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TWENTY- EIGHTH ANNUAL REPORT

Board of Directors	 Mr. Jagdish Agrawal Mr. Govind Gupta Director Mrs. Abha Agrawal Director Mr. Niranjan Agrawal Director Mr. Arvind Sapkal Director 	
Chief Financial Officer	: Mr. Sumit Agrawal	
Bankers	: UNION BANK ICICI Bank Ltd. Punjab National Bank	
Auditors	: M/s. Jaymin Shah & Associates Chartered Accountants, Ahmedabad.	
Secretarial Auditor	: M/s. Meenu Maheshwari & Associates Practicing Company Secretaries Ahmedabad	
Corporate Office	: 401, 3 rd EYE -II, Opp.Parimal Garden, C.G.Road, Ahmedabad - 380 006.	
Registered Office & Factory	: Survey No. 179/1, Village : Vasna-Iyava, Taluka : Sanand, District : Ahmedabad	
Website	: <u>www.ishitadrugs.com</u>	
Investors' Complaints may be addressed to	: MS. SRUSHTI PANDYA Company Secretary and Compliance Officer at Corporate office. E-mail: <u>investors@ishitadrugs.com</u>	
	ANNUAL GENERAL MEETING On Thursday, 30 th September, 2021 at 11.30 A.M.	

NOTICE TO THE SHAREHOLDERS

Notice is hereby given that the **TWENTY- EIGHTH ANNUAL GENERAL MEETING** of the Members of **ISHITA DRUGS ANDINDUSTRIES LIMITED** (CIN: L24231GJ1992PLC017054) will be held on Thursday, 30thSeptember, 2021 at 11.30a.m. at "The Cascade" Pam Inn Regency Hotel, Nr. HP Petrol Pump, Village Vasana Iyava, Taluka Sanand, Sanand Viramgam Highway, Gujarat 382170 to transact the following business:

ORDINARY BUSINESS :

- To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2021, together with the Reports of Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Mrs. Abha Agrawal (DIN 01589479), who retires by rotation and, being eligible, offers herself for re-appointment.
- To consider the re-appointment of M/s Jaymin Shah & Associates, Chartered Accountants (FRN No. 129406W) as the Statutory Auditor of the company for a period of one year:

"RESOLVED THAT pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 and rules framed there under, as amended from time to time, the Company hereby appoints M/s. Jaymin Shah & Associates, Chartered Accountants (FRN No. 129406W) as the Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting (AGM) till the conclusion of the next Annual General Meeting of the Company on such remuneration plus applicable taxes, out-of-pocket expenses, etc. as may be mutually agreed between the Board of Directors of the Company and the Auditors."

SPECIAL BUSINESS:

4. To Consider and, if thought fit, to pass with or without modification, the following resolution as a **SPECIAL RESOLUTION:**

"RESOLVED THAT in accordance with the provision of Sections 196, 197 and 203 read with Schedule V and any applicable provisions of Companies Act, 2013 and Companies (Appointment and Remuneration of Managerial Personnel) Rule, 2014 including any statutory modification thereto or re-enactment thereof for the time being in force and other approval, if required, Mr. Jagdishprasad Agrawal (DIN: 01031687), aged about 73 years, be and is hereby appointed as the Managing Director of the Company, for a period of Three years with effect from 1st October, 2021, not liable to retire by rotation, and the payment of such remuneration including salary and perquisites as laid out in draft agreement between Company and Mr. Jagdish Agrawal, which is within the limits prescribed under the Schedule V of the Companies Act."

"RESOLVED FURTHER THAT Board of Directors of the Company, be and is hereby authorised to alter and vary the

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said terms and conditions of appointment/ remuneration, subject to the same not exceeding the limits specified under Schedule V to the Companies Act, 2013 or any other statutory modification(s) or re-enactment thereof."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all the acts, deeds, things, matters as may be necessary or expedient to give effect of this Resolution."

Notes

- a) A member entitled to attend and vote in the meeting, is also entitled to appoint one or more proxies to attend and vote instead of him and not later than 48 hours before the time fixed for holding the meeting.
- b) Members are requested to advise immediately any change in their address to the Company.
- c) Corporate members intending to send their authorized representatives to attend the Meeting pursuant to section 113 of the Companies Act, 2013 are requested to send to the Company, a certified copy of the relevant Board Resolution/Authority letter, authorizing their representative(s) to attend and vote on their behalf at the Meeting.
- d) 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.
- e) Member Register and Share Transfer books shall remain closed from 24.09.2021 to 30.09.2021 (both days inclusive).
- f) Members may avail of the facility of nomination in terms of section 72 of the Companies Act, 2013 by nominating any person to whom their shares in the Company shall vest on occurrence of events stated in Form SH-13. Form SH-13 is to be submitted in duplicates to Big share Services Private Limited. (Big Share), RTA of the Company. In case of shares held in dematerialized form, the nomination has to be lodged with the respective Depository Participant.
- g) Relevant documents referred to in the accompanying notice and the Explanatory Statement thereto, are open for inspection at the registered office of the Company on all working days (barring Tuesday and Sunday) between 11.00 a.m. to 5.00 p.m. prior to the date of AGM.
- h) Members who have not registered their e-mail address so far are requested to register their e-mail address for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.
- i) In line with the 'Green Initiative in the Corporate Governance' launched by the ministry of Corporate affairs, Electronic Copy of the Notice of Annual General Meeting of the Company inter alia indicating the process and manner of e-voting along with Attendance slip and Proxy Form are being sent to all the members whose e-mail IDs are registered with the Company/Depository Participants(s) and have given their positive consent to receive the same through electronic means. Members other than above, physical copies of the Notice of the Annual General Meeting (AGM) of the Company inter alia indicating the process and manner of e-voting along with attendance slip

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and Proxy Form are being sent in the permitted mode.

- j) The Securities and Exchange Board of India (SEBI) has decided that securities of listed companies can be transferred only in dematerialized w.e.f. December 05, 2018 onwards. In view of the above and to avail various benefits of dematerialization, members are advised to dematerialize shares held by them in physical form
- k) Non Resident Indian members are requested to inform Big Share/ respective DPs, immediately of :
- i. Change in their residential status on return to India for permanent settlement.
- **ii.** Particulars of their Bank Account maintained in India with complete name, branch, account type, account number and address of the bank with pin code number, if not furnished earlier.
- Members may also note that the notice of Annual General Meeting will also be available on the Company's website www.ishitadrugs.com
- m)A route map showing directions to reach the venue of the Annual General Meeting is given as per requirement of Secretarial Standards-2 on General Meetings.

n) Voting through electronic means:

- i. 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) Regulations,2015 the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the 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 evoting") will be provided by National Securities Depository Limited (NSDL).
- ii. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.
- iii. The members who have cast their vote by remote evoting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- iv. The e-voting facility will be available during the voting period as indicated herein below :

ELECTRONIC VOTING EVENT NO. (EVEN) : 117349					
Commencement of e-voting	End of e-voting				
Monday 27 th September, 2021 at 10:00 am IST	Wednesday 29 th September, 2021 at 5:00 pm IST				

During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date of 23rd September, 2021 may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

v. The process and manner for remote e-voting are as under:

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

- I. Individual Shareholders holding securities in demat mode with NSDL.
- i. Existing IDeAS user can visit the e-Services website of NSDL Viz. <u>https://eservices.nsdl.com</u> either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section , this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period.
- ii. If you are not registered for IDeAS e-Services, option to register is available at <u>https://eservices.nsdl.com.</u> Select "Register Online for IDeAS Portal" or click at <u>https://eservices.nsdl.com/ SecureWeb/</u> <u>IdeasDirectReg.jsp</u>
- iii. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u>either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the i c o n "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.
- II. Individual Shareholders holding securities in demat mode with CDSL
- i. Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further

authentication. The URL for users to login to Easi / Easiest are <u>https://web.cdslindia.com/myeasi/home/login</u> or <u>www.cdslindia.com</u> and click on New System Myeasi.

- After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote.
- iii. If the user is not registered for Easi/ Easiest, option to register is available at <u>https://web.cdslindia.com/</u> <u>myeasi/Registration/EasiRegistration</u>
- iv. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. **NSDL** where the e-Voting is in progress.
- III. Individual Shareholders (holding securities in demat mode) login through their depository participants You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. NSDL and CDSL.

Login type	Helpdesk details				
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at <u>evoting@nsdl.co.in</u> or call at toll free no.: 1800 1020 990 and 1800 22 44 30				
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by s e n d i n g a r e q u e s t a t <u>helpdesk.evoting@cdslindia.com</u> or contact at 022- 23058738 or 022-23058542-43				

B) Login Method for e-Voting shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown

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on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at <u>https://eservices.nsdl.com/</u> with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below :

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company
	For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Password details for shareholders other than Individual shareholders are given below:
 - a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the pdf file. The password to open the.pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid

two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.

- d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-voting system.

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period now you are ready for e-Voting as the Voting page opens.
- Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 4. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 5. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 6. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1. 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. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to <u>maheshwarics@yahoo.com</u> with a copy marked to <u>evoting@nsdl.co.in.</u>
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of <u>www.evoting.nsdl.com</u> or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to <u>evoting@nsdl.co.in</u>

Process for those shareholders whose email ids are not registered with the depositories/ company for procuring user id and password and registration of e mail ids for evoting for the resolutions set out in this notice: Shareholders may send a request to <u>evoting@nsdl.co.in</u> for procuring user id and password for e-voting by providing below mentioned documents.

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card).
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card). If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e.<u>Login method for e-Voting for Individual shareholders holding securities in demat mode</u>.

Please note the following:

- i. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- ii. Meenu Maheshwari, Practicing Company Secretary of Meenu Maheshwari& Associates has been appointed as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting and remote e-voting process in a fair and transparent manner.
- iii. The Chairman shall, at the AGM, 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 "Ballot Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- iv. The Scrutinizer shall after the conclusion of voting at the Annual General Meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- v. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company (www.ishitadrugs.com) and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited, Mumbai.

By order of the Board of Directors For Ishita Drugs & Industries Ltd.

Place: Ahmedabad Dated: 30th June, 2021 Sd/-Abha Agrawal Director

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EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF COMPANIES ACT, 2013

Item No.2

Mrs. Abha Jagdishprasad Agrawal (DIN: 01589479) is Non-Executive Director of the Company. She retires by rotation, and being eligible, has offered herself for re-appointment. No remuneration is proposed to be paid to her.

Additional information on Director recommended for re-appointment as required under Regulation 36 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 and Secretarial Standards – 2 as prescribed by the Institute of Company Secretaries of India is provided in Annexure 1 hereto.

None of the Directors, except Mrs. Abha Jagdishprasad Agrawal, and Mr. Jagdish Agrawal, Managing Director of the Company, are in any way concerned or deemed to be interested in the proposed resolution at Item No. 2 of the Notice.

The Board of Directors of your Company recommends that the Resolution under Item No. 2 be passed in the interest of the Company.

ANNEXURE 1

Name of the Director :	Mrs. Abha Agrawal					
DIN :	01589479					
Age & Date of Birth :	70 years, February 12, 1951					
Date of first appointment on the Board :	05.02.1992					
Qualifications:	M. A. (Psychology)					
Directorship in other Companies :	 Ishita Overseas Private Limited Anvi Lifesciences Private Limited 					
Membership of Committee	Member of : 1. Nomination and Remuneration Committee 2. Stakeholders Relationship Committee					
No. of Board Meetings attended during the Financial Year 2019-20 :	5/5 (Five)					
No. of shares held in the Company:	1, 92,537 (6.44%)					
Relationship with other Directors / KMP	No relationship with any Directors / KMP except : Mr. Jagdish Agrawal, Managing Director (Spouse) Mr. Sumit Agrawal, CFO (Son)					
Proposed Remuneration	NIL					

Item No.4

Mr. Jagdishprasad Agrawal (DIN:01031687) was appointed as Managing Director of the Company for a period of three years by passing a Special Resolution by the shareholders at the Annual General Meeting of the Company held on 29th September, 2018 at a remuneration as per Schedule V of the Companies Act, 2013.

The present term of Mr. Jagdishprasad Agrawal expires on 30th September, 2021. It is, therefore, proposed to re-appoint Mr. Jagdishprasad Agrawal as Managing Director of the Company in the ensuing Annual General Meeting for the further period of three years with the effect from 1st October, 2021, under Schedule V of the Companies Act.

In accordance with the provision of section 203 and Schedule V of the Companies Act, 2013 a Person who has attained the age of 70 years and above can be appointed as Managing Director only by passing Special Resolution, in which case, the explanatory statement annexed to the notice for such motion shall indicate the justification for appointing such person. Since Mr. Jagdishprasad Agrawal is aged about 73 years, a special resolution is included in the notice seeking approval of the shareholder for his re-appointment as a Managing Director of the Company. Further in case of inadequate profit or no profit, the Managing Director can be appointed under Schedule V of the Companies Act, 2013 up to a period not exceeding three years by the shareholders

passing Special Resolution in the Annual General Meeting. Re-appointment and remuneration proposed to be paid to Mr. Jagdishprasad Agrawal, Managing Director has also been recommended by the Nomination and Remuneration Committee. The remuneration is within the limits permissible under Schedule V of the Act.

Mrs. Abha Agrawal being related to Mr. Jagdishprasad Agrawal, may also be deemed to be interested in the said resolution. None of the other directors of the Company are concerned or interested in the proposed resolution.

Explanatory Statement regarding the Agreement between Managing Director and The Company :

As required by section 102 of the Companies Act, 2013, the following explanatory statement sets out all material facts relating to the Agreement between Mr. Jagdishprasad Agrawal and Ishita Drugs and Industries Limited, regarding terms and conditions sets out between them.

Mr. Jagdishprasad Agrawal is looking after the overall management of the Company. For his re-appointment as Managing Director the terms and conditions regarding his appointment and remuneration is given below:-

 Salary: The Managing Director shall be paid in the range between ₹ 350000 - ₹ 600000 within which his basic

salary, house rent allowance, special allowances, LTA, other allowances etc. would be determined, with annual increments as may be decided by the Board of Directors of the Company in accordance with the Company's policy and Schedule V of the Companies Act, 2013.

