50TH

ANNUAL REPORT 2024-2025

BOARD OF DIRECTORS SHRI DEEPANSHU SUREKA DIN: 10060642 MANAGING DIRECTOR

SMT. VEENA AGGARWAAL DIN: 00060415 DIRECTOR SH. ATUL KUMAR DIN: 00060233 DIRECTOR SH.DINESH KHANNA DIN:10871462 DIRECTOR

COMPANY SECRETARY SMT. SHWETA AGARWAL

ACS- 27057

STATUTORY AUDITOR VIPIN MISHRA &

COMPANY

CHARTERED ACCOUNTANTS

FRN: 039103N

B-527, NEHRU GROUND, NIT, FARIDABAD

SECRETARIAL AUDITOR JYOTI ARYA & ASSOCIATES-COP-17651

K-009, DDA LIG FLATS, POCKET-C, MOLARBAND, NEW DELHI-110076

PRINCIPAL BANKERS ICICI BANK LIMITED

REGISTERED OFFICE ROOM NO. 107, ANAND JYOTI BUILDING,

1st FLOOR, 41, NETAJI SUBHAS ROAD, KOLKATA, WEST BENGAL -700001

ADMINISTRATIVE 602, CHIRANJIV TOWER, 43, NEHRU

OFFICE PLACE, NEW DELHI-110019

REGISTRAR& TRANSFER M/S. BEETAL FINANCIAL & COMPUTER

AGENTS SERVICES (P) LTD.,

BEETAL HOUSE,99, MADANGIR, BEHIND LOCAL, SHOPPING CENTRE, NEAR DADA HARSUKH DASS MANDIR, NEW DELHI –

110062

SHARES LISTED AT METROPOLITAN STOCK EXCHANGE

OF INDIA LTD.(MCX-SX))

CALCUTTA STOCK EXCHANGE LTD.

NOTICE

Notice is hereby given that the 50th **Annual General Meeting** of the Members of Quality Synthetic Industries Limited will be held on **Tuesday, September 30, 2025 at 02:00 P.M.** at the **Registered Office** of the Company, at Room No. 107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata-700 001 to transact the following businesses:-

ORDINARY BUSINESSES:

- 1. To receive, consider and adopt the Audited Financial Statements for the financial year ended 31st March, 2025 together with the Reports of the Board of Directors and Auditors thereon.
- **2.** To appoint a Director in place of Shri Deepanshu Sureka (DIN: 10060642), who retires by rotation and, being eligible, offers herself for re- appointment.

SPECIAL BUSINESSES:

3. To approve entering into Transactions with Related Parties u/s 188 of the Companies Act, 2013 and in this regard to consider and if thought fit, to pass with or without modification(s) the following resolution as a **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the applicable provisions of the Companies Act, 2013 read with Rules made thereunder and other applicable provisions, if any, [including any statutory modification(s) or amendment(s) thereto or re-enactment(s) thereof, for the time being in force], the Company's Policy on Materiality of and Dealing with Related Party Transactions, and subject to such approval(s), consent(s), permission(s) as may be necessary from time to time and based on the approval/recommendation of the Audit Committee and the Board of Directors of the Company, approval of the Members be accorded to the Company to enter into/ continue with the existing Related Party Transaction(s)/ Contract(s)/ Arrangement(s)/ Agreement(s) (whether by way of an individual transaction or transactions taken together or series of transactions or otherwise) falling within the definition of 'Related Party Transaction' under Regulation 2(1)(zc) of the Listing Regulations read with the definition of 'Related Party' under Regulation 2(1)(zb) of the Listing Regulations in the course of: i) Sale and purchase of any goods and material; ii) Availing / rendering of any services; iii) Sharing or usage of each other's resources and reimbursement of expenses, licensing of technology and intellectual property rights, receipt of royalty / brand usage; iv) Purchase / sale / transfer / exchange / lease of business assets including property, plant and equipment, Intangible assets, transfer of technology to meet the business objectives and requirements; v) Providing fund based and non-fund based support including equity / debt / Inter-corporate deposits (ICD), convertible / non-convertible instruments / Guarantee/ security etc., in connection with loans provided and Interest, commission and other related income / expenses.vi) Any transfer of resources, services or obligations to meet its objectives / requirements; with Related Parties as detailed in the explanatory statement to this Resolution, on such material terms and conditions as mentioned therein and as may be mutually agreed between the parties and the Company, for the financial year FY 2025-26, provided that the said contract(s)/ arrangement(s)/ agreement(s)/ transaction(s) shall be carried out in the ordinary course of business of the Company and at arm's length basis.

FURTHER "RESOLVED THAT the Board of Directors of the Company (including any Committee thereof) be authorised to do all such acts, deeds, matters and things as it may deem fit at its absolute discretion and to take all such steps as may be required in this connection including finalising and executing necessary

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

contract(s), scheme(s), agreement(s) and such other documents as may be required, seeking all necessary approvals to give effect to this Resolution, for and on behalf of the Company and settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions with regard to the powers herein conferred to, without being required to seek further consent or approval of the Members or otherwise to the end and intent that the Members shall be deemed to have given their approval thereto expressly by the authority of this Resolution. "

FURTHER "RESOLVED THAT all actions taken by the Board of Directors of the Company (including any Committee thereof) in connection with any matter referred to or contemplated in this Resolution, be approved, ratified and confirmed in all respects."

4. To appoint M/s. Jyoti Arya & Associates (COP No. 17651), Firm of Company Secretaries in Practice as Secretarial Auditors for a term of upto 5(Five) consecutive years, fix their remuneration and in this regard, to consider and if thought fit, to pass the following resolution as a Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 204 and other applicable provisions of the Companies Act, 2013, if any and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Regulation 24A and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) and subject to receipt of such other approvals, consents and permissions as may be required, M/s. **Jyoti Arya & Associates (COP No. 17651)**, Firm of Company Secretaries in Practice be and are hereby appointed as Secretarial Auditors of the Company for a term of upto 5(Five) consecutive years, to hold office from the conclusion of this Annual General Meeting ('AGM') till the conclusion of 55th (Fiftieth) AGM of the Company to be held in the Year 2030, at a remuneration to be fixed by the Board of Directors of the Company or any Committee of the Board of Directors ('the Board').

"RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, things and to sign all such documents and writings as may be necessary to give effect to this resolution and for matters connected therewith or incidental thereto."

By Order of the Board of Directors QUALITY SYNTHETIC INDUSTRIES LIMITED

Sd/-.

(SHWETA AGARWAL)

COMPANY SECRETARY

ROOM NO. 107, 1STFLOOR,
ANAND JYOTI BUILDING,
41, NETAJI SUBHAS ROAD,
KOLKATA-700001

(WEST BENGAL)

CIN: L51909WB1980PLC033010 **Date: September 06, 2025**.

Notes:

1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING(HEREINAFTER REFERRED AS "THE MEETING"/"AGM") IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON POLL INSTEAD OF HIMSELF/HERSELF. SUCH A PROXY NEED NOT BE A MEMBER OF THE COMPANY. A blank form of proxy is enclosed herewith and if intended to be used, it should be deposited duly filled-up at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting. A person can act as a proxy on behalf of members not exceeding fifty

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

and holding in the aggregate not more than ten percent of the total share capital of the company carrying voting rights. A member holding more than ten percent of the total share capital of the company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder. Proxies submitted on behalf of the companies, societies etc., must be supported by an appropriate resolution/authority, as applicable.

- 2. Only registered members of the Company holding shares as on the **Cut-off date** decided for the purpose, being **Tuesday**, 23rd **September**, 2025 or any proxy appointed by such registered member may attend and vote at the Annual General Meeting as provided under the provisions of the Companies Act, 2013.
- 3. The Register of members and share transfer books of the Company will remain closed from Wednesday, 24th September, 2025 to Tuesday the 30th September, 2025 (both days inclusive).
- 4. Explanatory Statement as required under Section 102(1) of the Companies Act, 2013, relating to the Special Business to be transacted at the Meeting is annexed hereto.
- 5. SEBI mandates transfers of securities only in dematerialized mode vide Notification No.: SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018. In view of the above and to avail various benefits of dematerialization, members are advised to dematerialize shares held by them in physical form.
- 6. SEBI mandates updation of Shareholders' PAN and Bank details vide SEBI Circular No.: SEBI/HO/MIRSD/DOP1/CIR/P/2018/24 dated June 08, 2018. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical form are required to submit their PAN details to the Registrar and Share Transfer Agent of the Company.
- 7. SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical form are required to submit their PAN details to the Registrar and Share Transfer Agent of the Company.
- 8. Additional information, pursuant to Regulation 36 of the Listing Regulations, in respect of directors seeking appointment/re-appointment at the AGM, forms part of the Notice.
- 9. All the documents referred to in the notice will be available for inspection at the Company's registered office during normal business hours on all working days upto the date of AGM. The Register of Directors and Key managerial Personnel and their shareholding, maintained under section 170 of the Companies Act 2013 (Act), and the Register of Contracts or Arrangements in which directors are interested, maintained under section 189 of the Act, will be available for inspection by the members at the AGM.
- 10. Members whose shareholding is in electronic mode are requested to direct change of address, contact details and bank account details, e-mail address in case of change, to their respective depository participant(s). Members holding shares in physical form are requested to update their addresses and contact details with the Registrar and Share Transfer Agent of the Company, if there is any change.
- 11. In terms of section 101 of the Companies Act 2013, read together with the rules made thereunder, the Company forwarded soft copies of all the documents to be sent to the shareholders including the General Meeting notices along with Audited Accounts and requisite reports thereon to all those members who have registered their e-mail ids with their respective DPs or with the Share Transfer Agent of the Company. Please note that these documents are also available on the Company's Website at www.qualitysyntheticfibre.com. All the members are requested to ensure to keep their e-mail addresses updated with the Depository Participants or by writing to the Company at qualitysynthetic@gmail.com quoting their folio number(s) or their DP/ CLIENT IDs.

12. Voting Rights: Shareholders holding equity shares shall have one vote per share as shown against their holding and shareholders.

13. Voting through electronic means:

- a. Pursuant to the provisions of Section 108 of the Companies Act, 2013 and the Rules made thereunder and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a member of the Company holding shares either in physical form or in dematerialized form may exercise his right to vote by electronic means in respect of the resolution(s) contained in this notice.
- b. The Company is providing facility for voting by electronic means to its members to enable them to cast their votes through such voting. The Company has engaged the services of **National Securities Services Limited (NSDL)** to provide remote e-voting facility (i.e. the facility of casting votes by a member by using an electronic voting system from a place other than the venue of a general meeting).
- c. The Company shall also provide facility for voting through Ballot/polling paper which shall be available at the meeting and members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their right to vote at the meeting.
- d. The members who have exercised their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
- e. The Board of Directors have appointed CS Kanchan Maheswari, Practicing Company Secretaries. Kolkata, Membership No.- F13162, COP NO.- 20877, as the Scrutinizer, for conducting the voting / poll and remote e-voting process in a fair and transparent manner
- f. The **cut-off date** for the purpose of voting (including remote e-voting) in the meeting is **Tuesday**, 23rd September, 2025.
- g. Members are requested to carefully read the instructions for remote e-voting before casting their vote.
- h. The remote e-voting facility will be available during the following period after which the portal shall forthwith be blocked and shall not be available:

COMMENCMENT OF E-VOTING	END OF E-VOTING
Saturday, 27 th September, 2025 at 09.00 A.M	Monday, 29 th September, 2025 at 5.00 P.M.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTINGARE AS UNDER:-

- The remote e-voting period begins on Saturday, 27th September, 2025 at 09.00 A.M and ends on Monday, 29th September, 2025 at 5.00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Tuesday, 23rd September, 2025 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Tuesday, 23rd September, 2025.
- j. How do I vote electronically using NSDL e-Voting system?

