission								1.
4	- as % of profit								
									,
5	 others, specify 								
	- others, specify Others, please specify				-				ç y i

For SWASTIK PIPE LIM TED

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Interest due but not paid

253,04,550.00

253,04,550.00

DIN : O

For SWASTIK PIPE LIMITED

Sandeep Bansal Director DIN:00165391

SN.	Particulars of Remuneration		Name o	Name of Directors		Total Amount
1						(Rs)
-	Independent Directors					
	Fee for attending board committee meetings	NIL	NIL	NIL		Si .
	Commission	NIL	NIL	NIL		1
	Others, please specify	NIL	NIL	NIL		1
	Total (1)	NIL	NIL	NIL		ĩ
2	Other Non-Executive Directors					r
	Fee for attending board committee meetings	NIL	NIL	NIL		
a start for and	Commission	NIL	NIL	NIL		
	Others, please specify	NIL	NIL	NIL		1
	Total (2)	NIL	NIL	NIL	a c	,
	Total (B)=(1+2)	NIL	NIL	NIL		•
1	Total Managerial Remuneration		Ser			11,87,000.00
	Overall Ceiling as per the Act					

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD

SN.	Particulars of Remuneration		Name of Key Managerial Personnel	inel	Total Amount
	Name	BANANI	4		(Rs)
	Designation	COMPANY			
-	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	4,55,000.00		in the second se	4,55,000.00
	(b) Value of perquisites u/s 17(2) Income-tax				
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961				
0	Stock Option				
3	Sweat Equity				

DIN:00165391 Director 19239100:0165391

For SWASTIK PIPE LIMITED

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4,55,000.00 1 r. 1 1 . 4,55,000.00 Others, please specify - others, specify - as % of profit Commission Total 5 4

VII. PENALTIES / PU	NISHMENT/ CON	VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:			
Type	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
A. COMPANY					
Penalty					
Punishment			NIL		*
Compounding		÷.			
B. DIRECTORS	t.			020	
Penalty					
Punishment			NIL		
Compounding					
			×		
C. OTHER OFFICERS IN DEFAULT	IN DEFAULT				
Penalty		0	4 		
Punishment			NIL	æ	
Compounding			£.		
				Ų	
	For SV	For SWASTIK PIPE LIMITED	For	For SWASTIK PIPE LIMITED	IMITED
					t mas

Sandeep Bansal Director

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Surendra Kumar Goel Director DIN : 09975800