II. Perquisites: In addition to Salary Mr. Jagdishprasad Agrawal will be entitled to the following perquisites/benefits.

> <u>CATEGORY-A</u>

1. Medical Reimbursement

Expenses incurred for the Director and his family, subject to the ceiling of one month's salary over a period of one year. It may include, inter-alia, payment of premium for health insurance for the Director and his family, within the limits as mentioned earlier.

2. Leave travel Concession

For self and his family once in a year in accordance with the rules of the Company. It may include, inter-alia, direct payment for tickets for the Director and his family, for hotel bookings and other travel arrangements.

 Personal Accidental Insurance For personal Accidental Insurance the premium is not exceeding ₹ 50000/- P.A.

CATEGORY – B

- 1. Company's contribution towards provident fund as per the rules of the Company.
- 2. Company's contribution towards superannuation fund as per the rules of the Company.
- 3. Gratuity as per the rules of the Company not exceeding one half month's salary for each completed year of service as a Director.

> <u>CATEGORY-C</u>

- 1. Free telephone facility at residence.
- 2. Car facility along with driver including fuel expenses, vehicle maintenance expenses etc.
- Leave on full salary and perquisites for a period of one month for every eleven months services. Leave accumulated but not availed of, will be allowed to be encashed.
- The director shall also be entitled to entertainment expenses, gifting expenses related to the business of the Company.

The remuneration, inclusive of salary and perquisites, of Mr. Jagdishprasad Agrawal would be governed by and subject to the ceiling prescribed under schedule V of the Companies Act, 2013, or any other amendment, modification, verification or re-enactment thereof.

The explanatory statement together with the notice should be treated as an abstract of the terms of Agreement and memorandum of concern or interest under section 190 of the Companies Act, 2013. Mr. Jagdishprasad Agrawal is deemed to be concerned or interested in Resolution which pertains to his appointment and remuneration payable to him. Further Mrs. Abha Agrawal is deemed to be concerned in this resolution being relative of Mr. Jagdishprasad Agrawal. Other than that none of the director is concerned or interested in this Resolution.

> The following additional detailed information as per section II of schedule V is as follows

I. General Information About the Company

- The Company is engaged in the business of manufacturing various APIs (Active Pharma Ingredients) and drug intermediates. It has built up the reputation as a manufacturer of "high quality" products and is known for its ethical dealing in business. The Company supplies its products to leading pharmaceutical companies and also being export to various countries across the world.
- a. Date or expected date of Commencement of Commercial production: The Company was incorporated on 5th February, 1992 as a Public Limited Company and the Certificate of Commencement of Business was obtained on 14th February, 1992. The Company had Commenced commercial production by late 1997.
- b. In case of a new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus : Not Applicable as Company is old and established company
- c. Financial performance based on given indicators: It is already described in Directors Report as well as Auditors Report forming part of the Annual Report of the Company.
- d. Foreign Investment or collaborations, if any: The Company has not entered into any foreign collaboration and not made any foreign investment.

II. Information about the appointee:

Mr. Jagdish Agrawal, Managing Director of the Company, has been associated with the company since from the primary stage of the Company. His current tenure is for a period of 3 years which expires on 30th September 2021 and it is proposed to re-appoint him for a further period of 3 years.

Mr. Jagdish Agrawal is a highly qualified person with B.E. (Chemical Engineering) from U.D.C.T. Mumbai and a M.S. (Chemical Engineering) from University of Florida, USA. He has nearly 50 years of experience in the chemicals and pharmaceuticals industry and is widely acknowledged as an industry expert. He is a member of various Govt. Committees and Industry Association committees, in an advisory and executive role. He is also a first generation entrepreneur and often lectures at prestigious institute of Ahmedabad on that subject. He was honored with the UDYOG PATRA Award in 1982 at the hands of Vice-President of India.

He has been at the helm of your company for many years and is responsible for the overall strategic growth of the Company as well as the day-to-day functioning of the Company. Being an industry expert, he provides invaluable technical guidance to the production department and is fully involved at the micro level with all issues pertaining to the factory and production. He is also liasoning with various regulatory bodies and govt. department.

Under his leadership, Company was declared as the "BEST SME FOR CORPORATE GOVERNANCE (SMALL)" at the Business Today – Yes Bank SME Awards 2011 in New Delhi. The award is a reflection of the high ethical standards and transparency adopted by the

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Company, under the leadership of Mr. Jagdishprasad Agrawal, in its business dealings and serving of shareholders' interest. It is under his guidance that the Company has earned its highest ever Net Profit during the year ended March 31, 2021.

The present remuneration of the Managing Director includes a salary of ₹280000/- P.M. and other perquisites. It may be mentioned that by pharma industry standards, even compared to other industries of similar size, the remuneration is quite low, looking to the experience, expertise and profile of Mr. Jagdishprasad Agrawal.

It is now proposed to re – appoint Mr.Jagdishprasad Agrawal at a salary range of ₹ 350000 - ₹ 600000 per month and other perquisites, as per the details given in the Notice to the AGM with the Explanatory statement(s) forming part of the Notice, subject to the approval of the shareholders.

Mr. Jagdishprasad Agrawal is related to Mr. Sumit Agrawal, CFO of your Company and Mrs. Abha Agrawal, Director of your Company.

III. Other Information

The company is presently in a phase of financial consolidation. The difficult times faced by the company during its initial years of operation had resulted in carried forward losses, which the company has been able to wipe off in the subsequent few years. Since then, the company has built up its reserves. On account of its prior experiences, the company is presently working in certain low volume high margin niche products and also limiting its sales to few prestigious customers. Consequently, the profits of the company are presently seen to be inadequate.

However, the company is now focusing on adjusting its growth strategy with the rapidly changing economic scenario. The present consolidation phase will provide a good launching pad of the Company.

IV. Disclosures

The information and disclosures of the remuneration package of the Managerial Personnel have been mentioned in the Annual Report in the Corporate Governance Report Section under the heading "Remuneration paid/ payable to Managing / Executive Director (Whole time Director) for the year ended on 31st March, 2021".

The proposed remuneration of the Managing Director is within the ceiling limits prescribed in schedule V of the Companies Act, 2013. The proposed salary has been approved by a Nomination & Remuneration Committee.

The explanatory statement together with the notice should be treated as an abstract of the terms of Agreement and Memorandum of concern or interest under section 190 of the Companies Act, 2013. Mr. Jagdishprasad Agrawal is deemed to be concerned or interested in Resolution which pertains to his re-appointment and remuneration payable to him. Further Mrs. Abha Agrawal is deemed to be concerned in this

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resolution being relative of Mr. Jagdishprasad Agrawal. Other than that none of the director is concerned or interested in this Resolution.

> By order of the Board of Directors For Ishita Drugs & Industries Ltd.

Place: Ahmedabad Dated: 30th June, 2021 Sd/-Abha Agrawal Director

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DIRECTORS' REPORT

Dear Shareholders,

We have pleasure in presenting the Twenty- Eighth Annual Report together with the Audited Financial Statement for the year ended on 31stMarch, 2021.

FINANCIAL RESULTS

FINANCIAL RESULTS	<u>₹ in Lacs</u>	
	For the year ended <u>31.03.2021</u>	For the year ended <u>31.03.2020</u>
Turnover & other incomes	1426.26	1499.46
Operating gross profit	123.15	92.56
Financial Charges	(3.16)	(3.47)
Depreciation	(14.61)	(17.75)
Profit before tax & after exceptional items	105.37	71.34
Provision for Income Tax	(23.00)	(17.50)
Provision for Deferred Tax	0.59	0.87
Net profit / loss (-)	82.96	54.17

REVIEW OF BUSINESS OPERATIONS & FINANCIAL ERFORMANCE

The Board is pleased to report that despite the COVID-19 pandemic and the consequent lockdowns and other challenges, the total revenues of the company have only slightly gone down by 4.88%, from ₹ 1499.46 lakh in the previous year to ₹1426.26 lakh during the year under review. This was possible due to increase in export sales of the company, which compensated for the decline in domestic sales of the company, on account of COVID-19.

Despite the slight dip in total revenues, the operating profits of the company has gone up from ₹ 92.56 lakh in the previous year to ₹ 123.15 lakh during the year under review, an increase of nearly 33%. This was mainly due to higher sales realisation for the Company's products and higher income from investments.

The increased operating profits have led to an increase in the Net Profits of the company to ₹ 82.96 lakh in the year under review compared to ₹ 54.71 lakh in the previous year, an increase of 51.64%. The Board is pleased to report that this is the highest ever net profit earned by the company.

IMPACT OF COVID-19 & FUTURE OUTLOOK

The COVID-19 pandemic has greatly affected the economic scenario in the country and around the world. The Company's products - Bulk Drugs / Medicines ~ were declared as "Essential Commodities" by the Govt. of India and consequently, the factory was permitted to operate throughout the lockdown during the year under review. Despite this, due to migration of labour, lack of raw materials, non-availability of goods transport, problems in movement of staff and labour, the operations of the Company were impacted to some extent. However, the Company had better margins and higher net profits during the year under review.

While the situation had largely normalized, the 2nd wave of COVID-19 during the 1st quarter of the current year is likely to again impact the operations and revenues of the Company. Thus, the ongoing pandemic is likely to have some impact on the business of the Company during the current year; but it is difficult to quantify or estimate the same presently. However, it

must be mentioned that the Company has no liquidity concerns, and has adequate funds to meet all its statutory and other financial obligations.

During the year under review, the Govt. of India had given some relaxation to the API industry in the procedure to be adopted for obtaining Environmental Clearances (EC). Taking advantage of the scheme, your Company has applied for the same during the year under review. The Company is hopeful of being granted the same during the current year. On obtaining the EC and other local Consents, the Company would be in a position to add new products to its portfolio and / or manufacture additional quantities of products. This would help the company to achieve better growth in its revenues in the long term.

SHARE CAPITAL

There is no change in share capital during the year. The Authorised Capital of the Company as on the date of balance sheet is ₹ 3,50,00,000/- (Rupees Three Crores Fifty Lakhs Only) divided in to 35,00,000 Equity share of ₹10/- each. The Paid up Capital of the Company is ₹ 2,99,03,000/-(Rupees Two Crores Ninty Nine Lakhs Three Thousand Only) divided in to 29,90,300 Equity share of ₹10/- each.

DIVIDEND

Keeping in view the future strategic initiatives of the Company, the Board has not recommended any dividend for the year ended 31st March, 2021.

DETAILS IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROLS WITH REFERENCE TO THE **FINANCIAL STATEMENTS**

The Company has adequate and effective internal controls to provide reasonable assurance on achievement of its operational, compliance and reporting objectives. The Company has reviewed and discussed with the Management the Company's major financial risk exposures and taken steps to monitor and control such exposure.

DETAILS OF SUBSIDIARY/JOINT VENTURES /ASSOCIATE COMPANIES

Your Company does not have any Subsidiary or Joint Venture or Associate Company.

DEPOSITS

During the year ended March 31, 2021, the Company has not accepted any public deposits and as such, no amount on account of principal or interest on public deposits were outstanding as on the date of the Balance Sheet.

EXTRACT OF THE ANNUAL RETURN

The extract of the annual return in Form No.MGT - 9 shall form part of the Board's report and is set out as Annexure A to this Report.

DISCLOSURES RELATING TO MANAGERIAL REMUNERATION

The information required under Section 197 of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in

respect of Directors / employees of your Company is set out in **Annexure B** to this report. Company does not have any employee, who was in receipt of remuneration in excess of limits specified in the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

STATUTORY AUDITORS:

Pursuant to the provisions of Section 139 and other applicable provisions, if any of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, including any amendments if any thereof, Company appoints M/s Jaymin Shah & Associates, Chartered Accountants (FRN: 129406W) as Statutory Auditors of the Company, for the period of one year i.e. from the conclusion of this (28th) AGM till the conclusion of next (29th) AGM of the Company.

The Auditors' Report on the financial statements for the financial year 2020-21 does not contain any qualification, reservation, or adverse remarks. The remarks made in the Auditors' report are self explanatory.

SECRETARIAL AUDIT

A Secretarial Audit Report given by Ms. Meenu Maheshwari, Practicing Company Secretary [COP No. 8953] is set out as **Annexure C** and Certificate of Non disqualification of Directors as **Annexure D** to this Report. The Secretarial Audit Report does not contain any qualification, reservation or adverse remark or disclaimer.

NUMBER OF BOARD MEETINGS CONDUCTED DURING THEYEAR

During the year under review, 5 (Five) meetings of the Board of Directors were held. Details on Composition of the Board and its Committees, including the dates and terms of reference is provided in the Corporate Governance Report which forms part of this Annual Report.

MATERIAL CHANGES AND COMMITMENTS

There are no such material changes and commitments, affecting the financial position of the Company which has occurred between the end of the financial year ended on March 31, 2021 and the date of report.

PARTICULARS OF EMPLOYEE

There are no employees employed by the Company throughout the financial year or for a part of the financial year who were drawing remuneration above the limits provided in section 197 (12) of the Companies Act, 2013 read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and therefore there are no details required to be given in the report.

DIRECTORS AND KEY MANAGERIAL PERSONNEL:

(a) Mr. Jagdishprasad Agrawal (DIN: 01031687): The present term of Mr. Jagdishprasad Agrawal expires on 30th September, 2021. It is, therefore, proposed to reappoint Mr. Jagdishprasad Agrawal as Managing Director of the Company for a further period of three years with effect from 1st October, 2021, under Schedule V of the Companies Act.