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:

		reholders holding securities in demat mode is given below:
Type of shareholders		Method
Individual	1.	Existing IDeAS user can visit the e-Services website of
Shareholders holding securities in demat		NSDL Viz. https://eservices.nsdl.com either on a Personal
mode with NSDL.		Computer or on a mobile. On the e-Services home page
mode with NSDE.		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 Ifyou are not registered for IDeAS
		e-Services, option to register is available at
		https://eservices.nsdl.com. Select "Register Online for
		IDeAS Portal" or click at
		https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	2.	Visit the e-Voting website of NSDL. Open web browser by
		typing the following URL: https://www.evoting.nsdl.com/
		either on a Personal Computer or on a mobile. Once the
		home page of e-Voting system is launched, click on the
		icon "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.
		Shareholders/Members can also download NSDL Mobile
		App "NSDL Speede" facility by scanning the QR code
		mentioned below for seamless voting experience.
		<u> </u>

NSDL Mobile App is available on Google Play App Store Individual 1) Existing users who have opted for Easi / Easiest, they can Shareholders holding login through their user id and password. Option will be securities in demat made available to reach e-Voting page without any further mode with CDSL authentication. The URL for users to login to Easi / Easiest https://web.cdslindia.com/myeasi/home/loginor www.cdslindia.com and click on New System Myeasi. 2) 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. 3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistra tion 4) 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. Individual You can also login using the login credentials of your demat account through your Depository Participant registered with Shareholders (holding NSDL/CDSL for e-Voting facility. upon logging in, you will be securities in demat able to see e-Voting option. Click on e-Voting option, you will be mode) login through redirected to NSDL/CDSL Depository site after successful their depository authentication, wherein you can see e-Voting feature. Click on participants 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	Mambara fasing any tachnical issue in locin can contact
securities in definit mode with 145512	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at
	evoting@nsdl.com. or call at 022 - 4886 7000
Individual Shareholders holding	Members facing any technical issue in login can contact
securities in demat mode with CDSL	CDSL helpdesk by sending a request at
	helpdesk.evoting@cdslindia.com or contact at 1800-21-
	09911

B) Login Method for e-Voting for 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: https://www.evoting.nsdl.com/ 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 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	Your User ID is:		
(NSDL or CDSL) or Physical			
a) For Members who hold shares in	8 Character DP ID followed by 8 Digit		
demat account with NSDL.	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	16 Digit Beneficiary ID		
demat account with CDSL.	For example if your Beneficiary ID is		
	12*********** then your user ID is		
	12******		
c) For Members holding shares in	EVEN Number followed by Folio		
Physical Form.	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 "<u>Forgot User Details/Password?</u>"(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.com 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 cycles in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. 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.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.

- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. 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 Kanchan8211@gmail.com with a copy marked to evoting@nsdl.com. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 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 www.evoting.nsdl.com or call on: 022 4886 7000 or send a request to Ms. Pallavi Mhatre-Senior Manager at evoting@nsdl.com.

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 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) by email to qualitysynthetic@gmail.com
- 2. 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) to qualitysynthetic@gmail.com . 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.Login method for e-Voting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 4. 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 required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE EGM/AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the EGM/AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the EGM/AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the EGM/AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the EGM/AGM. However, they will not be eligible to vote at the EGM/AGM.
- 4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the EGM/AGM shall be the same person mentioned for Remote e-voting.

EXPLANATORY STATEMENT

(Pursuant to Section 102 (1) of the Companies Act, 2013 ("the Act"), attached to the Notice dated 06th September, 2025 convening the 50th Annual General Meeting)

Item No. 3

SPECIAL BUSINESS:

Ordinary Resolution

The Securities and Exchange Board of India ('SEBI'), vide its notification dated 9th November, 2021, has notified SEBI (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021 ('Amendments') introducing amendments to the provisions pertaining to the Related Party Transactions under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'). The aforesaid Amendments inter-alia included replacing of threshold i.e. 10% (ten per cent) of the listed entity's consolidated turnover, for determination of Material Related Party Transactions requiring Shareholders' prior approval with the threshold of lower of Rs. 1,000 crores (Rupees one thousand crores) or 10% (ten per cent) of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, with effect from 1st April, 2022. Under the Listing Regulations, in addition to the approval and reporting for transactions by the Company with its own Related Party(ies), the scope extends to transactions by the Company with Related Party(ies) of any subsidiary(ies) of the Company or transactions by a subsidiary(ies) of the Company with its own Related Party(ies) or Related Party(ies) of the Company or Related Party(ies) of any subsidiary(ies) of the Company. As per Regulation 23(4) of the Listing Regulations, all Material Related Party Transactions shall require prior approval of the shareholders, even if the transactions are in the ordinary course of business and at an arm's length basis. Given the nature of the Company the Company works closely with its subsidiary and group Companies to achieve its business objectives and enters into various operational transactions with its related parties, from time to time, in the ordinary course of business and on arm's length basis. Further, the Members of the Company at the previous AGM had approved Related Party Transactions of the Company with certain Related. However, the estimated value of the contract(s)/ arrangement(s)/ agreement(s)/ transaction(s) of the Company with the aforesaid Related Parties is anticipated to exceed the aforesaid monetary limit approved by the Members at the 49th AGM. Members may please note that the Company, its Group Company have been undertaking such transactions of similar nature with related parties in the past financial years, in the ordinary course of business and on arm's length after obtaining requisite approvals, including from the Audit Committee of the Company as per the requirements of the applicable law. The maximum annual value of the proposed transactions with the related parties is estimated based on the Company's current transactions with them and future business projections. The Board of Directors of your company has approved this item in the Board

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

Meeting and recommends the Resolution as set out in the Notice for the approval of members of the Company as an Ordinary Resolution. Also, it is to be noted that all entities falling under the related parties shall not vote to approve the transaction as set out at Item no. 03, irrespective whether the entity is party to the said transaction or not. Except Promoter Directors and Key Managerial Personnel of the Company and their relatives, Members are hereby informed that pursuant to the second proviso of section 188(1) of Companies Act, 2013, no member of the company shall vote on such Ordinary resolution to approve any contract or arrangement which may be entered into by the company, if such member is a related party.

The Board of Directors of your company has approved this item in the Board Meeting held on September 06, 2025 and recommends the Resolution as set out in the Notice for the approval of members of the Company as an Ordinary Resolution. Also, it is to note that all entities falling under the related parties shall not vote to approve the transaction as set out at Item no. 03, irrespective whether the entity is party to the said transaction or not. Except Promoter Directors and Key Managerial Personnel of the Company and their relatives, no other Director or any other person is concerned or interested in the Resolution.

Item No. 04

Appointment of Secretarial Auditors for one term of Five years

Ordinary Resolution

Pursuant to the amended provisions of Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI LODR Regulations') vide SEBI Notification dated December 12, 2024 and provisions of Section 204 of the Companies Act, 2013 ('Act') and Rule 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Audit, and the Board of Directors at their respective meetings held on April 16, 2025 have approved and recommended the appointment of M/s. Jyoti Arya & Associates (COP No. 17651), Peer Reviewed Firm of Company Secretaries in Practice as Secretarial Auditors of the Company for a term of upto 5(Five) consecutive years to hold office from the conclusion of this Annual General Meeting ('AGM') till the conclusion of 55th (Fiftieth) AGM of the Company to be held in the Year 2030 on following terms and conditions:

- a. Term of appointment: Upto 5(Five) consecutive years from the conclusion of this AGM till the conclusion of 55th AGM.
- b. Proposed Fees: As determined by the Board, on recommendation of Audit Committee. The proposed fees to based on knowledge, expertise, industry experience, time and efforts required to be put in by them, which is in line with the industry benchmark.
- c. Basis of recommendations: The recommendations are based on the fulfilment of the eligibility criteria & qualification prescribed under the Act & Rules made thereunder and SEBI LODR Regulations with regard to the full time partners, secretarial audit, experience of the firm, capability, independent assessment, audit experience and also based on the evaluation of the quality of audit work done by them in the past. d. Credentials: M/s. Jyoti Arya & Associates (COP No. 17651) ('Secretarial Audit Firm'), is a reputed firm of Company Secretaries in Practice specialized in Secretarial Audit and other corporate law matters. The firm is registered with the Institute of Company Secretaries of India and has an experience of more than 05 years in providing various corporate law services. The Firm also holds a valid Peer Review Certificate. M/s. Jyoti Arya & Associates have given their consent to act as Secretarial Auditors of the Company and confirmed that their aforesaid appointment (if made) would be within the prescribed limits under the Act & Rules made thereunder and SEBI LODR Regulations. They have also confirmed that they are not disqualified to be appointed as Secretarial Auditors in terms of provisions of the Act & Rules made thereunder and SEBI LODR Regulations

None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution except to the extent of their

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

shareholding, if any, in the Company. The Board of Directors of the Company recommends the resolution set out at Item No.04 for approval.

BY ORDER OF THE BOARD QUALITY SYNTHETIC INDUSTRIES LIMITED

SD/-

(SHWETA AGARWAL) COMPANY SECRETARY

Registered Office:

Room No. 107, Anand Jyoti Building, 1st Floor, 41, Netaji Subhash Road, Kolkata, West Bengal-700001 CIN: L65929WB1975PLC029956

Date: September 06, 2025.

ANNEXURE

PURSUANT TO REGULATION 36 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARD - 2 ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI) INFORMATION ABOUT THE DIRECTOR PROPOSED TO BE RE- APPOINTED/ APPOINTED UNDER IS FURNISHED AS BELOW:

Name of Directors	Mrs. Deepanshu Sureka		
DIN	10060642		
Date of Birth	24-04-1998		
Date of First Appointment	03-03-2023 (from the date of approval of DIN)		
Designation	Director(Executive-Promoter-Category)/ Managing Director		
Qualification	Mr. Deepanshu Sureka is Bachelor of Science in Management from London University(UK).		
Designation	Managing Director		
Nationality	India		
Experience	He is in business having 5 years' working experience in Steel Industry		
Terms and Conditions of Appointment or re-appointment	Mr. Deepanshu Sureka is Managing Director of the Company, liable to retire by rotation		
Details of Remuneration sought to be paid	Not applicable		
Last Remuneration drawn	12,00,000 during 2024-25 & Rs. 2,25,000/ p.m. wef 01/04/2025		
No. of Board Meetings attended during the year	09/15 during 2024-25		
Expertise in specific functional area	He is in business having 5 years' working experience in Steel Industry. Having experience in the field of general management, Finance & Marketing.		
Relation with other Directors, Manager and other Key Managerial Personnel of the Company	Not related to any other directors and other Key Managerial Personnel of the Company.		
List of public companies in which directorship held(including foreign Companies)			
Listed entities in which membership of Committee of Board held.	Quality Synthetic Industries Ltd. 1. Audit Committee-Member wef 01/07/2025 2. Stakeholder Relationship Committee wef 01/07/2025		
Listed entities from which resigned during past three years	-Nil		
Shareholding in the Company	2,75,465 Equity Shares of Rs. 10/-each (5.0085 %)		

(CIN: L65929WB1975PLC029956)

DIRECTORS REPORT TO THE SHAREHOLDERS OF THE COMPANY

Your Directors have the pleasure in presenting the 50th Annual Report together with the Audited Accounts of the Company for the year ended 31st March, 2025.