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- (b) Mrs. Abha Agrawal (DIN: 01589479) retires by rotation, and being eligible, has offered herself for re-appointment. The Board has recommended her re-appointment.
- (c) Mr. Prakash Rastogi (DIN: 00110862) resigned as a Director during the year under review, due to personal reasons. The Board at its meeting held on 30th June, 2020 accepted his resignation. The Board was appreciative of his contribution and guidance to the Company during his tenure.
- (d) Declaration by an Independent Director(s): A declaration by an Independent Directors that they meet the criteria of independence as provided in sub-section (7) of Section 149 of the Companies Act, 2013 has been received and there has been no change in the circumstances affecting their status as Independent Directors of the Company.

PARTICULARS OF LOANS GUARANTEES OR INVESTMENTS UNDER SECTION 186

The company has not given any loans or guarantees covered under the provisions of section 186 of the Companies Act, 2013. The details of the investments made by company are given in the notes to the financial statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

The particulars of every contract or arrangements entered into by the Company with related parties referred to in subsection (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto shall be disclosed in Form No. AOC-2. However Company has not entered in any transaction attracting provision of Section 188 of Companies Act, 2013. Hence AOC-2 is not required to be attached.

DIRECTOR RESPONSIBILITY STATEMENT:

Your Directors confirm:

- i. In the preparation of annual accounts, the applicable accounting standards have been followed;
- ii. The Directors have 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 ended 31st March, 2021 and of the profit of the Company for the financial year ended 31st March, 2021;
- iii. The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of Companies Act, 2013, for safeguarding the assets of the Company for preventing and detecting fraud and other irregularities;
- iv. The Directors have prepared the annual accounts on a going concern basis.
- v. They have laid down internal financial controls, which are adequate and are operating effectively:
- vi. The Directors have devised proper system to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

RISK MANAGEMENT POLICY

A statement indicating development and implementation of a risk management policy for the Company including identification therein of elements of risk, if any, this in the opinion of the Board may threaten the existence of the company.

The Board of Directors has duly developed and implemented a risk management policy for the company. The Policy mandates the ways in which respective risks are expected to be mitigated and monitored.

CODE OF CONDUCT

The Board has laid down a Code of Conduct for Board Members and for Senior Management and Employees of the Company ("Code"). All the Board Members and Senior Management Personnel have affirmed compliance with these Codes. A declaration signed by the Managing Director to this effect is enclosed at the end of this Report.

The Board has also laid down a Code of Conduct for Independent Directors pursuant to section 149(8) and Schedule IV to the Companies Act, 2013 via terms and conditions for appointment of Independent Directors, which is a guide to professional conduct for Independent Directors and is uploaded on the website of the Company.

DETAILS OF ESTABLISHMENT OF VIGIL MECHANISM FOR DIRECTORS AND EMPLOYEES

The Company promotes ethical behavior in all its business activities and has put in implementation of a mechanism wherein the Employees are free to report illegal or unethical behavior, actual or suspected fraud or violation of the Company's Codes of Conduct or Corporate Governance Policies or any improper activity to the Chairman of the Audit Committee of the Company or Chairman of the Company or the Compliance Officer.

The Whistle Blower Policy has been appropriately communicated within the Company. Under the Whistle Blower Policy, the confidentiality of those reporting violation(s) is protected and they are not subject to any discriminatory practices. No personnel have been denied access to the Audit Committee.

DISCLOSURE UNDER THE SEXUAL HARRASMENT OF WOMAN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL ACT, 2013)

The Company has been employing about one woman employee. The Company has in place an Anti harassment Policy in line with the requirements of the Sexual Harassment of Woman at Workplace (Prevention, Prohibition and Redressal) Act, 2013. Internal Complaint Committee is set up to redress complaints received regularly, is monitored and directly report to the Chairman & Managing Director. There was no complaint received from employee during the financial year 2020-21 and hence no complaint is outstanding as on 31.03.2021for redressal.

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

There are no significant/material orders passed by the

Regulators or Courts or Tribunals impacting the going Concern status of your Company and its operations in future.

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

The statement containing the necessary information required under Section 134 of the Companies Act, 2013, read With Rule 8(3) of the Companies (Accounts) Rules, 2014 [Chapter IX] is annexed herewith as **Annexure E**.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis, for the year under review, as stipulated in SEBI (LODR), 2015, is presented in a separate section forming part of this Annual Report.

CORPORATE GOVERNANCE

Provisions of Regulation 27 of the SEBI (Listing Obligation & Disclosure Requirements) Regulations 2015, relating to Corporate Governance are not applicable to the Company. However, with a view to increase investors' trust and transparency in its operations, the Board has decided to voluntarily adopt and follow some of the provisions of the aforesaid regulations. A separate Report on Corporate Governance forms part of this Annual Report.

ACKNOWLEDGMENT

The Directors place on record deep appreciation and gratitude for the co-operation and assistance received by the Company from the staff and employees. The Board further thanks bankers, business associates, regulatory and government authorities for their continued support to the Company.

For and on behalf of the Board

Place: Ahmedabad Dated: 30th June, 2021 Sd/-Jagdish Agrawal Managing Director

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ANNEXURE A TO THE BOARD'S REPORT

EXTRACT OF ANNUAL RETURNS AS ON 31st MARCH 2021

Form No. MGT-9

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

I. REGISTRATION AND OTHER DETAILS:

1.	CIN	L24231GJ1992PLC017054
2.	Registration Date	5 th February 1992
3.	Name of the Company	ISHITA DRUGS & INDUSTRIES LTD
4.	Category of the Company	PUBLIC COMPANY
	Sub-Category of the Company	COMPANY HAVING SHARE CAPITAL
5.	Address of the Registered office and contact	SURVEY NO.179/1, VILLAGE VASNA-IYAVA, TAL SANAND,
	details	DIST AHMEDABAD. Contact : <u>ishitadrugs@gmail.com</u>
6.	Whether listed company	Yes
7.	Name, Address and Contact details of Registrar	Bigshare Services Private Limited, A-802, Samudra Complex,
	and Transfer Agent, if any	Near Girish Cold Drinks, Off C.G. Road, Navrangpura,
		Ahmedbad - 380009
		Contact : <u>bssahd@bigshareonline.com</u>

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

Sr.No.	Name and Description of main products/ services	NIC Code of the Product/ service	% to total turnover of the company		
1	Manufacture of Bulk Drugs, Fine Chemicals and Intermediates	2100	100%		

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

The Company does not have any holding, subsidiary or associate company.

IV. <u>SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)</u> i. Category-wise Share Holding

Category of No. of Shares held at the beginning of the year					No. of Shares held at the end of the year				% Change during The year
	Demat	Physical	Total	%of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoter				Sildles				Silares	
1) Indian									
a) Individual/ HUF	1001575	0	1001575	33.49	1004155		1004155	33.58	0.09
b) Central Govt									
c) State Govt(s)									
d) Bodies Corp	427300	0	427300	14.29	427300	0	427300	14.29	0.00
e) Banks / Fl									
f) Any Other									
Sub-total(A)(1):-	1428875	0	1428875	47.78	1431455		1431455	47.87	0.09
2) Foreign									
g) NRIs-Individuals									
h) Other-Individuals									
i) Bodies Corp.									
j) Banks / Fl									
k) Any Other									
Sub-total(A)(2):-									

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B. Public Shareholding	1 1								
1. Institutions									
a) Mutual Funds									
b) Banks / Fl									
c) Central Govt									
d) State Govt(s)									
e) V. C. Funds									
f) Ins. Companies									
g) FIIs									
h) Foreign Venture									
Capital Funds									
i) Others (specify)									
Sub-total(B)(1)									
2. Non Institutions									
a) Bodies Corp.									
(i) Indian	86994	3100	90094	3.01	86052	3100	89152	2.98	(0.03)
(ii) Overseas									
b) Individuals									
(i) Individual	649656	442265	1091921	36.52	565115	441765	1006880	33.67	(2.85)
shareholders									
holding nominal									
share capital upto									
` 2 lakh									
(ii) Individual	252439	0	252439	8.44	353040	0	353040	11.81	3.37
shareholders									
holding nominal									
share capital in									
excess of									
Rs 2 lakh									
c) Others - NRIs									
(i) Clearing Members	19	0	19	0.00	87	0	87	0.00	0.00
(ii) NRI	94115	0	94115	3.15	83280	0	83280	2.79	(0.37)
(iii) NBFC Registered	11500	0	11500	0.38	11500	0	11500	0.38	0.00
with RBI									
(iv) Trusts	100	0	100	0.00	100	0	100	0.00	0.00
(v) HUF	21237	0	21237	0.71	14806	0	14806	0.50	(0.21)
Sub-total(B)(2)	1116060	445365	1561425	52.21	1113980	444865	1558845	52.13	(0.09)
Total Public	1116060	445365	1561425	52.21	1113980	444865	1558845	52.13	(0.09)
Shareholding									
(B)=(B)(1)+(B)(2)									
C. Shares held by									
Custodian for GDRs									
& ADRs									
& ADRs Grand Total									
	2544935	445365	2990300	100.00	2545435	444865	2990300	100.00	0.00

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ii. Shareholding of Promoters

Sr. No	Shareholder's Name	Sharehold the year	ling at the b	eginning of	Sharehol the year			
		No. of Shares	% of total Shares	%of Shares Pledged to total shares	No. of Shares	% of total Shares	% of Shares Pledged to total shares	% change in share holding during the year
1.	AGRAWAL JAGDISHPRASAD G	85000	2.84	NIL	85000	2.84	NIL	0.00
2.	ABHA AGRAWAL	189957	6.35	NIL	192537	6.44	NIL	0.09
3.	JAGDISH AGRAWAL	205259	6.86	NIL	205259	6.86	NIL	0.00
4.	ISHITA AGRAWAL	25140	0.84	NIL	25140	0.84	NIL	0.00
5.	SUMIT AGRAWAL	231969	7.76	NIL	231969	7.76	NIL	0.00
6.	DIVYA SUMIT AGRAWAL	104150	3.48	NIL	104150	3.48	NIL	0.00
7.	UMANG FINANCIALSERVICES LTD.	297300	9.94	NIL	297300	9.94	NIL	0.00
8.	ISHITA OVERSEAS PVT.LTD.	130000	4.35	NIL	130000	4.35	NIL	0.00
9.	SUMIT AGRAWAL (HUF)	60000	2.01	NIL	60000	2.01	NIL	0.00
10.	VIRENDRA AGRAWAL	100	0.00	NIL	100	0.00	NIL	0.00
11.	VARLIKA SUMIT AGRAWAL	40000	1.34	NIL	40000	1.34	NIL	0.00
12.	KRISHN SUMIT AGRAWAL	60000	2.01	NIL	60000	2.01	NIL	0.00
	Total	1428875	47.78	NIL	1431455	47.87	NIL	0.09

iii. Change in Promoters' Share holding

Sr. no	Name of shareholders	Shareholding at the beginning of the year		Decrease	Increase		ative Shareholding end of the year
		No. of shares	% of total shares of the company			No. of shares	% of total shares of the company
1.	Abha Agrawal	189957	6.35	0	2580	192537	6.44

iv. <u>Shareholding Pattern of top ten Shareholders as on 31.03.21:</u> (Other than Directors, Promoters, IEPF and Holders of GDRs and ADRs):

Sr. no	Name of shareholders	Shareholding at the beginning of the year		Cumulative Shareholding at the end of the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1.	FOREVER MERCHANTS PVT. LTD.	71490	2.39	71490	2.39
2.	NARENDRAKUMAR BHAGWANDAS GUPTA	NIL	NIL	64647	2.16
3.	PATEL BHUPESH VAHALABHAI	NIL	NIL	60142	2.01
4.	SANGEETHA S	50000	1.67	50000	1.67
5.	RAMESHWAR NATH PANDEY	5740	0.19	41016	1.37
6.	MOHAMMAD ALI	34378	1.15	31378	1.05
7.	NEKA DIPAK SHAH	30000	1.00	30000	1.00
8.	VINOD DAHYALAL KOTHARI	29786	1.00	29786	1.00
9.	ANILA DAHYALAL KOTHARI	28941	0.97	28941	0.97
10.	SAMU SALAHUDEEN MARICAR	32935	1.10	25000	0.84
	TOTAL	283270	9.47	432400	14.46

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V. INDEBTEDNESS

Indebtedness of the Company including interest outstanding /accrued but not due for payment

	Secured Loans	Unsecured	Deposits	Total
	excluding deposits ₹	Loans ₹	₹	Indebtedness ₹
Indebtedness at the beginning of the financial year				
i) Principal Amount	28,80,154			28,80,154
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total(i+ii+iii)	28,80,154			28,80,154
Change in Indebtedness during the financial year				
- Addition				
- Reduction	24,60,668			24,60,668
Net Change	24,60,668			24,60,668
Indebtedness at the end of the financial year				
i) Principal Amount	4,19,486			4,19,486
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)	4,19,486			4,19,486

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director

SI. No.	Particulars of Remuneration	Mr. Jagdish Agrawal	Total Amount (₹)
1.	Gross salary	33,60,000	33,60,000
2.	Stock Option	0	0
3.	Sweat Equity	0	0
4.	Commission	0	0
5.	Others, please specify	0	0
6.	Total (A)	33,60,000	33,60,000
	Ceiling as per the Act*		84,00,000

* Remuneration to Managing Director is within the limits prescribed under Schedule V to the Companies Act, 2013

B. Remuneration to other Directors:

No remuneration including seating fees is being paid to any other Director.

C. Remuneration to Key Managerial Personnel Other Than MD

SI. no.	Particulars of Remuneration	Key Manageri		
		CFO	CS	Total ₹
1.	Gross salary	31,80,000	2,45,700	34,25,700
2.	Stock Option	0	0	0
3.	Sweat Equity	0	0	0
4.	Commission	0	0	0
5.	Others, please specify	0	0	0
6.	Total	31,80,000	2,45,700	34,25,700

VII. PENALTIES/ PUNISHMENT /COMPOUNDING OF OFFENCES :

No penalties/punishment/compounding of offences were levied under the Companies Act, 2013.