FINANCIAL RESULTS:

The Financial Results for the year ended 31st March, 2025 are as under:-

(RS. in '000')

PARTICULARS	2024-25	2023-24
Gross Sales & Other Income	524343.78	375059.99
Gross Profit/(Loss) before Finance Cost, Depreciation &	33569.71	16313.19
Taxes		
Less: Finance Cost	26771.47	13586.69
Less: Depreciation	1915.00	-
Profit Before Tax	4883.24	2726.50
Current Tax		
Provision for Tax	-	-
MAT Credit available/used/lapsed	-	-
Deferred Tax	780.37	(3975.91)
Profit for the year	5663.61	(1249.21)
Other Comprehensive Income	(2969.14)	3185.44
Less: Provision for Tax on Other Comprehensive Income	826.01	(886.19)
Total Comprehensive Income	3520.49	1050.04
Earning per equity share (Basic & Diluted)	0.64	0.19

PERFORMANCE REVIEW:

For the financial year under review the company's total comprehensive income stands at Rs. 3520.49 Thousands against Rs. 1050.04 Thousands in previous year due to increase in finance cost. Your directors are hopeful of improved performance in next financial year.

TRANSITION TO INDIAN ACCOUNTING STANDARDS

The Company has prepared financial statements for the year ended March 31, 2025, in accordance with IndAS. The Company has adopted IND AS notified under Section 133 of the Companies Act 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 from April 1, 2019 and the effective date of transition is April 1, 2018.

FUTURE OUTLOOK:

The good news being that the world finally came out of the shadows of the COVID-19 pandemic, however, with the Ukraine war still continuing & intermittent war in the middle-east, pose serious challenge that the world faces today. The war has stoked an increase in inflation leading to increase in interest rates across the world as inflation has reached 40 year high in developed countries. The interest rate hikes are threating a looming recession in the world. However silver lining is that Indian economy is resilient & performing vibrantly. With the continuation of the same Government in the office for its third term and sound economic policies undertaken by the Central Government; India is on the path to become third largest economy in the world.

DIVIDEND:

No dividend is recommended for the year under review.

(CIN: L65929WB1975PLC029956)

During the year 2024-25 the Board of directors did not recommend payment of interim-dividend in order to consolidate financial position of your company.

RESERVES: During the year under review following fund has been transferred to Reserve:

(RS. in '000')

Particulars	During 2024-25	During 2023-24
RBI Reserve Fund for NBFC-	1132.72	(249.84)
Transferred from Profit & Loss Accounts		
General Reserves	5110.35	1844.46
Other Retained Earning	(2143.12)	2299.25
(Other Comprehensive Income)		

SHARE CAPITAL:

The paid up equity share capital as on 31st March 2025 was 550.00 Lacs. There was no public issue, rights issue, bonus issue or preferential issue, etc. during the year. The Company has not issued shares with differential voting rights, sweat equity shares, nor has it granted any stock options.

WEBLINK OF THE COMPANY:

The web address of the company is https://www.qualitysyntheticfibre.in/annual-returns.html , where Annual Returns referred to in sub-section (3) of section 92 has been placed.

FIXED DEPOSITS:

The company has not accepted any deposits from public and is not, therefore, required to furnish information in respect of outstanding Deposits as required under Non-Banking Financial Companies Acceptance of Public Deposits (Reserve Bank) Directions, 1988. Your company is registered with RBI, Kolkata as Non-deposit taking NBFC vide NBFC registration No.055 01212.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The details of the Loans, Guarantees and Investments covered under the provisions of section 186 of the Act are given in the notes to the Financial Statements ended March 31, 2025.

RELATED PARTY TRANSACTIONS:

A detailed report on contracts and arrangements made during the year 2024-25, transactions being in the ordinary course of business and at arm's length have been reported and annexed hereto in this report in the prescribed form AOC-2, as per Annexure-1 read with other notes on accounts No 14 of the Financial Statement.

The terms & conditions of the abovementioned transactions are not prejudicial to the interest of the Company and there is no transaction of material nature. The closing balance of such related parties, wherever outstanding, is not overdue.

NUMBER OF MEETINGS OF THE BOARD:

Fifteen(15) Meetings of the Board of Directors were held during the financial year 2024-2025 and the gap between two Board Meetings did not exceed one hundred & twenty days. The necessary quorum was present for all the meetings. During the year a separate meeting of the independent directors was held inter-alia to review the performance of non-independent directors and the Board as a whole.

The details of Board meeting held during the Financial Year 2024-25 are as follows:-

(CIN: L65929WB1975PLC029956)

Sl No.	Date of Meeting	Board Strength	No. of Directors Present
1.	13-04-2024	04	03
2	14-05-2024	04	03
3	27-05-2024	04	04
4	04-07-2024	04	03
5	15-07-2024	04	02
6	13-08-2024	04	03
7	04-09-2024	04	02
8	16-10-2024	04	02
9	08-11-2024	04	03
10	19-11-2024	04	02
11	07-12-2024	03	03
12	13-12-2024	03	03
13	04-01-2025	04	04
14	21-01-2025	04	03
15	05-02-2025	04	04

The details of Board meeting held during the Financial Year 2024-25 are furnished under corporate governance report forming part of this report.

BOARD EVALUATION:

The Board of directors has carried out an annual evaluation of its own performance, Board committees and individual directors pursuant to the provisions of the Companies Act, 2013 ("the Act") and the corporate governance requirements as prescribed by Securities and Exchange Board of India ("SEBI") under Regulation 17(10) of Listing Obligations & Disclosure Requirements, Regulations, 2015. The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of the criteria such as the Board composition and structure, effectiveness of Board processes, information and functioning, etc. The performance of the committees was evaluated by the Board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc. The Board reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the Board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspects of his role.

FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS:

The Company proactively keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry.

DISCLOSURE PURSUANT TO RULE 5 OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014:

Disclosure pursuant to Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rule, 2014 has been made in the prescribed Format and forms part of the Directors' Report as Annexure IV.

SEPARATE MEETING OF INDEPENDENT DIRECTORS:

In terms of requirements under Schedule IV of the Companies Act 2013 and the Listing Regulations, 2015, a separate meeting of the Independent Directors was held on 04/01/2025.

(CIN: L65929WB1975PLC029956)

The independent Directors at the meeting reviewed the following:-

- Performance of Non Independent Directors and board as a whole.
- Performance of the Chairperson of the company, taking into the account the views of executive directors and non-executive directors.
- Assess the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

LISTING OF STOCK ON EXCHANGES:

Your Directors take an immense pleasure in informing you that with effect from 28th August, 2015, the Equity shares of your company (bearing ISIN: INE062F01011) got listed and admitted to dealings on the Capital Market Segment of Metropolitan Stock Exchange of India Ltd. (Formerly known as MCX Stock Exchange Limited). Company's shares are also listed on Calcutta Stock Exchange since incorporation.

CORPORATE GOVERNANCE:

The Board of Directors and Management believe in adopting and practicing principles of Good Corporate Governance with a view to:-

- Safeguard shareholders' interest through sound business decisions, prudent financial management and high standard of business ethics: and
- Achieve transparency, accountability and integrity in the dealings and transactions of the Company

DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, confirm that:

- i. In the preparation of the annual accounts, the applicable accounting standards, have been followed and there are no material departures.
- ii. They 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 and of the profit of the company for that period;
- iii. They have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company, and for preventing and detecting fraud and other irregularities;
- iv. They have prepared the annual accounts on a going concern basis;
- v. They have laid down internal financial controls to be followed by the company and such internal financial controls are adequate and operating affectively.
- vi. They have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

No frauds have been reported by the auditors other than those reportable to the central government under section 143(12) during the year

Based on the framework of internal controls and compliance systems established and maintained by the company, work performed by the internal, statutory and secretarial auditor and external consultants and the reviews performed by management and the relevant Board Committees, including the audit committee, the Board is of the opinion that the company's internal financial control were adequate and effective during the financial 2024-25.

DIRECTORS & KEY MANAGERIAL PERSONNEL/ DECLARATION ON INDEPENDENT DIRECTORS:

(CIN: L65929WB1975PLC029956)

Pursuant to the provisions of Section 149 (7) of the Companies Act, 2013 ("Act), all Independent directors have submitted declarations that each of them meets the criteria of independence as provided in Section 149(6) of the Act and Regulation 16(1) (b) of the SEBI Regulations, 2015.

During the year 2024-25 following changes took place in the composition of the Board of Directors:

- ➤ Shri Vinayak Sureka (DIN:08913245) resigned as a Director wef 07/12/2024
- ➤ Shri Dinesh Khanna (DIN:10871462) appointed as a Director wef 14/12/2024

As on March 31, 2025 the composition of Board of Directors is as follows:

S.No.	Name	Designation	
1	Shri Deepanshu Sureka	Managing Director (Executive-Promoter)	
2.	Smt. Veena Aggarwal	Director (Non-Executive, Promoter)	
3.	Shri Atul Kumar	Director (Non-Executive Independent)	
4.	Shri Dinesh Khanna	Director (Non-Executive Independent)	

There has been no Change in the composition after March 31, 2025 till the date of signing of this Report:-

During the year the non-executive directors of the Company had no pecuniary relationship or transactions with the Company.

There has been no changes in the KMPs during FY 2024-25 with Shri Deepanshu Sureka as Managing Director. Sh. Binay Kumar as Chief Financial Officer and Smt. Shweta Agarwal as the Company Secretary of the company as on 31/03/2025.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND OTHER DETAILS:

The Company's policy on directors' appointment and remuneration and other matters provided in Section 178(3) of the Act has been disclosed under the heading Nomination and Remuneration Committee/Policy below.

COMMITTEES OF THE BOARD OF DIRECTORS

The details of committees of directors, their constitution, number of meetings held during 2024-25 and members present and attended those meetings are given under corporate governance section attached herewith

RISK MANAGEMENT POLICY

The Company has developed and implemented the Risk Management Policy and the Audit Committee of the Company reviews the same periodically. The Company recognizes that risk is an integral and unavoidable component of business and hence is committed to managing the risk in a proactive and effective manner. The Company's Management systems, organizational structures, processes, standards, code of conduct and behaviors together form the Risk Management System of the Company and are managed accordingly.

VIGIL MECHANISM / WHISTLE BLOWER POLICY:

Your directors have established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism. The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the codes of conduct or ethic policy. This mechanism also provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

(CIN: L65929WB1975PLC029956)

During the year 2024-25, no such report were made to the Chairman of Audit Committee.

PREVENTION OF SEXUAL HARASSMENT POLICY:

The Company has in place a Prevention of Sexual Harassment policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees are covered under this policy.

During the year 2024-25, no complaints were received by the Company related to sexual harassment and hence no complaint is pending as on 31/03/2025 for redressal.

Details of Application made or any proceeding pending under the Bankruptcy & Insolvency Code, 2016 (31 of 2016) during the year: The same is not applicable to the company.

INSIDER TRADING POLICY

The Company's policy on insider trading has been uploaded on the web-site of the company at www.qualitysyntheticfibres.com and all necessary steps have been taken to comply with the said policy.

MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION BETWEEN THE END OF THE FINANCIAL YEAR AND DATE OF THE REPORT

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

Significant material orders passed by regulators: Hon'ble Supreme Court of India, vide its order dt 14.10.2019 in the case of Bikram Chatterji & Ors (Petitioner's) vs Union Of India & Ors. (Respondent) has dealt with Financial transaction of Amrapali Group of Companies with various companies including Sureka Group of Companies, has ordered Mg. Director & Father & brother of the Mg. Director of the company to deposit a sum of Rs.167 Crores in the Registry of the Court on or before 30.11.2019. Since the amount has not been deposited only the details of Properties have been submitted, the case is still pending before Hon'ble, Supreme Court of India. However a specific liability of Rs. 8.86 Crores have been determined against the Company by the Forensic Auditor & confirmed by the Hon'ble Supreme Court of India, against which provisions of Rs. 86 Lacs has been made in the Books of accounts for the year ended 31.3.2020.

Impact of Covid-19: A nation-wide lockdown was declared by the Government of India wef March 24, 2020 due to out-break of Covid-19 pandemic, which was extended in phases upto May 31, 2020. This pandemic has resulted in significant decrease in economic activities across all the sectors including that of our company. The Company has considered the possible effects that may result from the COVID- 19 pandemic on the carrying value of property, plant and equipment, inventories, receivables and other assets. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the Company, as at the date of approval of these financial statement has used internal and external sources of information and concluded that no adjustments are required to the financial results. Given the dynamic nature of pandemic the Company will continue to monitor the developing scenario for any material changes

CHANGE IN THE NATURE OF BUSINESS, IF ANY

There is no change in the nature of business of your Company during the year under review.

INTERNAL FINANCIAL CONTROLS:

The Company has identified all key internal financial controls, which impacts the financial statements, as part of Standard Operating Procedures (SOPs). The SOPs are designed for all critical processes across all plants,

(CIN: L65929WB1975PLC029956)

warehouses and offices wherein financial transactions are undertaken. The SOPs cover the standard processes, risks, key controls and each process is identified to a process owner. The financial controls are tested for operating effectiveness through management ongoing monitoring and review process and independently by the Internal Audit. In our view the Internal Financial Controls, effecting the financial statements are adequate and are operating effectively.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and those transactions are authorized, recorded and reported correctly. The internal control is exercised through documented policies, guidelines and procedures. It is supplemented by an extensive program of internal audits conducted by in house trained personnel. The audit observations and corrective action taken thereon are periodically reviewed by the audit committee to ensure effectiveness of the internal control system. The internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, and for maintaining accountability of persons. Apart from the above the company had engaged M/s A G D & Associates, Chartered Accountant (FRN: 033552N), Faridabad, to conduct Internal Audit during the year 2024-25.

STATUTORY DISCLOSURES:

- -No Frauds Were Reported By Auditors Or Reported To Central Government In The Financial Year Ended On March 31, 2025.
- -None Of The Directors Of Your Company Is Disqualified As Per The Provisions Of Section 164(2) Of The Act. The Directors Of The Company Have Made Necessary Disclosures, As Required Under Various Provisions Of The Act.

EXTRACT OF ANNUAL RETURN:

WEBLINK OF THE COMPANY FOR:

The web Link of the company https://www.qualitysyntheticfibre.com/annual-returns.html where the Annual Returns referred to in sub-section (3) of section 92 has been placed.

STATUTORY AUDITORS:

There has been no change in the Statutory Auditors of your company. For the reporting period 2024-25 M/s Vipin Mishra & Co Chartered Accountants (FRN:039103N), Faridabad with Firm Registration Number 002817N is the Statutory Auditors for one term of Five years from the conclusion of next 49th Annual General Meeting till the conclusion of 54th (Fifty fourth) Annual General Meeting to be held in the year 2029, at a remuneration of Rs. 30,000-/ (Rupees Thirty Thousand only) per annum.

AUDITORS' REPORT:

Auditors' observations in their Report are explained in various notes to the accounts and, therefore, do not call for any further comments

The statutory audit report for the year 2024-25 does not contain any further qualification, reservation or adverse remark or disclaimer made by statutory auditor.

SECRETARIAL AUDITOR:

The Board of Directors of the Company, in compliance with section 204 of the Act read with SEBI (Listing Obligations & Disclosures Requirements) Regulation, 2015, as amended, have appointed Ms. Jyoti Arya, Practicing Company Secretary (M. No.-A48050/ COP-17651) as the Secretarial Auditors to conduct secretarial

(CIN: L65929WB1975PLC029956)

audit of the Company for a term of continuous Five years period i.e. for Financial years commencing 2025-26 upto 2029-30, subject to approval of the shareholders in the ensuing 50th AGM. The Secretarial Audit Report as per Section 204 of the Act for FY 2024-25 is placed as annexure to this report.

No adverse comments have been made in the said report by the Practicing Company Secretary.

STATEMENT ON COMPLIANCE WITH THE MATERNITY BENEFIT ACT, 1961

Pursuant to Clause (xiii) of sub-rule (5) of Rule 8 of the Companies (Accounts) Rules, 2014, the Board of Directors hereby confirms that the Company has complied with the provisions of the Maternity Benefit Act, 1961 during the year under review. The Company has taken adequate measures to ensure a safe and supportive working environment for women employees in accordance with the aforesaid Act.

MANAGEMENT DISCUSSION & ANALYSIS:

A Public Limited Company in the name of Quality Investments Limited was got incorporated on 5th April, 1975 with registration certificate issued by the Registrar of Companies West Bengal vide Registration Certificate No. 29956 of 1975 with seven subscribers to the Memorandum of Association with the object of financing business. The Certificate of commencement of business was also granted by ROC to the company on 5th May, 1975. Subsequently, the name of the company was changed to Quality Synthetic Industries Limited and a fresh Certificate of Incorporation was obtained on 8th March, 1988 with the object of taking up the business of financing and manufacturing.

The Company is a non-banking financial Company and was got registered with the Reserve Bank of India on 23.03.1998.

The Company is listed on Metropolitan Stock Exchange of India Ltd.(MSEI) and Calcutta Stock Exchange and the last quoted price at Calcutta Stock Exchange was of Rs.155.25 being the highest and Rs. 134.70 being the lowest during the financial year 2005-06.

The Company has started the business of trading. In this way, the company has diversified its activities from financing to development of real estate business.

RISKS & CONCERNS:

At Quality Synthetic Industries Limited, all key functions and divisions are independently responsible to monitor risk associated within their respective areas of operation such as financing and dealing in the sale/purchase of securities of other bodies corporate. Since the trading of securities is governed by the fluctuating trend of the market of securities listed on Stock Exchanges not only of the country but also of abroad as well as the government policies from time to time, profitability of the company is very much volatile.

Your company has identified the following risks with possible impact on the company and the mitigation plans of the company:

Key Risk	Impact on the Company	Mitigation Plans	
Fluctuations in the values	Profitability of the company is	By diversifying the portfolio so as to	
of Securities listed on	dependent on fluctuating trend of the	minimize the impact of wide	
Stock Exchanges	market of securities listed on Stock	fluctuations in market prices of	
	Exchange.	securities.	
Compliance risk.	Any default can attract heavy penal	By regularly monitoring and reviewing	
	provisions.	of changes in the regulatory framework	
		and timely compliance thereof.	
Interest Rate-risk.	Any increase in interest rate can affect	Dependence on debt is minimum and we	
	the finance cost.	have sufficient funds with Banks to	
		settle the entire debt in case need arises.	

(CIN: L65929WB1975PLC029956)

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

Information required under Section 134(3)(m) of the Act read with Rule 8(3) of the Companies(Accounts) Rules, 2014, with respect to conservation of energy, technology absorption and foreign exchange earnings/outgo:

A. CONSERVATION OF ENERGY:

Measures taken, additional investments and impact on reduction of energy consumption Disclosure of particulars with respect to Conservation of Energy.

Nil

B. TECHNOLOGY ABSORPTION

Disclosure of particulars with respect to Technology Absorption

NA

(i) Efforts in brief made towards technology absorption, adaptation and innovation & (ii) Benefits derived as a result of the above efforts & (iii) Technology Imported during the last three years.

Following steps have been taken for enhancing productivity and quality improvements, resulting in enhanced safety and environmental protection measures and conservation of energy:- NA

1. Expenditure on R&D: -NA-

(A) FOREIGN EXCHANGE EARNINGS AND OUT GO:

(Rs. in Lacs)

		2024 –25	2023 –24
a)	F.O.B. Value of Exports	Nil	Nil
b)	Earning in foreign exchange	Nil	Nil
c)	Foreign Exchange out go – Travelling	Nil	Nil

Ratios	Current Reporting Period	Previous reporting period	% of Change
Debt Equity Ratio	5.621 %	4.873%	13.300
Current Ratio	0.862 %	0.891%	-3.393
Debt Service coverage ratio	0.780 %	1.200 %	-53.846
Return on Equity Ratio	0.102 %	-2.27 %	122.255
Inventory Turnover Ratio	13.941 %	6.585 %	52.764
Trade Receivables turnover ratio	6.517 %	5.185 %	20.435
Trade payables turnover ratio	4.823 %	5.697 %	-18.121
Net capital turnover ratio	9.530 %	6.819 %	28.447
Net profit ratio	1.08 %	-0.33%	130.552
Return on Capital employed	0.75%	-0.19 %	124.115
Return on investment	15.33%	22.77 %	-48.572

PARTICULARS OF REMUNERATION OF DIRECTORS/ KMPs/EMPLOYEES:-

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act read with Rule 5 (2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached as **Annexure** which forms part of this report.

DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2021-22, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2021-22 and the comparison of remuneration with the percentile increase in the managerial remuneration and justification thereof.

There has been no major increase in the remuneration of employees including Managing director, Chief Financial Officer and company secretary during the financial year 2024-25 in view of financial conditions of the company.