ANNEXURE B TO THE BOARD'S REPORT

Information required under section 197 of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rule, 2014

A. Ratio of Remuneration of each Director to the median remuneration of all the employees of your Company for the financial year 2020-21 is as follows:

Name of	Total	Ratio of remuneration
Director	Remuneration	of Director to the
	(₹)	median remuneration
Mr. Jagdish Agrawal	33,60,000/-	12.50

Notes: No remuneration is being paid to any other director. The median remuneration for all employees of the company has been calculated only for employees working with the company as on March 31, 2021.

B. Details of percentage increase in the remuneration of Director and CFO in the financial year 2020-21:

Name	Designation	Remuneration in ₹		Increase
		(Per Month)		
		2020-21	2019-20	(%)
Jagdish Agrawal	M. D.	2,80,000	2,80,000	0.00
Sumit Agrawal	CFO	2,65,000	2,65,000	0.00

C. Percentage increase in the median remuneration of all employees in the FY 2020-21 $\,$

It is not practical to ascertain the above as the type and number of employees at different levels has changed between FY 2019-20& FY 2020-21.

D. Number of permanent employees on the rolls of the Company as on 31.03.21: 17 (Seventeen)

E. Explanation on the relationship between average increase in remuneration and Company performance:

There was an increase of 2.65% in remuneration of all employees in the financial year 2020-21 as compared to the financial year 2019-20. Despite the uncertainty amid the COVID-19 pandemic, the increase was essential to retain employees and possible due to better operating and net profit margins during the year. Remuneration of only those employees was considered who were with the company in 2019-20 and 2020-21.

Particulars	Growth (%)
Total Revenues	(4.88)
Operating Profit	33.05
Profit After Tax	51.64

Your company offers competitive compensation to its employees. Also, the company has to offer salaries as per the prevailing industry rates, irrespective of the performance, to retain the employees. This ensures a healthy work environment and job satisfaction for the employees. Hence, there would be a positive co-relation in the increase in remuneration of the employees and the performance of the Company. However, a perfect co-relation will not be visible given the dependency of performance of the Company on other external factors.

F. Comparison of the remuneration of the Key Managerial Personnel against the performance of Your Company:

There was no increase in the remuneration of the Key Managerial Personnel during the FY 2020-21 while the net profits of the company increased by 51.64% in the year 2020-21 compared to 2019-20.

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G. Details of Share price and market capitalization

	As on 31 st	As on 31 st	Increase /
	March 2021	March 2020	(Decrease) (%)
Closing Market Price	30	10.95	173.97
on BSE			
Price Earnings Ratio	10.81	5.98	80.68
Market Capitalization	897.09	327.43	173.97
(₹. lakh)			

Details of month wise highs and lows of the price of the shares of the company on the BSE and the volumes traded are given in the Report on Corporate Governance, forming a part of this Annual Report.

H. Comparison of average increase in salary of employees other than the key managerial personnel and the percentage increase in the key managerial remunerations:

There was an increase of 2.65% in the remuneration of all employees, excluding Key Managerial Personnel, during the year under review. There was no increase in the remuneration of Key Managerial Personnel in the financial year 2020-21 as compared to the financial year 2019-20. (Remuneration of only those employees was considered who were with the company in 2019-20& 2020-21).

I. Key Parameters of the variable Component of remuneration paid to the director

The remuneration payable to the Director for the year 2020-21 does not include any variable component.

J. There are no employees of the Company who receive remuneration in excess of the highest paid Director of the Company.

K. Affirmation

Pursuant to Rule 5(1) (xii) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, it is affirmed that the remuneration paid to the Directors, Key Managerial Personnel and senior management is as per the Remuneration Policy of your Company.

L. Statement containing the particulars of employees in accordance with Rule 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rule, 2014 The company has no such employees.

ANNEXURE C TO THE BOARD'S REPORT SECRETARIAL AUDIT REPORT Form No.MR-3

For the financial year ended 31/03/2021 [Pursuant to section 204 (1) of the Companies Act, 2013 and rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, ISHITA DRUGS AND INDUSTRIES LIMITED CIN No. L24231GJ1992PLC017054

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

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2021, generally 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:

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 31st March, 2021, according to the provisions of:

- The Companies Act, 2013("the Act') and the rules made thereunder as applicable;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 (FEMA) and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not applicable to the Company during the Audit Report)
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India ((Listing Obligations And Disclosure Requirements)) Regulations, 2015;
 - (b) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (c) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
- (vi) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)Regulations, 2009; (Not applicable as there was no reportable event during the financial year under review)
- (vii) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not applicable as there was no reportable event during the financial year under review)
 - (d) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Report)
 - (e) 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 to the Company during the Audit Report)
- (viii) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable as there was no reportable event during the financial year under review)
- (ix) The Securities and Exchange Board of India (Buy back of Securities) Regulations, 1998; (Not applicable as there was no reportable event during the financial year under review)
- (x) Circulars/Guidelines issued thereunder;
- I have relied on the representation made by the Company and its officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company. Management has identified and confirmed the following laws as being specifically applicable to the Company;
- Pharmacy Act, 1948;
- Drugs & Cosmetics Act, 1940,;
- Narcotic Drugs and psychotropic Substances Act, 1985;
- Indian Boilers Act, 1923;
- Factories Act, 1948;
- The Insecticide Act, 1968;
- Environment Protection Act, 1986 and other environmental laws
- Hazardous Wastes (Management and Handling) Rules, 1989
 and Amendment Rule, 2003
- Maternity Benefits Act, 1961
- Sale of Goods Act, 1930
- The Payment of Gratuity Act, 1972
- The Payment of Wages Act, 1936

- Equal Remuneration Act, 1976
- The Industrial Disputes Act, 1947
- The Child Labour (Regulation & Abolition) Act, 1970

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

- Secretarial Standards 1 and 2 issued by the Institute of Company Secretaries of India (applicable for the period ending 31st March, 2021);
- (ii) Listing Agreements entered into by the Company with BSE (Stock Code: 524400) (BOMABAY STOCK EXCHANGE) Limited and ASE (Stock Code : 26940) (Ahmedabad Stock Exchange) and/or Securities Exchange Board Of India (Listing Obligations And Disclosure Requirement) Regulations, 2015

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

I further report that -

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-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 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.

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; and

 As informed, the Company has responded appropriately to notices received from various statutory / regulatory authorities including initiating actions for corrective measures, wherever found necessary.

I further report that during the audit period there were no instances of;

- (i) Public/Rights/Preferential issue of shares/Debentures/Sweat Equity, etc.
- (ii) Redemption/Buy-back of securities.
- (iii) Major decision taken by the members in pursuance to Section 180 of the Companies Act, 2013,
- (iv) Merger/Amalgamation/Reconstruction, etc.
- (v) Foreign Technical Collaboration.

Date: 30-06-2021

Place: Ahmedabad

For Meenu Maheshwari & Associates

Sd/-Proprietor (Meenu Maheshwari) Company Secretaries Firm Regn No.: S2015GJ305400 ICSI UDIN : F007087C000547429 FCS No. 7087 C.P. No. 8953

Note:- This Report is to be read with my letter of above date which is annexed as Annexure A and it forms an integral part of this report.

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ANNEXURE A OF SECRETARIAL AUDIT REPORT

To,

The Members, ISHITA DRUGS AND INDUSTRIES LIMITED CIN No. L24231GJ1992PLC017054

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

1) Management Responsibility :

(1) It is the responsibility of the management of the company to Maintain secretarial record, devise proper system to ensure compliance with the provisions of all applicable laws and regulation and to ensure that the system are adequate and operate effectively.

2) Auditors Responsibility :

- (2) I am responsible to express an opinion on this secretarial record, standards and procedure followed by the company with respect to secretarial compliances.
- (3) I believe that audit evidence and information obtained from the company's management is adequate and appropriate for us to provide a basis for our opinion.
- (4) Wherever required, I have obtained the management representation about the compliance of laws, rules and regulation and happening of events etc.
- (5) I have not verified the correctness and appropriateness of financial records and books of accounts of the Company, and The verification was done based on the records and documents provided, on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices followed by me provide a reasonable basis for my opinion.
- (6) The compliance of the provision 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.

3) Disclaimer :

The Secretarial Audit report is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the company.

I further report that I could not physically verify few documents/ registers/returns due to Lockdown situation in relation to outbreak of Pandemic Covid-19 and I have relied up on the soft copies/information shared with me.

ANNEXURE D TO THE BOARD'S REPORT CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,

The Members of ISHITA DRUGS AND INDUSTRIES LIMITED SURVEY NO 179/1, VASNA-IYAVA, TALUKA, SANAND, AHMEDABAD GJ- 382210 INDIA

I have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **ISHITA DRUGS AND INDUSTRIES LIMITED** having **CIN L24231GJ1992PLC017054** and having registered office at **SURVEY NO 179/1, VASNA-IYAVA, TALUKA SANAND AHMEDABAD GJ 382210 IN** and (hereinafter referred to as 'the Company'), produced before me/us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In my opinion and to the best of my information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to me by the Company & its officers, I hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

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

For Meenu Maheshwari & Associates

For Meenu Maheshwari & Associates

Date: 30.06.2021 Place: Ahmedabad Sd/-Proprietor (Meenu Maheshwari) Company Secretaries Firm Regn No.: S2015GJ305400 ICSI UDIN : F007087C000547429 FCS No. 7087 C.P. No. 8953

ا Date: 30.06.2021 ا Place: Ahmedabad

Sd/-Proprietor (Meenu Maheshwari) Company Secretaries Firm Regn No.: S2015GJ305400 ICSI UDIN : F007087C000547429 FCS No. 7087 C.P. No. 8953

ANNEXURE E TO THE BOARD'S REPORT

CONSERVATION OF ENERGY

The Company has been persistently striving to achieve improved efficiency in energy consumption by consistently running the plant at very high steam efficiency, close monitoring of energy consuming equipments, optimizing the use of steam centers minimizing losses and better housekeeping. The Company continues to make strenuous efforts to conserve and optimize the consumption of energy through improved operational methods.

FORM - A

Form for disclosure of particulars with respect to the conservation of energy.

POWER AND FUEL CONSUMPTION

	2020-21	2019-20
1) Electricity (a) Purchased units KWH (GEB) Total amount ₹ Average Rate per Unit ₹	73390 704355 9.60	94640 893673 9.44
(b) Own Generation through D.G. Amount of Diesel Units of Diesel consumed (Ltrs)		
2) Other Fuels ₹	1742012	1493149

CONSUMPTION PER UNIT OF PRODUCTION

It is impractical to apportion the consumption and cost of utilities to each product in view of multiplicity of products.

RESEARCH AND DEVELOPMENT

The Company through its R&D efforts has made significant progress in various activities like Process Development, Analytical Methods, Development and Chemical Synthesis.

FORM-B

Form of disclosure of particulars with respect to the technology absorption.

(A) Research and Development (R&D)

- 1. Specific areas in which R&D is carried out by the Company.
 - Process development for newer bulk drugs and process improvement for existing product
 - Development of new analytical methods for quality control and quality assurance during production.

2. Benefits derived as a result

- Successful Commercialization of the process developed by R&D department significant savings due to in house process development.
- Better margins due to improvement in yields.
- Improved quality of products due to adaptation of better methods of analysis by quality assurance.

3. Future plan of action

Research and Development efforts will be continued

in process development. The Company is considering technical tie-ups with Indian and Foreign research institutes for new molecules in the chemical and biotechnology spheres.

Expenditure on R & D:

	2020-21	2019-20
(a) Capital		
(b) Recurring	₹ 156899	₹ 140302
Total (a+b)	₹ 156899	₹ 140302
(c) Total R&D expenditure as a	0.11%	0.10%
percentage of total turnover		

(B) Technology Absorption, Adaptation and Innovation

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

Our R&D laboratory has carried out detailed experiments for the Process development of drug intermediates.

2. Benefits derived as a result of the above efforts, e.g., development, import substitution, etc.:-

Commercial Production of the specialty chemical product (Drug Intermediate) may be taken up in near future.

 In case of imported technology (imported during the last five years reckoned from the beginning of the financial year) Nil

(C) Foreign exchange earnings and outgo (2020-21)

a) Foreign Exchange Earning - ₹ **1,73,21,339** (PY ₹ 6823700)

b) Foreign Exchange Outgo - ₹ 2,33,19,439 (PY ₹ 24629740)

For and on behalf of the Board

Place: Ahmedabad Dated: 30th June, 2021 Sd/-Jagdish Agrawal Managing Director

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REPORT ON CORPORATE GOVERNANCE & GENERAL SHAREHOLDER INFORMATION A. REPORT ON CORPORATE GOVERNANCE

I. Company's philosophy on Corporate Governance:

Your company has always adapted the highest ethical standards in business and good Corporate Governance practices so that positive aspects of a "family-run" business are combined with the assurance that investors' interests would be recognized and addressed.

The salient features of the company's philosophy on corporate governance are:

- 1. Compliance with all Statutory laws as also other rules / requirements regarding directors / related person remuneration, disclosures, etc.
- 2. Clear separation of company owned resources and personal accounts
- 3. Reliance on structures and processes that are recognized as good and moral corporate practices rather on "family" persons, making it a truly professionally managed Company.
- 4. Full transparency in functioning and accountability of management to the Board
- Internal controls and Risk management under supervision of Independent Directors With transparent and honest administrative practices, the

With transparent and nonest administrative practices, the management of your company believes it can further increase investors trust and work responsibly to maximize all shareholders value.

II. <u>GOVERNANCE STRUCTURE AND ROLE AND</u> <u>RESPONSIBILITIES</u>

Company's governance structure comprises of Board of Directors, Committees of the Board and the Management.