GENERAL:

Your Directors state that no disclosure or reporting is required for the year 2024-25 in respect of the following items as there were no transactions on these items during the year under review. Further it is hereby affirmed that:-

- a) There is no Issue of equity shares with differential rights as to dividend, voting or otherwise.
- b) There is no Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except ESOS referred to in this Report.
- c) As there is no subsidiary neither the Managing Director nor the Whole-time Director of the Company receive any remuneration or commission from its subsidiaries.
- d) During the year under review, neither any fraud of any kind on or by the Company has been noticed by the Board of Directors of the Company nor reported by the Auditors of the Company. The Company has an internal financial control system, commensurate to the size of the business, in place.

ACCOUNTING TREATMENT

There has been no change in the accounting treatment for preparation of financial results, during the year under review.

(CIN: L65929WB1975PLC029956)

ACKNOWLEDGEMENT:

Your Directors wish to express their gratitude to the Banks, Employees as well as Customers for their timely help in smooth functioning of your Company. Your Directors also extend their thanks to all the Shareholders of the Company for their trust and confidence in the Board of Directors of the Company.

Registered Office: Room No. 107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata – 700001

CIN:L65929WB1975PLC029956 Date: September 04, 2024 By order of the Board of Directors QUALITY SYNTHETIC INDUSTRIES LIMITED

Sd/- Sd/-

DEEPANSHU SUREKA MANAGING DIRECTOR DIN- 10060642 ATUL KUMAR (Director) DIN-00060233

Registered Office:

Room No. 107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata – 700001 CIN:L65929WB1975PLC029956

Date: September 06, 2025

REPORT ON CORPORATE GOVERNANCE

1. The Company's Philosophy on Corporate Governance

The Board of Directors and Management believe in adopting and practicing principles of good Corporate Governance with a view to:-

- Safeguard shareholders' interest through sound business decisions, prudent financial management and high standard of business ethics; and
- Achieve transparency, accountability and integrity in the dealings and transactions of the Company.

2. Board of Directors

(i) Composition: -

As on March 31st 2025 the Board of Directors comprises of following Directors as under: -

S. No.	Name of Director	Brief Particulars	Category
Promote			
1.	Shri Deepanshu Sureka	He is in business having 4 years' working experience in Steel Industry. Having experience in the field of general management & Finance & Marketing He joined the Board as Managing Director wef. 03/03/2023.	
2.	Smt. Veena Aggarwal	She is in business having 41 years' experience in the field of finance & investment. She joined the Board as Woman Non-Executive Promoter Director wef 24/01/2024.	Non-executive
Indepen	dent		
2.	Shri Atul Kumar	Mr. Atul Kumar has rich experience in the field of Information technology & general management. He joined the Board as a Non-Executive Independent director wef 24/01/2024.	Shri Atul Kumar
3.	Shri Dinesh Khanna	Mr. Dinesh Khanna has over 30 years of experience in the field of Law & management. He joined the Board as a Non-Executive Independent director wef 14/12/2024.	Non-executive

(ii) Board Meetings and attendance: -

Fifteen Board Meetings were held during the financial year ended on 31st March, 2025 and the gap between two Board Meetings did not exceed four months. The dates on which Board meetings were held are as follows: -

(CIN: L65929WB1975PLC029956)

Sl No.	Date of Meeting	Board Strength	No. of Directors Present
1.	13-04-2024	04	03
2	14-05-2024	04	03
3	27-05-2024	04	04
4	04-07-2024	04	03
5	15-07-2024	04	02
6	13-08-2024	04	03
7	04-09-2024	04	02
8	16-10-2024	04	02
9	08-11-2024	04	03
10	19-11-2024	04	02
11	07-12-2024	03	03
12	13-12-2024	03	03
13	04-01-2025	04	04
14	21-01-2025	04	03
15	05-02-2025	04	04

(iii)Attendance of each Director at the Board meetings and last Annual General Meeting (AGM) and the number of Companies and committees where he is Director/Member:-

S	Name of Director	Category of	Number	Attendance	Number of	Number of	
No		Directorship	of Board	at the Last	Directorships	committee	
			Meeting	AGM held	in public Co.	positions held in	
			S	on	including this	other	
			Attende	30/09/2024	company	Companies(Audit	
			d			/ Stakeholder	
						Committees)	
1.	Shri Deepanshu Sureka	Executive-	09	Yes	01	02	
		Promoter	0)	103	O1	02	
2.	Shri Vinayak Sureka*	Non-Executive-	02	No	NA	NA	
	Sini vinayak Sureka	Independent	02	140	IVA	IVA	
3.	Smt. Veena Aggarwal	Non-Executive-	15	No	02	0	
		Promoter	13	140	02	0	
6.	Shri Atul Kumar#	Non-Executive-	15	No	02	04	
		Independent	13	140	02	04	
5.	Shri Dinesh Khanna#	Non-Executive-	03 NA	01	02		
		Independent	0.5	11/1	01	02	

^{*}resigned wef 07-12-2024, #Appointed wef 14-12-2024

Other Directorships

S No.	Name of the Director	Names of the Public Companies where the person is a director(Other than this company)	Category of directorship
1.	Shri Deepanshu Sureka	Nil	Promoter-Non-Executive
2.	Smt. Veena Aggarwal	1.Mauria Udyog Ltd.	Promoter-Non-Executive
3.	Shri Atul Kumar	1.Mauria Udyog Ltd	Independent-Non-Executive
4.	Shri Dinesh Khanna	Nil	Independent-Non-Executive

Chart setting out the skills/expertise/competence of the Board of Directors:-

Co	ore skills/expertise/ competencies identified by the board of	Those actually available with
diı	rectors as required in the context of its business(es) and sector(s)	the board
for	r it to function effectively	
1.	Ability to understand Financial Markets	As per the Board, all these
2.	Ability to understand Regulatory/Statutory framework applicable to	skills/expertise/ competencies
	the Company	are available with the Board
3.	Quick decision making	
4.	Understanding of Company's business	
5.	Experience in developing policies and processes relating to corporate	
	governance	
6.	Leaderships skills for guiding the management team	
7.	Ability to formulate long term and short term business strategies	
8.	Ability to understand Financial Statements	

Confirmation by the Board regarding Independent Directors

The Board of Directors do hereby confirm that in the opinion of the board, the independent directors fulfill the conditions specified in SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and are independent of the management.

3. COMMITTEES OF THE BOARD OF DIRECTORS:

(I) **AUDIT COMMITTEE:**

The constitution of the Audit Committee is in accordance with the requirements of Section 177 of the Companies Act, 2013 (here-in-after known the "Act") read with Reg. 18 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 as amended. The composition of this committee as on 31st March, 2025 consisted of three directors, namely Shri Atul Kumar (Non-executive Independent director) as Chairman wef 13-12-2024 in place of Shri Vinayak Sureka who ceased to be Chairman/ Member of this committee consequent to his resignation from the Board of Directors wef 07-12-2024, Smt. Veena Aggarwal (Non-executive Non-Independent director) as Member and Shri Dinesh Khanna (Non-executive Independent director) as Member wef 14-12-2024.

- (i) The terms of reference of the Audit Committee are as set-out in Section 177 of the Act.
- (ii) The Audit Committee had Six Meetings during the financial year 2024-25 ended on 31st March, 2025 as per details thereof and the names of Directors who attended the said meetings, are as under:-

Attendance of Directors at the Audit Committee Meetings held during the financial year 2024-25:-

Name of Director	13-04-	27-05-	13-08-	04-09-	08-11-	05-02-
	2024	2024	2024	2024	2024	2025
Shri Vinayak Sureka*	Yes	No	No	No	No	NA
Shri Atul Kumar	Yes	Yes	Yes	Yes	Yes	Yes
Chairman						
Smt. Veena Aggarwal	Yes	Yes	Yes	Yes	Yes	Yes
Member						
Shri Dinesh Khanna#	NA	NA	NA	NA	NA	Yes
Member						

^{*}resigned wef 07-12-2024, #Appointed wef 14-12-2024

4. NOMINATION AND REMUNERATION COMMITTEE:

Pursuant to section 178(1) of the Companies Act 2013 read with Regulation 19(1) /(2) of SEBI (LODR) Regulations, 2015, your directors have constituted the Nomination and Remuneration Committee comprising of three Non-Executive directors, all of whom are Non-Executive directors, out of which Two are Independent and the Chairman being an Independent director. The composition of this committee as on 31st March, 2025 consisted of three directors, namely Shri Atul Kumar (Non-executive Independent director) as Chairman wef 13-12-2024 in place of Shri Vinayak Sureka who ceased to be Chairman/ Member of this committee consequent to his resignation from the Board of Directors wef 07-12-2024, Smt. Veena Aggarwal (Non-executive Non-Independent director) as Member and Shri Dinesh Khanna(Non-executive Independent director) as Member wef 14-12-2024. Details of meetings held and attendance thereat is summerised as below

Name of Director	Category	Date
		13-12-2024
Shri Vinayak Sureka	Chairman; Non-Executive and	NA
*	Independent	
Shri Atul Kumar	Member-Chairman Non-Executive	Yes
	and Independent Director	
Smt. Veena Aggarwal	Member; Non-Executive and Non-	Yes
	Independent Director	
Shri Dinesh Khanna#	Member; Non-Executive and Non-	NA
	Independent Director	

^{*}resigned wef 07-12-2024, #Appointed wef 14-12-2024

The said committee has been entrusted with the responsibility of formulating and recommending to the Board a policy relating to the remuneration of the directors, key managerial personnel and other employees; formulation of criteria for evaluation of Independent Directors and the Board, devising a policy on Board diversity and identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the board their appointment and removal.

Pursuant to Section 178 of the Act, the Nomination and Remuneration Committee has adopted a Nomination and Remuneration Policy which provides guidance on:

Selection Criteria for Directors: The Company shall consider the following aspects while appointing a person as a Director on the Board of the Company:

Skills and Experience: The candidate shall have appropriate skills and experience in one or more fields of technical operations, finance, law, management, sales, marketing, administration, public administrative services, corporate governance, or any other discipline related to the Company's business.

Age Limit: The candidate should have completed the age of twenty-one (21) years and should not have attained the age of seventy (70) years.

Conflict of Interest: The candidate should not hold Directorship in any competitor company, and should not have any conflict of interest with the Company.

Directorship: The number of companies in which the candidate holds Directorship should not exceed the number prescribed under the Act or under the Listing Agreement requirements.

Independence: The candidate proposed to be appointed as Independent Director, should not have any direct or indirect material pecuniary relationship with the Company and must satisfy the requirements imposed under the Act or under the Listing Agreement requirements

Selection Criteria for Senior Management: As per policy, Senior Management for the purpose of this policy shall mean employees hired at the level of Divisional Heads and Corporate Functional Heads or equivalent positions. The policy provides that the candidate should have appropriate qualifications, skills and experience for discharging the role. The qualifications, skills and experience of each such position shall be defined in the job description, which will be maintained by the HR function.

Remuneration for Directors, KMP and other Employees: The policy provides that the remuneration of Directors, KMP and other employees shall be based on the following key principles:

- Pay for performance: Remuneration of Executive Directors, KMP and other employees is dependent on short and long-term performance objectives appropriate to the working of the Company and its goal. The remuneration of Non-Executive Directors shall be decided by the Board based on the profits of the Company and industry benchmarks.
- Balanced rewards to create sustainable value: The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate the Directors and employees of the Company and encourage behavior that is aligned to sustainable value creation.
- Competitive compensation: Total target compensation and benefits are comparable to peer companies in the manufacturing industry and commensurate to the qualifications and experience of the concerned individual.
- Business Ethics: Strong governance processes and stringent risk management policies are adhered to, in order to safeguard our stakeholders' interest.

Performance Evaluation:

The process approved by the Nomination and Remuneration Committee requires the Chairman to initiate the performance evaluation process in the months of January-March every year. The performance evaluation is conducted based on approved criteria in the evaluation forms. The process highlights are as under:

- a) **Board:** Each Board member completes the self-evaluation form. Independent Directors discuss the self-evaluation forms in a separate meeting and share their feedback with the Chairman. The Chairman discusses the evaluation form analysis with the Managing Director and later with the entire Board at the Board Meeting
- b) **Committees:** Each Committee member completes the self-evaluation form and shares feedback with the Chairman. The Chairman discusses the evaluation form analysis with the Managing Director and later with the entire Board at the Board Meeting.
- c) Chairman and Executive Directors: Each Board member completes the peer evaluation form. Independent Directors discuss the peer evaluation forms in a separate meeting and share their feedback with the Chairman. The Chairman conveys feedback individually to the concerned Directors.
- d) **Independent Directors:** Each Board member completes the peer evaluation and shares feedback with the Chairman. The Chairman conveys feedback individually to the concerned Directors.

(CIN: L65929WB1975PLC029956)

Remuneration to Director:

Sitting fees of Rs.250/- for attending each Board Meeting and for Committee meetings is paid to each of the directors, who are not paid any remuneration. There is no pecuniary relationship and transactions with Non-Executive Directors.

During the financial year **2024-25 ended on 31st March, 2025 Shri Deepanshu Sureka, Managing Director** was paid remuneration amounting to Rs. 12, 00,000/- @1, 00,000 per month.

Sitting fees paid to Directors for meetings of the Board and Committee during 2024-25:-

Name of Directors	No. of Meetings	Sitting Fee paid
	attended	(R s.)
Shri Deepanshu Sureka	09	Nil
Shri. Vinayak Sureka	04	
		1,000/-
Smt. Veena Aggarwal	26	6,500/-
Shri Atul Kumar	26	6,500/-
Shri Dinesh Khanna#	05	1,250/-
Total		15,250/-

- > Service contracts, notice period, severance fees- N.A.
- Number of shares and convertible instruments held by non-executive directors. Nil

5 STAKEHOLDERS' RELATIONSHIP COMMITTEE (SRC):

Your directors have re-constituted the existing Shareholders' Grievance Committee by broadening the scope to include all security holders and their grievance- redressal as part of the new mandatory Committee to be called Stakeholders' Relationship Committee comprising of Shri Atul Kumar (Non-executive Independent director) as Chairman wef 13-12-2024 in place of Shri Vinayak Sureka who ceased to be Chairman/ Member of this committee consequent to his resignation from the Board of Directors wef 07-12-2024, Smt. Veena Aggarwal (Non-executive Non-Independent director) as Member and Shri Dinesh Khanna(Non-executive Independent director) as Member wef 14-12-2024.

During the year 2024-25 the Stakeholders Committee met four times and provided status updates to the Board of directors of the company.

Attendance of Directors at the SRC Meetings held during the financial year 2024-25:-

Name of Director	13-04-2024	15-07-2024	16-10-2024	04-01-2025
Shri Vinayak Sureka	Yes	NA	NA	NA
Chairman *				
Shri Atul Kumar-	Yes	Yes	Yes	Yes
Member/Chairman				
Smt. Veena Aggarwal-	Yes	Yes	Yes	Yes
Member				
Shri Dinesh Khanna#-	NA	NA	NA	Yes
Member				

^{*}Resigned wef 07-12-2024, #Appointed wef 14-12-2024

Status of Share-transfer/ Shareholder's complaint during the year 2023-24

Number of pending transfers
Nil
Number of Shareholders' Complaints received
Number of Complaints
Nil
Not solved/pending for redressal
Nil

RISK MANAGEMENT POLICY

The Company has developed and implemented the Risk Management Policy and the Audit Committee of the Company reviews the same periodically. The Company recognizes that risk is an integral and unavoidable component of business and hence is committed to managing the risk in a proactive and effective manner. The Company's Management systems, organizational structures, processes, standards, code of conduct and behaviors together form the Risk Management System of the Company and are managed accordingly.

VIGIL MECHANISM / WHISTLE BLOWER POLICY:

Your directors have established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism. The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the codes of conduct or ethic policy. This mechanism also provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

During the year 2024-25, no such report were

6. Code of Conduct for the Directors & Senior Managerial Personnel

In compliance to the provisions of Regulation 17(5) of the Listing Agreement, the Board has laid down a code of conduct for all the Board Members and Senior Managerial Personnel and all Board Members and Senior Managerial Personnel have affirmed compliance of code of conduct as on 31st March, 2025 and a declaration to that effect duly signed by the Managing Director is attached and forms part of this report.

7. Details of Prospectus & letter of offer

No Prospectus & letter of offer for issuances and related filings were made to the stock exchange where it is listed.

8. General Body Meetings

Details of location and time of holding of last three Annual General Meetings:

AGM for the Financial	Venue	Date	Time
Year Ended			
2021-2022	Room No. 107, 1 st Floor,	28-09-2022	02:00 PM
47th AGM	Anand Jyoti Building, 41, Netaji		
	Subhas Road, Kolkata-700001		
2022-2023	Room No. 107, 1 st Floor,	21-09-2023	02:00 PM
48th AGM	Anand Jyoti Building, 41, Netaji		

(CIN: L65929WB1975PLC029956)

	Subhas Road, Kolkata-700001		
2023-2024	Room No. 107, 1 st Floor,	30-09-2024	02:00 PM
49th AGM	Anand Jyoti Building, 41, Netaji		
	Subhas Road, Kolkata-700001		

As per the provisions of the Act and SEBI Listing Regulations, 2015, the shareholders were given the option to vote on all resolutions through electronic means, Independent Scrutinizers were appointed for conducting the voting / poll and remote e-voting process in a fair and transparent manner connected with the aforesaid AGMs.

Postal ballot (through e-voting) in last 3 years & Details of Special Resolution passed through Postal Ballot:

Financial Year	Cut-off	Voting	E Voting	Resolutions
i manetar i car	Date	period	results announcem ent date	
2022-23	22/04/2022	29/04/2022 to 28/05/2022	30/05/2022	I. Special Resolution: Appointment of Mr. Navneet Kumar Sureka (DIN: 00054929) as the Managing Director (Executive-Promoter) wef 24/02/2022
	10/03/2023	17/03/2023 to 15/04/2023	18/04/2023	I-Ordinary Resolution-Appointment of Mr. Deepanshu Sureka (DIN: 10060642) as the Managing Director (Executive-Promoter) wef 03/03/2023
				2 Special Resolution Appointment of Mr. Birendra Kumar (DIN: 08666368) as Non-Executive Independent Director wef 16/01/2023
2023-24	19-01-2024	26-01-2024	24-02-2024	1Ordinary Resolution-Appointment of M/s CA Vipin Mishra & Company, Chartered Accountants (FRN:039103N), Faridabad as the Statutory Auditors of the Company to fill the casual vacancy, who wil hold office till the conclusion of next AGM. 2 Ordinary Resolution Appointment Of Smt. Veena Agarwal (Din: 00060415) As A Woman Director (Non-Executive-Promoter)
				3- <u>Special Resolution</u> Appointment Of Mr. Atul Kumar (Din: 00060233) As Non-Executive Independent Director.
2024-25	31-01-2025	10-02-2025	11-03-2025	Special Resolution Appointment Of Mr. Dinesh Khanna (DIN: 10871462) As Non-Executive Independent Director

.

Ms. Jyoti Arya of M/s JYOTI ARYA & ASSOCIATES, Company Secretaries (COP-17651), New Delhi in practice was appointed as the Scrutinizer for the aforesaid postal ballots, for conducting the Postal Ballot held during 2023-24 for e-voting process in a fair and transparent manner connected with the aforesaid AGMs.

9. Details of Directors seeking Appointment/Reappointment in the ensuing Annual

General Meeting to be held on September 30, 2025.

Pursuant to regulation 36 of the SEBI (Listing Obligations And Disclosure Requirements) Regulations, 2015 and Secretarial Standard - 2 issued by the Institute Of Company Secretaries of India (ICSI) information about the director proposed to be re- appointed/ appointed by member in the ensuing AGM have been furnished in the Notice calling the ensuing 50th AGM.

10. Disclosure

(a) Materially Significant related party transactions

- i Transactions with related parties have been disclosed in Annexure to Form AOC-2 and in Notes of the Annual Accounts for the year 2024-25.
- ii The terms & conditions of the above mentioned transactions are not prejudicial to the interest of the Company and there is no transaction of material nature. The closing balances of such related parties, wherever outstanding, are not overdue.
- (b) Details of non-compliance by the company, penalties, strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

There was no instance of penalties, strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority as well as non-compliance of any matter related to the Capital Markets during the last three years.

11. Means of Communication

The quarterly and yearly results are published in English in widely circulating "The Financial Express" and in Bengali in "Arthik Lipi" from Kolkata.

12. General Shareholder information

AGM: Date, time and venue 50th AGM to be held on Tuesday, September 30, 2025 at 02:00 P.M.at Room No.107, 1st Floor, Anand Jyoti

Building, 41, Netaji Subhas Road,

Kolkata-700001

• Financial Calendar (Tentative)

Results for quarter ending June 30, 2025 Declared on 12th August, 2025

(CIN: L65929WB1975PLC029956)

Results for quarter ending September 30, 2025 14th November, 2025

Results for quarter ending December 31, 2025 14th February, 2026

Audited Results for the entire Financial Year ending March 31, 2026

30th May, 2026

Date of Book closure

Wednesday, the 24th September,2025 to Tuesday, the 30th September, 2025 (both days inclusive)

Stock Code – Physical Stock Symbol-Demat ISIN Number for NSDL and CDSL 27005 on Calcutta Stock Exchange QUALITY-MSEI

INE062F01011

High/Low of Market price of the Company's shares traded on the Stock Exchange during the financial year ended 31st March, 2023

The shares have not been traded during the Financial Year 2024-25. The last quoted price was of Rs.134.80 per share as per the transaction on Calcutta Stock Exchange on 18.07.2012.

Registrar & Transfer Agents

M/s Beetal Financial & Computer Services Pvt. Ltd. BEETAL HOUSE", 99, Madangir, Behind Local Shopping Centre, Near Dada Harsukhdas Mandir, New Delhi-110062.

Phone No. 011-29961281-82 Fax No. 011-29961284

• Share Transfer System

All the transfers received are processed by the Registrar and Share Transfer Agent. Share Transfers are registered and returned within maximum of 15 days from the date of lodgement if documents are complete in all respect. In case the shares are transferred through Demat mode, the procedure is adopted as stated in . Depositories Act, 1996.