Board of Directors:

Composition:

As on date, the Board of Directors of your Company comprises Five (5) Directors of which Three (3) are Non-Executive Independent Directors, one (1) is a Non-Executive Promoter Director and one is Managing Director of the Company. The composition of the Board is in conformity with Regulation 27 and suitable applicable provisions of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (hereinafter referred to as "SEBI (LODR) Regulations, 2015"). The details of the Directors being appointed / re-appointed on retirement by rotation at the ensuing Annual General Meeting, as required pursuant to Regulation 27 and suitable applicable provisions of SEBI (LODR) guidelines, are mentioned in the Notice to the Annual General Meeting, forming part of the Report.

Number of Board Meetings:

During the year under review, 5 (Five) meetings of the Board of Directors were held as on 31st March, 2021. The time gap, between the first meeting of financial year 2020-21 (30.06.20) and the last meeting of financial year 2019-20 (11.02.20), exceeded the maximum stipulated time gap of 120 days between two meetings. However, vide Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/38 dated 19th March, 2020, SEBI had given a special exemption from observing the maximum stipulated time gap during this period, on account of COVID-19. For other meetings, the time gap between two (2) meetings did not exceed four (4) months.

Date(s) on which meeting(s) were held:

Board Meeting was held on 30/06/2020, 13/08/2020, 31/08/2020, 09/11/2020, and 04/02/2021.

The Board meets at least once in a quarter to review the quarterly financial results and operations of the Company. In addition to the above, the Board also meets as and when necessary to address specific issues relating to the business.

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Committees of the Board:

Currently, there are Three (3) Committees of the Board, namely: Audit Committee, Nomination & Remuneration Committee and Stakeholder Relationship committee. The Board decides the terms of reference for these Committees. The minutes / report of the meetings of the Committees are placed before the Board for information and action thereon, if any. The details as to the composition, terms of reference, number of meetings etc., of these Committees are provided hereunder:

AUDIT COMMITTEE:

The Committee comprises three independent directors and one non-independent director and is chaired by an Independent Director.

The constitution of Audit Committee meets with the requirements of Corporate Governance guidelines as well as the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 and suitable applicable provisions of SEBI (LODR) guidelines. Terms of reference of appointment of Audit Committee are as under,

The Committee's terms of reference includes Powers of the Audit Committee:

- It shall have authority to investigate into any matter in relation to the items specified in Section 177 of the Companies Act, 2013 or referred to it by the Board and for this purpose, shall have full access to information contained in the records of the Company and external professional advice, if necessary.
- > To investigate any activity within its terms of reference.
- > To seek information from any employee.
- To obtain outside legal or other professional advice.
- > To secure attendance of outsiders with relevant expertise, if it considers necessary

Responsibilities of the Audit Committee:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- Recommending the appointment and removal of external auditor, fixation of audit fees and also approval for payment for any other services.
- > Reviewing with management the annual financial statements before submission to the Board.
- Reviewing the findings if any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- Reviewing the adequacy of internal audit function and discussing with the internal auditors on the significant findings and further course adopted.

Audit Committee met five times during F.Y. 2020-21 on 30/06/2020, 13/08/2020, 31/08/2020, 09/11/2020, and 04/02/2021. All the Meetings were also attended by the Auditors of the Company.

NOMINATION AND REMUNERATION COMMITTEE: Composition and terms of reference:

In Compliance of section 178 of Companies Act, 2013 the Nomination and Remuneration Committees constituted of **Four Directors**, and an Independent Director acts as the Chairman of the Committee.

The Committee's terms of reference includes;

Reviewing and recommending to the Board – the salary, commission, other benefits, service agreements and employment conditions of the Whole-time and the

Managing Director and

Approve the selection, appointment and remuneration of relatives of Directors for holding an office of profit pursuant to Section 188 of the Companies Act, 2013.

Date(s) on which the meeting(s) were held

During the financial year ended 31^{st} March 2021, five (5) Committee Meetings were held on 30/06/2020, 13/08/2020, 31/08/2020, 09/11/2020, and 04/02/2021

Details of remuneration paid to the Directors of the Company are as follows:

Managing Director:

The present remuneration of the Managing Director includes a salary of ₹ 2,80,000/- per month and other perquisites, as approved by the Remuneration committee and the shareholders at the AGM held on 29th September, 2018. For the financial year 2020-21, the remuneration payable to Mr. Jagdishprasad Agrawal is reviewed by the Remuneration Committee.

The current tenure of the Managing Director ends on September 30, 2021, and it is proposed to re-appoint him for a further period of 3 years, w.e.f October 1, 2021 at a salary in range of ₹ 350000 - ₹ 600000 per month plus other perquisites. The Committee has reviewed and approved the reappointment.

Non-Executive Directors:

The Non-Executive Directors on the Board of your company are very senior and experienced professionals, and play a crucial role in defining the overall growth strategy of the company. They also play a pivotal role in safeguarding the interests of the investors at large by playing an appropriate control role. Their active involvement in the company's business processes and their independent views ensure a very high level of governance in the company.

The Non-Executive directors are providing honorary services and have not been paid any salary, sitting fees, performance based incentives or any stock options during the financial year 2020-21.

Relatives of the Directors

The Chief Financial Officer of the Company, Mr. Sumit J. Agrawal, is related to the Managing Director, Mr. Jagdish Agrawal and another promoter director, Mrs. Abha Agrawal. As such, his appointment and remuneration is approved by the Remuneration Committee. The present remuneration of the CFO is ₹ 2,65,000/- per month, including salary and other perquisites, as approved by the Remuneration Committee. For the financial year 2020-21, the remuneration payable to Mr. Sumit Agrawal is reviewed by the Remuneration Committee.

STAKEHOLDER RELATIONSHIP COMMITTEE :

Composition and terms of reference:

As per sub-section (5) section 178 of Companies Act, 2013 the Share transfers committee has been merged in to Stakeholder Relationship Committee.

The Stakeholder Relationship Committee Constituted of Three (3) directors, which is chaired by Non Executive Director to specifically look into the redressal of shareholders queries and complaints.

The terms of reference of the Committee include, inter-alia, the following:

> To specifically look into queries and complaints received

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from the shareholders of the Company,

- To oversee the performance of the Registrar and Transfer Agent of the Company, and
- To recommend measures for overall improvement in the quality of services to the investors.
- To effect transfer of shares;
- > To effect transmission or deletion of shares;
- To issue duplicate share certificates, issue of certificate on receipt of requests for rematerialization, consolidation or split of share certificates;
- To approve the register of members as on the record date(s) and/ or book closure dates for receiving dividends and other corporate benefits:

 Pending at the beginning of the year Received during the year 	NIL
2 Received during the year	
	NIL
3 Disposed of during the year	NIL
4 Remaining unresolved at the end of the year	NIL

Date(s) on which the meeting(s) were held

During the financial year 2020-21, the Committee met five times on 30/06/2020, 13/08/2020, 31/08/2020, 09/11/2020, and 04/02/2021. There were no pending complaints at the end of the financial year 2020-21.

III. General Body Meetings :

The venue and the time of the last three Annual General Meetings of the Company are as follows:

Year	Location	Meeting Date	Time	No. of Special Resolution set Out at the AGM
2019-20	Survey No 179/1, Vasna-Iyava,	30/09/20		0
2018-19	Taluka Sanand Ahmedabad	30/09/19	3.00 p.m.	0
2017-18	Gujarat 382210 In	29/09/18		1

There was no Extra Ordinary General Meeting (EGM) held during the year ended March 31, 2021.

All special resolutions set out in the notices for the Annual General Meetings were passed by the shareholders at the respective meetings with requisite majority.

IV. Disclosures:

a) Disclosures on materially significant related party transactions:

Your Company has not entered into any transaction of a material nature except transactions with related parties which are furnished under Notes to the Financial Statements as stipulated under Indian Accounting Standard 24 (AS-24), with the Promoters, Directors or the Management, their subsidiaries or relatives etc. All transactions were carried out on an arms-length basis and were not prejudicial to the interest of the Company.

b) Disclosures on non-compliances by the Company :

Your Company has complied with all the requirements of the Stock Exchange(s) and the Securities

Exchange Board of India on matters related to Capital Markets or any other matter, as may be applicable from time to time. There were no penalties imposed or strictures passed against the Company by the statutory authorities in this regard.

c) Disclosure of Accounting Treatment:

Your Company follows Accounting Standards prescribed by the Companies Accounting Standard Rules, 2006 and relevant provisions of the Companies Act, 2013. In preparation of financial statements, the Company has not adopted a treatment different from that prescribed in the Accounting Standards.

d) Details of compliance with mandatory and non-mandatory requirements of Regulation 27 and suitable applicable provisions of SEBI (LODR) Regulations 2015 of the Listing Agreement:

As already mentioned in the Director's Report, the provisions of the Regulation 27 and suitable applicable provisions of SEBI (LODR) Regulations, 2015, do not apply to the Company. However, the company has voluntarily chosen to adopt and follow certain provisions of the Regulation 27 and suitable applicable provisions of SEBI (LODR) Regulations 2015. The company complies with all the mandatory requirements of the SEBI (LODR) Regulations 2015 with regard to corporate

The company complies with all the mandatory requirements of the SEBI (LODR) Regulations 2015 with regard to corporate governance.

e) Vigil mechanism

The company has established vigil mechanism for directors, employees and other stakeholders to report concerns about unethical behavior, actual or suspected fraud or violation of the company's code of conduct or the ethical policy. The company has provided opportunities to encourage employees to become whistle blowers. It has also ensured a mechanism within the same framework to protect them from any kind of harm. It is hereby affirmed that no personnel has been denies access to the audit committee.

1. AGM for the F.Y 2020-21	30/09/2021 at 11.3	0 a.m. at "The Cascade" Pa	um Inn Regency Hotel, Nr. HP F	Petrol Pump, Village Vasana				
	Iyava, Taluka Sana	nd, Sanand Viramgam Higl	nway, Gujarat 382170					
2. Date of Book closure	-	1/09/2021 to 30/09/2021 (both days inclusive)						
3. Listing on Stock Exchanges	BSE (Scrip Code	SE (Scrip Code : 524400) & ASE (Scrip Code : 26940)						
4. Share Registrar	Bigshare Services	Private Limited, A-802, Sar	nudra Complex, Nr. Girish Colo	Drinks, off C.G. Road,				
	Navrangpura, Ahn	nedabad - 380009						
5. Share Transfer System	The shares of the	company are compulsorily t	raded in dematerialized form. S	Shares received in physical				
	form are transferre	form are transferred within a period of 30 days from the date of lodgement subject to documents being valid						
	and complete in all	respects						
6. De-materlisation of Shares	erlisation of Shares As on 31/03/21, approx. 85.12% shares of the company were held in de-materialized form							
7. Market Data : High, Low	Month	High (₹)	Low (₹)	Volume (Nos)				
during each month in last	Apr-20	14.80	10.41	2006				
financial year 2020-21	May-20	15.79	12.97	1955				
	Jun-20	18.00	12.98	2731				
	Jul-20	17.85	14.95	16200				
	Aug-20	24.40	17.50	43340				
	Sep-20	25.80	19.00	11445				
	Oct-20	25.80	19.10	4782				
	Nov-20	25.45	20.65	19191				
	Dec-20	35.20	24.00	59235				
	Jan-21	35.20	27.55	81384				
	Feb-21	35.00	25.20	7851				
	Mar-21	31.95	26.30	10611				

GREEN INITIATIVE IN CORPORATE GOVERNANCE:

Pursuant to Circular No. 17/2011 dated 21stApril, 2011 and Circular No. 18/2011 dated 29thApril, 2011, Ministry of Corporate Affairs (MCA) has launched "Green Initiative in Corporate Governance" whereby the companies are allowed to send notices, documents and other communication to the shareholders in electronic mode. In view of the above circulars issued by MCA, your Company proposes to send documents like the Notice convening the general meetings, Financial statements, Directors' Report, Auditors' Report, etc to the email address provided by you to your Depository Participant (DP). Your Company encourages its shareholders to support the "Green Initiative" by registering their email addresses with their respective depositories/ Company's Registrar and Transfer Agent and intimate changes in the email address from time to time.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

GENERAL INFORMATION ABOUTTHE COMPANY

The company is engaged in the business of manufacturing of various APIs (Active Pharma Ingredients) and drug intermediates. It has built up a reputation as a manufacturer of "high quality" products and is known for its ethical dealings in business. The company supplies its products to leading pharmaceutical companies of India. The products are also being exported to various countries across the world.

NATURE OF THE INDUSTRY

The Indian API industry has been facing a challenging business environment for last few years. With opening up of the Indian markets and signing of the WTO arrangement, the imported APIs and Intermediates became available at a very competitive price. This impacted the indigenous API and Intermediates manufacturers, who could not compete with the imported pricing. The Indian API industry has also been affected by stringent pollution control norms. Presently, almost 60-70% of total APIs consumed in India are imported. Over a period of time, the manufacturing capabilities & capacities for APIs in India has gone down. However, due to the COVID-19 pandemic, the present Govt. has recognized the importance of reducing dependence on China for APIs and has affirmed its commitment to encourage domestic API industry by introducing special measures for its development.

OPPORTUNITY ANDTHREAT:

The biggest threat for the API industry is from imports. Further, due to the ongoing pandemic, the industry faces other operational risks due to manpower shortage, logistics problems, raw material availability, subdued demand etc. Other threats include requirement of resources for continuous up gradation of the facility as per the GMP standards. This is especially more important for small scale industries like your Company.

However, with the Govt. focusing on the API industry, it has come out with some measures to encourage the domestic API industry in the current year, especially relating to the Environmental Clearances. The company has taken advantage of such relaxations by the Govt. and has applied for an Environmental Clearance (EC) to the appropriate authority. As and when it is approved, the Company can take further steps to increase the product portfolio of the company, which will help improve capacity utilization and add to the top line. Your company, with it's built up reserves and debt free status, is in a good position to take advantage of any other such measures declared by the Govt.

FUTURE OUTLOOK:

The management's opinion on the future outlook for the Company is given under the Directors' Report forming part of the Annual Report of the company.

INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY:

The Company has adequate and effective internal controls to provide reasonable assurance on achievement of its operational, compliance and reporting objectives.

The Company has deployed controls through its policies and procedures. It helps the Management to accomplish its objectives by bringing a systematic and disciplined approach to improve the effectiveness of risk management towards good corporate governance. The Directors handle most of the day-to-day functions. The Directors are regularly looking after all the key areas of the operations.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE:

The management's view on the business operations and financial performance of the company, including export performance and earnings, is given under the Directors' Report forming part of the Annual Report of the company.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED:

The Company's operations are managed by technically and educationally qualified staff at all levels, who in turn are guided and supervised by the Directors of the Company. During the year under review, the company has increased the number of employees to better look after the various operations and to prepare for a better growth in the future.

CAUTIONARY STATEMENT:

Statement in the Management Discussion and Analysis, describing the Company's objective, projections and estimates are forward looking statements and progressive within the meaning of applicable security Laws and Regulations. Actual results may vary from those expressed or implied, depending upon economic conditions, Government Policies and other incidental factors.

DECLARATION OF COMPLIANCE WITH THE CODE OF CONDUCT

I hereby confirm that the company has obtained from all the members of the Board and employees at senior management level, affirmation that they have complied with the code of conduct for Board of Directors and senior management level employees.

For and on behalf of the Board

Place: Ahmedabad Dated: 30th June, 2021 Sd/-Jagdish Agrawal Managing Director

CERTIFICATE PURSUANT TO REGULATION 17(8) OF THE LISTING REGULATIONS

Mr. Jagdish Agrawal, Managing Director and Mr. Sumit Agrawal, CFO of the company shall certify that, to the best of our knowledge and belief:

- 1. They have reviewed the balance sheet and profit and loss account and all its schedules and notes on accounts, as well as the cash flow statements and the Directors' Report;
- 2. These statements do not contain any materially untrue statement or omit any material fact nor do they contain statements that might be misleading;
- These statements together present a true and fair view of the company, and are in compliance with the existing accounting standards and / or applicable laws / regulations;
- 4. They are responsible for establishing and maintaining internal controls and have evaluated the effectiveness of internal control systems of the company; and they have also disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, and what they have done or propose to do to rectify these;
- 5. They have also disclosed to the auditors as well as the Audit Committee, instances of significant fraud, if any, that involves management or employees having a significant role in the company's internal control systems; and
- They have indicated to the auditors, the Audit Committee and in the notes on accounts, whether or not there were significant changes in internal control and / or of accounting policies during the year.

For and on behalf of the Board

	Sd/-	Sd/-
Place: Ahmedabad	Jagdish Agrawal	Sumit Agrawal
Dated: 30 th June, 2021	Managing Director	CFO

INDEPENDENT AUDITOR'S REPORT TOTHE MEMBERS OF ISHITA DRUGS AND INDUSTRIES LTD.

Report on the Financial Statements

We have audited the accompanying financial statements of **ISHITA DRUGS AND INDUSTRIES LTD.** ("The Company"), which comprise the Balance Sheet as at **31/03/2021**, the Statement of Profit and Loss, **the cash flow statement** for the year ended, and a summary of the significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position , financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit.

We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder. We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting

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principles generally accepted in India, of the state of affairs of the Company as at **31/03/2021**, and its **Profit and it's cash flows** for the year ended on that date.

Report on Other Legal and Regulatory Requirements

As required by the Companies (Auditors' 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. We give in the Annexure A statements on the matters specified in paragraphs 3 and 4 of the order, to the extent applicable.

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

- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- (c) The Balance Sheet, the Statement of Profit and Loss, and the cash flow statement dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on **31/03/2021** taken on record by the Board of Directors, none of the directors is disqualified as **31/03/2021** from being appointed as a director in terms of Section 164 (2) of the Act.
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure B".
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
- i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
- ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

Date : 30th June, 2021 Place : Ahmedabad FOR Jaymin Shah & Associates Chartered Accountants Reg No. : 129406W

Sd/-CA Mayank Sancheti Partner M.No. : 170863 UDIN : 21170863AAAACZ1230

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ANNEXURE - A

Reports under The Companies (Auditor's Report) Order, 2016 (CARO 2016) for the year ended on 31st March 2021

To,

The Members of ISHITA DRUGS AND INDUSTRIES LTD.

We report that: -

SI. No.	Comment Required on	Auditor's Opinion on Following Matter	Auditor's Remark
(i)	Fixed Assets	a) Whether the company is maintaining proper records showing full particulars, including quantitative details and situation of fixed assets?	The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
		b) Whether these fixed assets have been physically verified by the management at reasonable intervals; whether any material discrepancies were noticed on such verification and if so, whether the same have been properly dealt with in the books of accounts?	Fixed assets have been physically verified by the management at reasonable intervals; No material discrepancies were noticed on such verification.
		c) Whether the title deeds of immovable properties are held in the name of the company? If not, provide the details thereof.	Yes, held in the name of Company.
(ii)	Inventory	Whether physical verification of inventory has been conducted at reasonable intervals by the management and whether any material discrepancies were noticed and if so, whether they have been properly dealt with in the books of account?	Physical verification of inventory has been conducted at reasonable intervals by the management.
(iii)	Loans Secured or Unsecured Granted	Whether the company has granted any loans, secured or unsecured to companies, firms, Limited Liability partnerships or other parties covered in the register maintained under section 189 of The Companies Act, 2013? if so,	As informed, the company, company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
		a) Whether the terms and conditions of the grant of such loans are not prejudicial to the company's interest?	As informed, the company, company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
		b) Whether the schedule of repayment of principal and payment of interest has been stipulated and whether the repayments or receipts are regular?	As informed, the company, company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
		c) If the amount is overdue, state the total amount overdue for more than ninety days, and whether reasonable steps have been taken by the company for recovery of the principal and interest?	As informed, the company, company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
(iv)	Loan to director and investment by the company	In respect of loans, investments, guarantees, and security whether provisions of section 185 and 186 of the Companies Act, 2013 have been complied with. If not, provide the details thereof.	While doing transaction for loans, investments, guarantees, and security provisions of section 185 and 186 of the Companies Act, 2013 have been complied with.
(v)	Public Deposits	In case, the company has accepted deposits, whether the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed thereunder, where applicable, have been complied with? If not, the nature of such contraventions be stated; If an order has been passed by Company Law Board or National Company Law Tribunal or Reserve Bank of India or any court or any other tribunal whether the same has been complied with or not?	
(vi)	Cost Accounting Records	Whether maintenance of cost records has been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 and whether such accounts and records have been so made and maintained?	To the best of our knowledge and as explained, the Central Government has not prescribed maintenance of cost records under sub-section (1) of section 148 of the Companies Act, 2013 for the products of the company.

(viii)Loan from Financia(viii)Loan from Financia(ix)Applicate Received or Loan(xi)Fraud R Remuned(xi)Manage Remuned(xii)Manage Remuned(xiii)Related Transace(xiv)Issue of Capital	tory Compliance	 a) Whether the company is regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities and if not, the extent of the arrears of outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date they became payable, shall be indicated? b) Where dues of income tax or sales tax or service tax or duty of customs or duty of excise or value added tax have not been deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned. (A mere representation to the concerned Department shall not be treated as a dispute) Whether the company has defaulted in repayment of loans or borrowing to a financial institution, bank, government or dues to debenture holders? If yes, the period and the amount of default to be reported 	The company has not defaulted in repayment of dues
(ixi) Applicat (ixi) Applicat Receive or Loan (xi) Fraud R (xii) Manage (xiii) Nidhi Co (xiiii) Nidhi Co (xiiii) Related (xiii) Related (xiii) Issue of (xiv) Issue of	cation of Money	 or duty of customs or duty of excise or value added tax have not been deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned. (A mere representation to the concerned Department shall not be treated as a dispute) Whether the company has defaulted in repayment of loans or borrowing to a financial institution, bank, government or dues to debenture holders? If yes, the period and the amount of default to be reported 	regarding any duty or tax payable. The company has not defaulted in repayment of dues
(ixi) Applicat (ixi) Applicat Receive or Loan (xi) Fraud R (xii) Manage (xiii) Nidhi Co (xiiii) Nidhi Co (xiiii) Related (xiii) Related (xiii) Issue of (xiv) Issue of	cation of Money	loans or borrowing to a financial institution, bank, government or dues to debenture holders? If yes, the period and the amount of default to be reported	
(xi) Fraud R (x) Fraud R (xi) Manage Remune (xii) Nidhi Co Complia Deposit: (xiii) Related Transac (xiv) Issue of Capital		(in case of defaults to banks, financial institutions, and government, lender wise details to be provided)	to financial institution, bank or debenture holders.
(xi) Manage Remune (xii) Nidhi Co Complia Deposite (xiii) Related Transac (xiv) Issue of Capital		Whether moneys raised by way of initial public offer or further public offer {including debt instruments) and term loans were applied for the purposes for which those are raised. If not, the details together with delays or default and subsequent rectification? if any, as may be applicable, be reported.	The company has not raised any money by way of initial public offer or further public offer {including deb instruments) and term loans. Hence this clause is not applicable.
(xii) Nidhi Co Complia Depositi (xiii) Related Transac (xiv) Issue of Capital	d Reporting	Whether any fraud by the company or any fraud on the Company by its officers or employees has been noticed or reported during the year? If yes, the nature and the amount involved is to be indicated;	Based on our audit procedures and the information and explanation made available to us no such fraud noticed or reported during the year.
(xiii) Related Transac (xiv) Issue of Capital	agerial uneration	whether managerial remuneration has been paid or provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act? If not, state the amount involved and steps taken by the company for securing refund of the same.	Managerial remuneration has been paid or provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act.
(xiv) Issue of Capital	Company - pliance with psits	Whether the Nidhi Company has complied with the Net Owned Funds to Deposits in the ratio of 1:20 to meet out the liability and whether the Nidhi Company is maintaining ten per cent unencumbered term deposits as specified in the Nidhi Rules, 2014 to meet out the liability?	As per information and records available with us The company is not Nidhi Company.
Capital	ed Party sactions	Whether all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards?	Yes, All transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 where applicable and the details have beer disclosed in the Financial Statements etc., as require by the applicable accounting standards.
	e of Share al and use of unt Raised	Whether the company has made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review and if so, as to whether the requirement of section 42 of the Companies Act, 2013 have been complied with and the amount raised have been used for the purposes for which the funds were raised. If not, provide the details in respect of the amount involved and nature of non-compliance?	No Preferential allotment or Private Placement of shares done during the Financial Year Under Consideration.
(xv) Transac Director	action with	Whether the company has entered into any non-cash transactions with directors or persons connected with him and if so, whether the provisions of section 192 of Companies Act, 2013 have been complied with?	The company has not entered into any non-cash transactions with directors or persons connected with him and the provisions of section 192 of Companies Act, 2013 have been complied with.
(xvi) Registra	tor	Whether the company is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 and if so, whether the registration has been obtained?	The company is not required to be registered under section 45-IA of the Reserve Bank of India Act.

"Annexure B"

To the Independent Auditor's Report of even date on the Standalone Financial Statements of ISHITA DRUGS AND INDUSTRIES LTD. Company Ltd.

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

We have audited the internal financial controls over financial reporting of **ISHITA DRUGS AND INDUSTRIES LTD.** Company Limited ("The Company") as of March 31, 2021 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence amount the adequacy of the internal financial control system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and operating effectiveness of internal control based on the assessed risk. The procedures selected depend upon on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

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opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2021, 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 issues by the Institute of Chartered Accountants of India.

Date : 30th June, 2021 Place : Ahmedabad FOR Jaymin Shah & Associates Chartered Accountants Reg No. : 129406W

Sd/-CA Mayank Sancheti Partner M.No. : 170863 UDIN : 21170863AAAACZ1230

Ahmedabad

Dated : 30th June, 2021

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BALANCE SHEET AS AT 31ST MARCH, 2021 (Amount in ₹) Note PARTICULARS S.N As at As at 31/03/2021 31/03/2020 No I ASSETS **NON-CURRENT ASSETS** 1 (a) PROPERTY, PLANT AND EQUIPMENT 9957703 11369951 А (b) FINANCIAL ASSETS (i) INVESTMENTS В 2258747 2068098 (ii) LOANS С 507200 506200 13944249 TOTAL(1) 12723650 2 CURRENT ASSETS (a) INVENTORIES D 6544262 5809314 (b) FINANCIAL ASSESTS (i) INVESTMENTS Е 28849952 50866475 (ii) TRADE RECEIVABLES 15237771 13109813 (iii) CASH AND CASH EQUIVALENTS F 17532207 4017892 (iv) OTHER BALANCES WITH BANK G 7851063 5978175 (v) LOANS Н 3646950 1444018 (c) OTHER CURRENT ASSETS 263430 T 284000 TOTAL(2) 79925634 81509686 TOTAL ASSETS(1+2) 92649284 95453934 Ш EQUITY AND LIABILITIES 1 EQUITY (a) EQUITY SHARE CAPITAL .1 29903000 29903000 (b) OTHER EQUITY Κ 48003810 39707583 TOTAL (1) 77906810 69610583 2 **NON-CURRENT LIABILITIES** (a) FINANCIAL LIABILITIES (i) BORROWINGS 419486 L 0 (b) DEFERRED TAX LIABILITIES (NET) 410889 469729 410889 TOTAL(2) 889216 3 **CURRENT LIABILITIES** (a) FINANCIAL LIABILITIES (i)BORROWINGS Μ 0 1655517 9824103 (ii)TRADE PAYABLES 18936050 (iii)OTHER CURRENT FINANCIAL LIABILITIES Ν 419486 805150 (b) OTHER CURRENT LIABILITIES 1090679 952259 (c) PROVISIONS Ο 766386 716763 (d) CURRENT TAX LIABILITES (NET) 2230931 1888396 TOTAL(3) 14331585 24954136 TOTAL LIABILITIES(1+2+3) 92649284 95453934 Ρ Notes on Accounts & Significant Accounting Policies As per our attached report of even date. Sd/-Sd/-Sd/-**Jagdish Agrawal Govind Gupta** For Jaymin Shah & Associates Managing Director Director **Chartered Accountants**