Shareholding pattern as on 31.03.2025

Category	Nos. of Shares	Percentage
Promoters	23,55,529	42.83
Persons acting in concert	-	-
Mutual Funds & UTI	-	-
Banks, Financial Institution & Insurance	-	-
Companies		
FII's	-	-
Private Corporate Bodies	9,20,964	16.75
Indian Public	22,23,507	40.42
NRIs/OCBs	-	-

Total	55,00,000	100.00

(CIN: L65929WB1975PLC029956)

• Distribution of shareholding as on 31st March, 2025

SHARE HOLDING OF NOMINAL VALUE OF RS. 10		S TOTAL			% TO TOTAL
UPTO TO 5000	207 5		1737	17370.00	0.0316
5001 TO 10000	6	1.695	5000	50000.00	0.0909
10001 TO 20000	7	1.977	12500	125000.00	0.2273
20001 TO 30000	11	3.107	32050	320500.0	0 0.5827
30001 TO 40000	8	2.260	30242	302420.0	0 0.5499
40001 TO 50000	12	3.390	57484	574840.0	0 1.0452
50001 TO 100000	25	7.062	191150	1911500.0	00 3.4755
100001 AND ABOVE	78	22.034	5169837	51698370.0	0 93.9970
TOTAL>>>	354	100.00	5500000	55000000.00	100.0000

In case the securities are suspended from trading, the directors report shall explain the reason thereof: N/A. The securities of the Company have never been suspended from trading

- **Liquidity:-** Out of total number of 55,00,000 Equity Shares of the Company 53,87,463 constituting 97.95% of the issued, subscribed and paid-up share capital were held in dematerialised form as on March 31, 2025 and as such, there is sufficient liquidity in the stock.
 - Outstanding global depository receipts or American depository receipts or warrants or any convertible instruments, conversion date and likely impact on equity: The Company has not issued any GDRs/ADRs/Warrants or any convertible instruments till date.
 - Details of Compliance With Mandatory Requirements Of SEBI (LODR) Regulations, 2015: The Company has complied with all the mandatory requirements of the Listing Regulations including compliances mentioned in Part A to Part D of Schedule II.
 - Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A): Information in this regard is

Nil as no funds were raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) during the year under review.

A certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority –Certificate Obtained & Attached herewith.

Dematerialization of shares and liquidity:

(CIN: L65929WB1975PLC029956)

- Compliance certificate from either the auditors or practicing company secretaries regarding compliance of conditions of corporate governance –Certificate obtained & Attached herewith
- (e) Total Fees For All Services Paid By The Listed Entity And Its Subsidiaries, On A Consolidated Basis, To The Statutory Auditor And All Entities In The Network Firm/Network Entity Of Which The Statutory Auditor Is A Part -

The required information for the Financial Year 2024-25 is given as under:-

Fees paid to the Auditors

1 2	l. •	Fees paid for other services (Rs.)
Quality Synthetic Industries Ltd.	30,000	NA

Fees paid to the all entities in the network firm/network entity of which the statutory auditor is a part

Name of the Company	Fees paid for Audit	Fees paid for other services
NA	NA	NA

(f) <u>Disclosures In Relation To The Sexual Harassment Of Women At Workplace (Prevention, Prohibition And Redressal) Act, 2013:-</u>

- a. Number of complaints filed during the financial year NIL
- b. Number of complaints disposed off during the financial year NIL
- c. Number of complaints pending as on end of the financial year NIL

Disclosures With Respect To Demat Suspense Account/ Unclaimed Suspense Account:

Escrow demat suspense account/ unclaimed suspense account of the Company got opened as per the requirements of SEBI in relation to the shares of the Company.

15. Declaration of Managing Director

The Code of Conduct for the Directors and the Senior Managerial Personnel was adopted by the Board of Directors. All the Board Members and Senior Managerial Personnel have affirmed that they have complied with the code of conduct during the financial year ended on 31st March, 2025.

By order of the Board of Directors
QUALITY SYNTHETIC INDUSTRIES LIMITED
Sd/Sd/DEEPANSHU SUREKA ATUL KUIMAR
(Managing Director) (Director)
DIN-10060642 DIN-00060233

Date: September 06 2025

Place: New Delhi

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

Annexure

PARTICULARS OF EMPLOYEES

Pursuant to provisions of section 197 of the Companies Act, 2013 and Rule 5(2) & 5(3) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the details of remuneration of the employees are given below:

(a) Top 10 Employee in terms of remuneration who were Employed throughout the financial year 2024-25:

S No	Name	Designation	Annual Gross	Nature Of Employment (Whether Contractual or Otherwise	Qualificatio n and experience of the employee	Date of Commenceme nt of Employment	If employee is relative of any Director or Manager, provide the name of such Director of Manager	% of Equity Capital held
1.	Mr. Deepanshu Sureka	MD	12,00,000	Regular	Graduate	03-03-2023	No	1.91
2.	Mrs. Shweta Agarwal	Company Secretary	1,80,000	Regular	ACS- Company Secretary	01-12-2023	No	0.11
3.	Mrs. Kamlesh Sharma	Accounts Executive	4,20,000	Regular	Graduate	01-05-2010	No	0.76
4.	Mrs. Madhu Garg	Accounts Executive	1,92,000	Regular	Graduate	01-03-2009	No	0.35
5.	Mr. Mahadeo Singh	Accounts Executive	2,53,200	Regular	Graduate	01-04-2023	No	0.31
7.	Binay Kumar	CFO	7,01,115	Regular	CS(Inter)	15-03-2023	No	1.13
8.	Lalita Devi	Accounts Executive	78,000	Regular	Graduate	22-12-2022	No	0.14

Employees who were in the receipt of remuneration aggregating Rs. 1,02,00,000 or more per annum: N.A

(b)

- (c) Employed for part of the financial year and was in receipt of remuneration not less than Rs. 8,50,000 per month: N.A.
- (d) Employee who was in receipt of remuneration in excess of that drawn by the Managing Director or whole time director or manager and holds by himself or along with his spouse and dependent children, not less than 2% of the equity shares of the Company: NA

Note:

- 1 There were no employee in the Company, throughout the financial year or part of the year, who were in receipt of
- remuneration aggregating Rs. 1,02,00,000 or more per annum or Rs. 8,50,000 per month.

By order of the Board of Directors QUALITY SYNTHETIC INDUSTRIES LIMITED

-Sd/- -Sd/-

DEEPANSHU SUREKA ATUL KUMAR (Managing Director) (Director)
DIN-10060642 DIN-00060273

Date: 06-09-2025 Place: New Delhi

OUALITY SYNTHETICS INDUSTRIES LTD.

Annexure - II

FORM NO. AOC -2

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

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

1. Details of contracts or arrangements or transactions during FY 2024-25 not at Arm's length basis:

SL. No.	Particulars Particulars	Details
a)	Name (s) of the related party & nature of relationship	-
b)	Nature of contracts/arrangements/transaction	-
c)	Duration of the contracts/arrangements/transaction	-
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	-
e)	Justification for entering into such contracts or arrangements or transactions'	-
f)	Date of approval by the Board	-
g)	Amount paid as advances, if any	-
h)	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	-

2. Details of material contracts or arrangements or transactions during the FY 2024-25 at Arm's length basis: As per Annexure

SL. No.	Particulars Particulars	Details
a)	Name (s) of the related party & nature of relationship	-
b)	Nature of contracts/arrangements/transaction	-
c)	Duration of the contracts/arrangements/transaction	-
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	-
e)	Date of approval by the Board	-
f)	Amount paid as advances, if any	-

Sd/-Deepanshu Sureka Managing Director DIN-10060642 Sd/-Atul Kumar Director DIN-00060233

Place: N. Delhi Date:06/09/2025

QUALITY SYNTHETIC INDUSTRIES LIMITED

		AOC-2- 2024-25			-11
S. No.	Details of the related party	PAN	Relationship of the counterparty with the listed entity or its subsidiary	Nature of contract/arrangement s/transaction	Value of transaction during the reporting period
1	Mauria Udyog Limited	AABCM9522F	Group Company	Loans	61994474
2	Shri Narayan Steel Industries Pvt Ltd	AABCN8416D	Group Company	Loans	36953262
3	Be Indi Fashions Retail Pvt Ltd	AAGCB7589Q	Group Company	Loans	6796826
4	Mauria Udyog Limited	AABCM9522F	Group Company	Sales	-47116850.86
5	Achal Estates Pvt. Ltd.	AAFCA0938H	Group Company	Loans	-26655247.34
6	Srl Narayan Rajkumar Merchants Ltd	AAECS2238K	Group Company	advance against shares	-120000000
7	Srl Narayan Rajkumar Merchants Ltd	AAECS2238K	Group Company	Sales of Shares	404713
8	Srl Narayan Rajkumar Merchants Ltd	AAECS2238K	Group Company	Received	404713
9	Bihariji Ispat Udyog Ltd	AABCB0830D	Group Company	Loans	-137191832
10	Deepanshu Sureka (Director)	CKKPS0791J	KMP	Loans	-13200000
11	Bihariji Land & Housing Pvt Ltd	AADCB0590Q	Group Company	Loans	532237
12	Taanz Fashions India Pvt Ltd	AADCT0167H	Group Company	Loans	658328
13	Taanz Fashions India Pvt Ltd	AADCT0167H	Group Company	Share Application	179000000
14	Bihariji Ispat Udyog Ltd	AABCB0830D	Group Company	Share Purchase	21512987
15	Bihariji Fancy Fibers & Fabrics Ltd.	AAACB4279M	Group Company	Loans	10352817
16	Sureka Tubes Industries Pvt. Ltd	AAACS7751F	Group Company	Loans	19788937
17	Vee Em Infocentre Pvt. Ltd.	AACCV0425D	Group Company	advance against shares	0
18	Deepanshu Sureka (Director)	CKKPS0791J	KMP	Salary	1200000
19	Binay kumar	ALIPK3855G	KMP	Salary	701115

For QUALITY SYNTHETIC INDUSTRIES LIMITED

SD/- SD/-

ATUL KUMAR VEENA AGARWAL

Mg. Director Director

Place : New Delhi Date:-06-09-2025



(Company Secretaries)

A Peer Reviewed Firm

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH 2025

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel)

Rules, 2014]

To
The Members of
M/S QUALITY SYNTHETICS INDUSTRIES LTD

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s Quality Synthetics Industries Ltd (CIN: L65929WB1975PLC029956) (hereinafter called the company), Secretarial Audit was conducted in a manner that provided me/us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of 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/our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2025 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I/we 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, 2025 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (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 hereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011- Not applicable to the Company during the Audit Period;

- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 and the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended- to the extend applicable to this company;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009-Not applicable to the Company during the Audit Period;
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; Not applicable to the Company during the Audit Period;
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008- Not applicable to the Company during the Audit Period;
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client- to the extend applicable to this company;
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; Not applicable to the Company during the Audit Period;
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998:- Not applicable to the Company during the Audit Period; and
- (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015- to the extend applicable to this company.