Sd/-**Mrs.Abha Agrawal** Director

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STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED ON 31ST MARCH, 2021

S.N	PARTICULARS	Note No		Year 2020-21	Year 2019-20
	INCOME				
I	REVENUE FROM OPERATIONS		139490072		148322553
II	OTHER INCOME	PL-1	3135679		1623209
III	TOTAL INCOME (I+II)			142625751	149945762
IV	EXPENSES:				
	(a) COST OF MATERIAL CONSUMED	PL-2	95639664		113552709
	(b) PURCHASE OF STOCK IN TRADE	PL-3	6318250		925290
	(c) CHANGES IN INVENTORIES OF FINISHED GOODS	6, PL-4	912989		(26517)
	WORK-IN-PROGRESS AND STOCK-IN-TRADE				
	(d) EMPLOYEE BENEFIT EXPENSES	PL-5	10974339		10979474
	(e) FINANCIAL CHARGES	PL-6	316304		347019
	(f) DEPRECIATION		1461401		1774670
	(g) MANUFACTURING AND OTHER EXP.	PL-7	16465416		15258719
	TOTAL EXPENSES			132088364	142811363
v	PROFIT FOR BEFORE TAX (III-IV)			10537387	7134399
VI	TAX EXPENSE				
	(a) CURRENT TAX			2300000	1750000
	(b) DEFERRED TAX			(58840)	(86665)
VII	PROFIT / (LOSS) FOR THE YEAR			8296227	5471064
VIII	OTHER COMPREHENSIVE INCOME			0	0
IX	TOTAL COMPREHENSIVE INCOME FOR THE YEAR			8296227	5471064
х	EARNING PER EQUITY SHARE (FACE VALUE ` 10				
	EACH)				
	(a) BASIC			2.77	1.83
	(b) DILUTED			2.77	1.83
otes c	on Accounts & Significant Accounting Policies	P	·	I	
s per o	on Accounts & Significant Accounting Policies our attached report of even date. Sd/-	Sd/-			Sd/-
		Jagdish A ɗ Managing D		G	ovind Gupta Director
	edabad M d : 30 th June, 2021	-/Sd /irs.Abha A Directo		S	Sd/- umit Agrawa CFO

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CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2021

		_		(Amount in ₹)
			For the Year 2020-21	For the Year 2019-20
A Cash flow from opera	ting activities :			
Profit before tax			10537387	7134399
Add : Deprecia	ition		1461401	1774670
Interest	& Other financial charges		316304	347019
Less : Interest	received		403122	455685
Dividend	received		1118	975
Income f	rom Investments		2731439	1166549
Operating profit before char	ige in working capital		9179414	7632878
Add : Trade De	ebtors		(2127959)	(1306401)
Decreas	e / (Increase) in Inventory		(734948)	1578438
Decreas	e /(Increase) in Loans and advances		(2183362)	(105397)
Less : Provision	n for Taxation		2300000	1750000
Increase	/ (Decrease) Short term provisions		(188043)	45578
Trade cre	editors, Current liabilities & Provision	S	8769414	(4471517)
Net cash generated from op			(6748225)	10475457
B Cash inflow from invest			(<i>'</i>	
	ent sold / (purchased)		21825874	(12554678)
	received		1118	975
	rom Investments		2731439	1166549
Less : Investme	ent in fixed assets		49153	145642
Net cash generated from inv	vesting activities (B)		24509278	(11532795)
C Cash flow from financia				(/
Add : Interest	received		403122	455685
Add : Borrowin	a		(2460667)	833688
	& Other financial charges		316304	347019
Net cash generated from fin	-		(2373849)	942354
Net Increase/(decrease) in	Cash & Cash Equivalents (A+B+C	;)	15387203	(114983)
Opening belongs of Coop of	ad aach aguiuglanta 8 Othar Bank Ba		9996067	10111050
	nd cash equivalents & Other Bank Ba			
-	d cash equivalents & Other Bank Bal		25383270	9996067
Note : Figures in bracket inc	Cash & Cash Equivalents & Other	r Bank Balances	15387203	(114983)
	lited accounts of the Company			
Sd/-	Sd/-	Sd/-		Sd/-
Mrs.Abha Agrawal Director	Jagdish Agrawal Managing Director	Govind Gup Director	ta Surr	nit Agrawal CFO
Ahmedabad Dated : 30 th June, 2021				
Auditors' Certificate				
the balance sheet as at 31st	cash flow statements of Ishita Drugs A March 2021 and the related statemen pared under the indirect method as s	it of profit and loss for the	e year ended on that o	late. The above cash
Place : Ahmedabad			For Jaymin Sha	d/₋ ah & Associates
Dated : 30 th June, 2021			Chartered A	Accountants

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NOTES :

A PROPERTY, PLANT & EQUIPMENT

		Gross Bl	ock			Deprec	ation		Net Block		
Particulars	As at 01/04/20 ₹	Addition ₹	Deduction ₹	As at 31/03/21 ₹	As at 01/04/20 ₹	Addition ₹	Deduction ₹	As at 31/03/21 ₹	As at 31/03/21 ₹	As at 31/03/20 ₹	
Factory Land	904811			904811					904811	904811	
Plant and Machinery	24658940			24658940	20411084	447873		20858956	3799984	4247857	
Laboratory Equipment	2134622			2134622	1595055	84918		1679972	454650	539567	
Cylinders	14441			14441	14441			14441			
Effluent Treatment Plant	1608641			1608641	1528209			1528209	80432	80432	
Factory Building	5905137			5905137	4415889	169542		4585431	1319706	1489248	
Office Building	1264568			1264568	531021	20947		551969	712599	733547	
Furniture and Fixtures	2125295			2125295	1653468	128139		1781607	343688	471827	
Office Equipment	1105318			1105318	746795	128399		875195	230124	358523	
Computers	873875	49153		873875	800662	39757		840419	82609	73213	
Vehicles	6877394			6877394	4406467	441826		4848293	2029101	2470927	
Total	47473042	49153		47522195	36103091	1461401		37564491	9957703	11369951	
Previous Year	47327400	145642		47473042	34328421	1774670		36103091	11369951	12998979	
		(Amount in ₹)									

				(Amount in ₹)
Notes			As at 31-Mar-21	As at 31-Mar-20
в	NON CURRENT INVESTMENT			
	(a) Unquoted			
	500 Equity Shares of Textile Traders Co-operative		12500	12500
	Bank Ltd.each of ₹. 25 fully paid up			
	70000 Shares of Umang Financial Services Ltd. each		700000	700000
	of ₹ 10/- fully paid up			
	3000 Shares of Anvi Lifesciences Pvt Ltd. each		600000	600000
	of ₹100/- fully paid up			
	Aggregate value of Unquoted Investment- At cost			
	₹1312500 (PY ₹.1312500)			
	(b) Quoted			
	204 Shares of Jet Airways (India) Ltd. each		224400	224400
	of ₹ 10/- fully paid up [Market value ₹ 19064 (PY ₹ 2723)]			
	28 Shares of BSE Ltd. each		22568	22568
	of ₹ 2/- fully paid up [Market value ₹ 15991 (PY ₹ 8310)]			
	80 Shares of Avenue Supermart Ltd. each		23920	23920
	of ₹ 10/- fully paid up [Market value ₹ 228324 (PY ₹ 176056)]			
	642 Shares of SBI Cards & Payment Services Ltd.		484710	484710
	each of ₹ 10/- fully paid up [Market value ₹ 596643 (PY ₹ 397013)]			
	352 Shares of Burger King India Limited each		21120	0
	of ₹ 10/- fully paid up (Market value ₹ 45443 (PY - N.A.)			
	112 Shares of Mrs. Bectors Food Specialities Ltd.		32256	0
	of ₹ 10/- fully paid up (Market value ₹ 37643 (PY - N.A.)			
	34 Shares of Indigo Paints Ltd.		50660	0
	of ₹ 10/- fully paid up (Market value ₹ 81235 (PY - N.A.)		17050	
	30 Shares of MTAR Technologies Ltd.		17250	0
	of ₹ 10/- fully paid up (Market value ₹ 30717 (PY - N.A.)		00000	
	63 Shares of Nazara Technologies Ltd.		69363	0
	of ₹ 4/- fully paid up (Market value ₹ 92292 (PY - N.A.)			
		Total	2258747	2068098
С	NON CURRENT LOANS	ľ		
	Security Deposits		507200	506200
	(Unsecured Considered Good Unless Otherwise stated)	ļ		
		Total	507200	506200
		ſ		
		I		

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				(Amount in ₹)
Notes			As at 31-Mar-21	As at 31-Mar-20
D	INVENTORIES			
	As taken, valued and certified by the M.D.			
	Raw material (at cost)		3416147	3233903
	Raw Material in transit (at cost)		1435250	0
	Work in Process (at cost)		1619603	2532592
	Packing, Fuel Etc. (at cost)		73262	42819
		Total	6544262	5809314
Е	CURRENT INVESTMENTS	iotai	0044202	0000014
-	Investments in units of Mutual Fund		28849952	50866475
		Total	28849952	50866475
F	CASH & CASH EQUIVALENTS	Total	20045552	50000475
•	Cash on hand		15634	27992
	Banks Balance			27002
	In Current Accounts		524588	510009
	In EEFC Accounts		16991986	3479891
		Total	17532207	4017892
G	OTHER BALANCES WITH BANK			
	In Fixed Deposit Accounts		7851063	5978175
		Total	7851093	5978175
н	CURRENT LOANS			
	(Unsecured - Considered good)			
	Advances recoverable in cash or kind or for value to be received		3646950	1444018
		Total	3646950	1444018
I	OTHER CURRENT ASSETS			
	Prepaid Expenses		263430	284000
		Total	263430	284000
J	EQUITY SHARE CAPITAL			
	(1) Authorised : 35,00,000 Equity Shares of ₹ 10/- each		35000000	35000000
	(2) Issued, Subscribed and paid up :		33000000	33000000
	29,90,300 Equity Shares of ₹ 10/- each fully paid up		29903000	29903000
		Total	29903000	29903000
к	OTHER EQUITY			
	(1) Capital Reserve			
	State cash Subsidy		1500000	1500000
	(2) General Reserve			
	As per Last Balance sheet		38043083	32572019
	Add : Transfer surplus in statement of Profit & Loss A/c		8296227	5471064
			46339310	38043083
	(3) Shares Forfeited		164500	164500
			48003810	39707583
L	NON CURRENT BORROWINGS			440400
	HDFC Bank Ltd-Vehicle Loan	Total	0	419486 419486
м	CURRENT BORROWINGS	Total	U	419400
IVI	Working Capital Facility from Bank (Secured by first charge on stocks and fixed		0	1655517
	assets of the Company)			1000017
			0	1655517
Ν	OTHER CURRENT FINANCIAL LIABILITIES			
	(1) Current Maturities of Long Term Debts (Vehicle Loan)		419486	805150
		Total	419486	805150
0	PROVISIONS			
	(1) Provisions For Employee Benefits & Others		766386	716763
		Total	766386	716763
PL-1	OTHER INCOME			
	Dividend Income		1118	975
	Interest Income		403122	455685
	Income from Investments		2731439	1166549
		Total	3135679	1623209
PL-2		iotui	0100010	1020203
FL-2	COST OF MATERIALS CONSUMED:			11000
	Consumption of Raw Material		95063914	113224781
	Consumption of Packing Material		575750	327928
		Total	95639664	113552709

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			,	(Amount in a
lotes			As at 31-Mar-21	As at 31-Mar-20
PL-3	PURCHASES OF TRADED GOODS			
	Consumption of Goods Traded		6318250	925290
		Total	6318250	925290
PL-4	Changes in inventories of finished goods,			
	work-in-progress and Stock-in-Trade			
	Inventory Adjustments			
	(a) Opening Stock			
	Manufacturing Goods			
	Work in process		2532592	2506075
	· · · · · · · · · · · · · · · · · · ·		2532592	2506075
	(b) Closing Stock			
	Manufacturing Goods			
	Work in process		1619603	2532592
			1619603	2532592
	Net Inventory Adjustments (a-b)	Total	912989	(26517)
PL-5	EMPLOYEE BENEFITS EXPENSE			
	Salary & wages & Bonus		6755768	7034590
	Gratuity		37858	16603
	Staff Welfare Exp.		730115	441608
	Director's Remuneration		3360000	3360000
	Contribution for Provident Fund		72520	100119
	Contribution for ESIC	Tetel	18078	26554
PL-6		Total	10974339	10979474
'L-0	FINANCIAL CHARGES		105010	011500
	Interest Other financial charges		185316 130988	211580
	Other financial charges	Total	316304	135438 347019
L-7	OTHER EXPENSES:	Total	310304	347019
Α	MANUFACTURING EXPENSE			
<u>^</u>	Stores & Spare		593137	621341
	Power & Fuel		2446367	2386822
	Repairs to Plant & Machinery		1423210	1287874
	Process Related Exp.		59300	96840
	Laboratory Exp.		342754	307207
	Research & Development Expenses		156899	140302
	ETP Maintenance Exp.		1144008	1636014
		Total	6165673	6476399
в	ADMINISTRATIVE EXPENSE			
	Books & Periodicals		35095	29549
	Repairs To Building		444200	428756
	Repairs To Others		338643	504538
	Insurance Exp.		358506	275886
	Printing & Stationery Exp.		188263	169008
	Postage & Telephones		111923	126105
	Office and General Exp.		1164697	1080149
	Motor Car Expenses		213787	335952
	Payment to Auditor		29000	29000
	Legal & Professional fees		1256127	721531
	Listing, Filing & License fees		426445	339098
	Share Transfer Exp.		70106	46296
	Rent, Rates & Taxes		2165252	2469856
-		Total	6802044	6555725
С	SELLING & DISTRIBUTION EXPENSE			
	Traveling & Conveyance		348156	877719
	Freight & Forwarding		1653942	470781
	Sales Commission		1450933	818355
	Advertisement		44668	59740
				2226595
		Total	3497699	2220030
		Total		
	GRAND TOTAL (A+B+C)	Total	16465416	15258719
	GRAND TOTAL (A+B+C)	Total		

NOTE P: SIGNIFICANT ACCOUNTING POLICIES AND NOTES FORMING PART OF BALANCE SHEET AND STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED 31.03.2021.

Significant Accounting Policies adopted by the Company in the preparation and presentation of the Accounts.

ACCOUNTING CONVENTION

The financial statements have been prepared in accordance with the Indian Accounting Standards (IndAS) notified under the Companies (Indian Accounting Standard) Rules, 2015, and stipulations as applicable under Section133 of the Companies Act, 2013, as amended from time to time, and other provisions of applicable laws.

These financial statements are prepared and presented under historical cost convention on accrual basis of accounting, except for certain assets and liabilities, which are to be measured at fair value, in accordance with IndAS.

FIXED ASSETS

Fixed assets are stated at historical cost less depreciation.

DEPRECIATION

Depreciation of Fixed Assets is calculated and provided as per Companies Act, 2013. The depreciation has been calculated considering the useful life of an asset as stipulated in Part C of Schedule II of Section 123 of the Companies Act 2013. However, in case of certain asset class, as detailed below, the useful life has been considered based on the present condition of the assets.:

- 1. Computers & Data processing units: Against the stipulated useful life of 3 years, we have considered useful life of 5 years, as even 4 years old computers are presently in use.
- 2. Office equipment: Against the stipulated useful life of 5 years, we have considered useful life of 10 years, based on the condition and our experience of the office equipment.
- 3. Mobile Phones : We have considered useful life of 5 years for mobile phones with effect from this financial year.

Apart from the above, for assets where the residual useful life is NIL as per the Part C, the carrying amount of the asset (after retaining the residual value) has been depreciated in the current year.

Depreciation on the additions is calculated pro rata from the date of additions. Depreciation is not provided on deletion of assets, as it has no effect on the results of the Company.

INVESTMENTS

Long term investments are stated at cost less provision for diminution, if any, in the value of such investments. Diminution in the value is provided for where the management is of the opinion that the diminution is of a permanent nature. Short term investments are valued at lower of cost or net realizable value.

INVENTORIES

a) Packing & fuel are valued at cost on FIFO Basis.

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- b) Raw materials are valued at cost on FIFO Basis.
- c) Finished goods are valued at cost or market value whichever is lower.
- d) Work in progress is valued at cost.

MODVAT

Cenvat benefit is accounted on accrual basis on purchase so raw materials and capital goods and on actual payment basis on input services. The Cenvat benefit is appropriated against payment of excise duty on clearance of excisable goods.

SALES

Sales are accounted exclusive of Goods and Services Tax (GST) post GST implementation and inclusive of Excise Duty.

FOREIGN CURRENCY TRANSACTIONS

Foreign Currency transactions are recorded at exchange rate prevailing on the date of transaction/ realization. Current Assets / Liabilities are taken at transaction value. Diminution in the value is provided for where the management is of the opinion that the diminution is of a permanent nature. The resultant difference, if any, on realization is recognized in the profit & loss account.

CUSTOM DUTY

Custom duty is charged in the year when it is paid.

PROVISION FOR RETIREMENT BENEFITS

Gratuity: The Company's obligations towards gratuity to employees has been provided for at actuals and other retirement benefits as per policy of the company have been provided for as per IndAS-19. The same have been charged in the profit and loss of the Company.

Provident Fund: The employer and employee make statutory contribution towards the Government's Provident Fund and the same is charged in the profit and loss of the Company.

EXPENSES

Material known liabilities are provided based on available information /estimates.

TIMING REVENUE RECOGNITION

In appropriate circumstances, revenue (income) is recognized when no significant uncertainty as to measurability or collectability exists.

TAXATION

Provision for taxation is made based on the current tax rates in force.

Deferred tax charge or credit (reflecting the tax effect of timing difference between accounting income and taxable income for the period) is determined in accordance with the IndAS-12.

The deferred tax charged or credited and the corresponding deferred tax liabilities or assets are recognized using the tax rate that have been enacted or subsequently established by the Balance Sheet date. Deferred tax assets are recognized and carried forward to the extent that there is a reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realised.

CASH FLOW STATEMENT

Cash flows are reported using indirect method, whereby profit before tax is adjusted for the effects of transactions of a non cash nature and any deferrals or accruals of past and future cash receipts and payments. The cash flows from regular operating, investing and financing activities of the Company are segregated.

CONTINGENT LIABILITIES

All liabilities have been provided for in the accounts except liabilities of a contingent nature, which have been disclosed at their estimated value in the notes on accounts.

IMPAIRMENT OF ASSETS

Impairment loss, if any, is recognized in accordance with the accounting standard IndAS-36.

PRIOR PERIOD ITEMS

Material items of prior period non-recurring and extra ordinary items, if any, are disclosed separately.

NOTES :

- 1. Tax provision for income tax has been made as per the Income Tax Act, 1961.
- 2. Debit and credit balances in respect of debtors, loans and advances and creditors are subject to confirmation and reconciliation.
- 3. In accordance with the IndAS-21, net loss of ₹ 2.65 lacs (PY Profit of ₹ 1.26 lacs) due to foreign exchange fluctuations arising on foreign currency transactions has been considered in the Profit and Loss Account.
- 4. In the year under review, the Company has provided the gratuity ₹ **37858** (P.Y.₹ 16603) towards gratuity calculated up to the date of Balance Sheet date according to the Gratuity Act on incremental basis.
- The company has accounted for deferred tax assets of ₹ 58840 (P.Y. deferred tax assets of ₹ 86665) for the year under review as per IndAS-12 in the profit and loss account.
- 6. Contingent liability to the extent not provided for ₹ NIL (P.Y

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₹NIL)

- 7. Previous year figures have been regrouped and reclassified wherever necessary to be in conformity with the current year figures.
- Estimated amount of capital contracts remaining to be executed and not provided for net of advance paid ₹ NIL (PY₹NIL).

9. Managerial Remuneration paid :

	2020-21	2019-20
	<u>Mg. Dir.</u>	<u>Mg. Dir.</u>
(a) Salary₹	3360000	3360000
(b) Perks/ Reimbursement₹		

10. Payment to Auditors (₹)

	<u>2020-21</u>	<u>2019-20</u>
As an auditor	29000	29000
For Taxation & Other works	10000	10000
For Tax Audit	6000	6000
Out of Pocket Expense	4000	4000

- The Company has not received any information from any of the suppliers of their status as Small Scale Industrial Unit. Hence, the amounts due to them outstanding as at 31st March 2021 is not ascertainable.
- 12. Related party disclosures as per the Accounting Standard AS-18 issued by the Institute of Chartered Accountants of India:
 - a. List of related parties
 - i. Subsidiaries: The Company does not have any subsidiary Company.
 - ii. Key Management Personnel Mr. Jagdish Agrawal
 - Mr. Sumit Agrawal
 - iii. Relatives of Key Management Personnel Ishita Pharmaceuticals Anvi Lifesciences Pvt Ltd J & J Chemicals
- b. Transactions / balances outstanding with Related parties

Particulars	Key Management Personnel Amount in ₹	Relatives of Key Management Personnel Amount in ₹
Managerial Remuneration	6540000	
Sales of Goods / Services		23070951
Purchases of Goods /Services		59389456
Investment in equity shares/ Share Application Money		1300000
Loans/advance at year end		300000
Lease Rent		1856376

Note: Related parties are as identified by the Company and relied upon by the auditors.

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13. Earning per Shares (EPS) as per Indian Accounting Standard AS-33								
Particulars					2020-21 Amount ₹	2019-20 Amount ₹		
Profit after Tax						5471064		
Weighted Average no. of equity shares of ₹ 10 each Basic Diluted					2990300 2990300	2990300 2990300		
EPS (₹ .) Basic Diluted					2.77 2.77	1.83 1.83		
Add	ditional information pursuant to the provision	sions of Companies A	ct, 2013.					
14.	Quantitative details and other information	ion:						
Α	A Value of imports in rupees calculated on CIF basis in respect of ; Curr. Yr. 3					₹		
	Material			13245020	2736572	0		
В	Expenditure in foreign currency : Purchases of materials Miscellaneous Expenses			23288539 30900	2462410 563			
С	Value of raw materials, stores and spar	res consumed :	₹	%	₹	·. %		
	 (a) Value of raw material consumed : Imported Indigenous 	-	16021652 79042262	16.85 83.15	2670463 8652014			
	(b) Value of stores and spares consumed : Indigenous	- I:	95063914	100.00	11322478			
		-	<u>593137</u> 593137	<u>100.00</u> 100.00	<u>62134</u> 62134			
D	Amount remitted in foreign currency or account of dividend	n		NIL	NI	L		
Е	E Earnings in foreign exchange (₹) 17321339		17321339	682370	0			
J	Sd/- Sd/- Cor Jaymin Shah & Associates Chartered Accountants	Sd/- Jagdish Agrawa Managing Directo		Sd/- Govind Gup Director	ta			
	Sd/- Mrs.Abha Agrawal Director	Sd/- Sumit Agrawal CFO						
	hmedabad Dated : 30 th June, 2021							

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BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

Registration Details Registration No. Balance Sheet Date	L24231GJ1992PLC017054 31-Mar-21	State Code	04			
Capital raised during the year (Amount in thousands)						
Public Issue	NIL	Rights Issue	NIL			
Bonus Issue	NIL	Private Place	ement NIL			
Position of Mobilisation and I	Deployment of Funds. (Amount i	in thousands)				
Total Liabilities	92649	Total Assets	92649			
Source of Funds						
Paid up Capital	29903	Secured Loa	ns 0			
Reserves & Surplus	48004	Deferred Tax	411			
		Current Liabi	lities 14332			
Application of Funds Net Fixed Assets	9958	Current Asse	ets 79926			
Investments	9958 2259	Current Asse	/ 9920			
Long term Loans & Advance	507					
Long term Loans a Advance	007					
Performance of the Company (Amount in thousands)						
Turnover	142626	Total expend	iture 132088			
Profit before tax	10537	Profit after ta	x 8296			
Earning per Share Rs.	2.77	Dividend Rat	e (%) 0%			
Generatic Names of Three Principal Products/services of Company. (as per monetary terms)						
Item Code No. (ITC Code)		29419060				
Product Description			NORFLOXACIN			
Item Code No. (ITC Code)		29362920				
Product Description		NICOTINIC A	NICOTINIC ACID			
Item Code No. (ITC Code)		29359015	29359015			
Product Description		SULFONAM	SULFONAMIDES			
Note : Classification of products/services under ITC code being of a technical nature is not verified by the Auditors. As per our attached report of even date.						
Sd/-		d/-	Sd/-			
For Jaymin Shah & Asso		Agrawal	Govind Gupta			
Chartered Accountant	is ivianaging	g Director	Director			
Ahmedabad Dated : 30 th June, 2021	Mrs.Abha	d/- a Agrawal ector	Sd/- Sumit Agrawal CFO			
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ISH	ITA DRUGS AN	ND INDUSTRIES LTD. 28 th ANNUAL	REPOR	RT 2020-21
		ISHITA DRUGS AND INDUSTRIES LTD		
		Registered Office : Survey No. 179/1, Vasna Iyava, Sanand.		
		Form No. MGT-11		
		<u>Proxy Form</u>		
		5(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Adminis	stration) R	ules, 2014]
	ne of the obers			
	istered address :			
-	ail Id:			
Folic	No. / Client Id :			
DP I	D :			
I/We,	being the holder(s)	of equity shares of ISHITA DRUGS AND INDUSTRIES LIM	ITED, he	reby appoint
1. Nai	me :	E-mail Id :		
Addre	SS:			
		Signature :	or failing him/her	
		E-mail Id :		
Addre				
		Signature :		
		d and vote (on a poll) for me/us and on my/our behalf at the 28^{th} Annual General Me	eting of t	he Company,
Sr.	Particulars	30 th September, 2021 and at any adjournment thereof		Aggingt
No.	Particulars		For	Against
	ORDINARY BUS			
1.		der and adopt the Audited Financial Statements of the Company for the Financial larch, 2021, together with the Reports of Board of Directors and Auditors thereon.		
2.		of Mrs. Abha Agrawal (DIN 01589479), as Director, who retires by rotation.		
3.	To consider the R (FRN No. 129406	Re-appointment of M/s Jaymin Shah & Associates, Chartered Accountants W) as the Statutory Auditor of the company for a period of one year		
	SPECIAL BUSIN	ESS		
4.	Re-appointment of Company.	of Mr. Jagdishprasad Agrawal (DIN: 01031687) as a Managing Director of the		
0:				Affix
Sigr	ied this	day of2021		100 Paise
Sigr	ature of Share hol	Ider Signature of Proxy holder(s)	— L	Revenue Stamp
Note	: This form duly co before the Meeti	ompleted and signed must be deposited at the registered Office of the Company n ng.	ot less th	an 48 hours
-><		· · · · · X · · · · · · · · · · · · X · · · · · · · · · · ·		* • • •
-		ISHITA DRUGS AND INDUSTRIES LTD Registered Office : Survey No. 179/1, Vasna Iyava, Sanand.		-
		<u>Attendance Slip</u> (To be handed over at the entrance of the meeting hall)		
		28 th Annual General Meeting - 30 th September 2021		
DP II) :			
		No. of Shares held		
Rege	ncy Hotel, Nr. HP Pe	nce at the TWENTY EIGHTH ANNUAL GENERAL MEETING of the Company held "The etrol Pump, Village Vasana Iyava, Taluka Sanand, Sanand Viramgam Highway, Gujarat OCK LETTERS)	382170 a	t 11.30 A.M.
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