Under the review period, there was non-compliance of 100% Demat holding` of the promoters Group under Regulation 31(2) & 34. Further as on date of the Report the entire shareholding of Promoter/ Promoter Group Company has been Dematerialised and therefore Non-Compliance has been removed.

- (vi) (Mention the other laws as may be applicable specifically to the company):
 - 1. The Reserve Bank of India Act, 1934;
 - 2. The Employees' Provident Fund and Miscellaneous Provisions Act, 1952;
 - 3. Equal Remuneration Act, 1976;
 - 4. The Maternity Benefit Act, 1961;
 - 5. The payments of Bonus Ac, 1965;
 - 6. The Environment (Protection) Act 1986;
 - 7. The water (Prevention and control of pollution) Act, 1974;
 - 8. The Air (Prevention and control of pollution) Act, 1981
 - 9. The Sexual Harassment of Women at workplace (Prevention, Prohibition and Redressal) Act, 2013.
 - 10. Consumer Protection Act, 2019;
 - 11. The Indian Contract Act, 1872.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India-generally complied with.
- (ii) The Listing Agreements entered into by the Company with Calcutta Stock Exchange Limited and Metropolitan Stock Exchange of India Limited.

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

2

I further report that the Board of Directors of the Company is duly constituted with proper balance of executive directors, non-executive directors and independent directors including a woman director. 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.

Under the review period, following changes are there in the Board of Directors and KMP of the

Company

Sr.	Name of Director	Designation	Nature of Change	Date of Change
No.	/KMP			
1	Vinayak Sureka	Non-Executive Independent Director	Cessation	07/12/2024
2	Dinesh Khanna	Non-Executive Independent Director	Appointment	14/12/2024

Adequate notice is given to all directors at least seven days in advance to schedule the Board Meetings. Agenda and detailed notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board as the case may be.

Under the review period, there is no change in the Capital of the company and Memorandum of Association (MOA) & Article of Association (AOA) of the Company.

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.

This Report is to be read with our letter of even date which is annexed as *Annexure A* and forms an integral part of this report.

FOR JYOTI ARYA & ASSOCIATES

C.P. No.-17651

New Delhi

(Company secretarie

CS JYOTI WRYA (Membership No. 48)

C.P. No.: 17651

UDIN:- A048050G001037170

PR No.: 2299/2022 Date: 19/08/2025 Place: New Delhi



(Company Secretaries)

A Peer Reviewed Firm ANNEXURE -A

To
The Members of
M/S QUALITY SYNTHETICS INDUSTRIES LTD

My Secretarial Audit Report for Financial Year ended on 31st March 2025 of even date is to be read along with this letter.

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

FOR JYOTI ARYA & ASSOCIATES

(Company secret

Membership No. 48050

C.P. No.: 17651

UDIN:- A048050G001037170

PR No. : 2299/2022 Date: 19/08/2025 Place: New Delhi



(Company Secretaries)

A Peer Reviewed Firm

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To
The Members
M/S QUALITY SYNTHETICS INDUSTRIES LTD

We have examined the books, minute books, forms and returns filed and other records maintained by the Company and declarations made by the directors and explanations given by the Company, M/S Quality Synthetics Industries Ltd having CIN L65929WB1975PLC029956 and having registered office at Anand Jyoti Building, 41, Netaji Subhash Road, Room No.107, 1st Floor, Kolkata -700001 (hereinafter referred to as 'the Company'), produced before 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/our opinion and to the best of my/our 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 / us by the Company & its officers, I/We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2025 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs.

Sr. No.	Name of Directors	DIN	Date of Appointment
1	Deepanshu Sureka	10060642	03/03/2023
2	Veena Aggarwal	00060415	24/01/2024
3	Atul Kumar	00060233	24/01/2024
4	Dinesh Khanna	10871462	14/12/2024

Note: During the Financial Year: Mr. Dinesh Khanna joined the Board as a Non-Executive- Independent Director w.e.f. 14th December 2024 and Mr. Vinayak Sureka, a Non Executive- Independent Director was resigned from the Board w.e.f. 07/12/2024.

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

FOR JYOTI ARYA & ASSOCIATES

Swy s

CS JYOTI ARY Membership No. 480

C.P. No.: 17651

UDIN:- A048050G001037214

PR No. : 2299/2022 Date: 19/08/2025 Place: Delhi



(Company Secretaries)

A Peer Reviewed Firm

CERTIFICATE ON CORPORATE GOVERNANCE

To
The Members
M/S QUALITY SYNTHETICS INDUSTRIES LTD

We have examined the compliance of conditions of Corporate Governance by M/S Quality Synthetics Industries Ltd ("the Company"), for the year ended on March 31, 2025, as per the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the period from April 01, 2024 to March 31, 2025.

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

Under the review period, there was non-compliance of 100% Demat holding` of the promoters Group under Regulation 31(2) & 34. Further as on date of the Report the entire shareholding of Promoter/Promoter Group Company has been Dematerialised and therefore Non-Compliance has been removed.

In our opinion and to the best of our information and according to our examination of the relevant records and the explanations given to us and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as mentioned in the above mentioned Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as applicable.

We further state that such compliance is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

FOR JYOTI ARYA & ASSOCIATES

(Company secretaries)

Membership No. 48050

C.P. No.: 17651

UDIN:- A048050G001037236

PR No. : 2299/2022 Date: 19/08/2025 Place: Delhi



CA VIPIN MISHRA

+91 9711-99-8585

M fcavipinmishra@gmail.com

Independent Auditor's Report

To the Members of QUALITY SYNTHETIC INDUSTRIES LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the financial statements of **QUALITY SYNTHETIC INDUSTRIES LIMITED**('the Company'), which comprise the balance sheet as at 31st March, 2025 and the statement of Profit and Loss and statement of cash flows for the year ended 31st March 2025, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid 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 principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2025, its profit/loss and its cash flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the financial statements.

Key Audit Matters:

Key audit matters are those matters that in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period Those matters were, addressed in the context of our audit of the financial statements as a whole, and it forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below our description of how our audit addressed the matter is provided in that context.





Key Audit Matters	How our Audit addressed the Key / audit Matters
Significant material orders passed by regulators/ court Hon'ble Supreme Court of India, vide its order dt 14.10.2019 in the case titled Bikram Chatterji& Ors (Petitioner's)vsUnion of India & Ors. (Respondent).	We obtained details of demands relating to aforesaid order of Hon'ble Supreme Court of India, dt 14.10.2019 which has dealt with Financial transaction of Amrapali Group of Companies with various companies including Sureka Group of Companies and has ordered Mg. Director & Father & brother of the Mg. Director of the company to deposit a sum of Rs.167 Crores in the Registry of the Court on or before 30.11.2019. Since the amount has not been deposited only the details of properties have been submitted, the case is still pending before Hon'ble, Supreme Court of India, till this date. However, a specific liability of Rs. 8.86 Crores have been determined by the Forensic Auditors & confirmed by the Hon'ble Supreme Court of India, provisions of which, has not been made in the Books of accounts for the year ended 31.3.2020. The effect of above if any has not been taken in the financial statement for the year ended 31.03.2020.
Loans /Advances	No agreement for Loans & advances given / taken shown to us & therefore the basis for such transactions are not verifiable
Loans, Advances, Sundry Debtors and Sundry Creditors	In the opinion of the management, current assets, loans and ad inces will have a value on realisation in the ordinal course of business at least equal to the amount at which they are stated. The balances of sundry debtes, sundry creditors and loans and advances are lowever, subject to confirmations and adjustments, lany. Moreover, loan given to certain parties have been squared off during the year by making jou nal entries on the basis of letter from borrower.

Information other than the financial statements and auditors' report thereon

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

Our opinion on the financial statements does not express any form of assurance conclusion thereon.

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



If, based on the work we have performed, we conclude that there is a material misstatement of this order information, we are required to report the fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Standalone 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 and the Companies (Accounting Standards) Rules, 2015, As Amended.

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.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

• Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (1) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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



Report on Other Legal and Regulatory Requirements

- 1. As required by 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.
 - In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2025 from being appointed as a director in terms of Section 164 (2) of the Act.
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in 'Annexure A'. Our Report expresses and unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.



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

FOR VIPIN MISHRA AND COMPANY CHARTERED ACCOUNTANTS

M.No.

FRN-039103N

VIPIN MISHRA

(Prop.)

M. NO. 538129

Place:-Faridabad Date: 27.05.2025

UDIN:-24538129BKFYQO2081

(Referred to in paragraph 1 (f) under 'report on other legal and regulatory Requirements' section of our report to the members of QUALITY SYNTHETIC INDUSTRIES LIMITED of even data)

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 **QUALITY SYNTHETIC INDUSTRIES LIMITED**, as of March 31, 2025, in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting of the company.



Meaning of Internal Financial Controls Over Financial Reporting

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

- 1. pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and
- 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, 2025, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

FOR VIPIN MISHRA AND COMPANY CHARTERED ACCOUNTANTS

FRN-039103N

VIPIN MISHRA (Prop.)

M. NO. 538129

Place:-Faridabad Date: 27.05.2025

UDIN:-24538129BKFYQO2081

The Annexure referred to in paragraph 2 of Our Report on "Other Legal and Regulatory Requirements".

We report that:

A)

- The company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
- The company is maintaining proper records showing full particulars of intangible assets;
- B) All the Property, Plant and Equipment have been physically verified by the management during the year and there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. No material discrepancies were noticed on such verification.
- C) The title deeds of all the immovable properties disclosed in the financial statements are held in the name of the company.
- D) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its property, plant and equipment (including Right-of-use assets) or Intangible assets (if any) or both during the year.
- E) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made there under.

11.

A) The inventory has been physically verified by the management during the year.

In our opinion, the frequency of such verification is reasonable and procedures and coverage as followed by management were appropriate. No discrepancies were noticed on verification between the physical stocks and the book records that were 10% or more in the aggregate for each class of inventory.



- B) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks on the basis of security of current assets. In our opinion, the quarterly returns or statements are not required to be filed by the Company.
- III. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any investments, provided guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, limited liability partnerships or any other parties during the year.

A)

- a. Based on the audit procedures carried on by us and as per the information and explanations given to us, the Company has not granted any loans or advances and guarantees or security to subsidiaries, joint ventures and associates
- b. Based on the audit procedures carried on by us and as per the information and explanations given to us, the Company has not granted any loans or advances and guarantees or security to other than subsidiaries, joint ventures and associates.
- B) According to the information and explanations given to us and based on the audit procedures conducted by us, we are of the opinion that investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees provided are, prima facie, not prejudicial to the interest of the Company
- C) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in the case of in respect of loans and advances in the nature of loans given, the repayment of principal and payment of interest has been stipulated and the repayments or receipts have been regular.
- D) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no overdue amount for more than ninety days in respect of loans given. Hence reasonable steps not required to be taken by the company for recovery of the principal and interest.



- E) According to the information and explanations given to us and on the basis of our examination of the records of the Company, there is no loan granted which has fallen due during the year, which has been renewed or extended or fresh loans granted to settle the over dues of existing loans given to the same party. if any renewed loans exist, specify the aggregate amount of such dues renewed or extended or settled by fresh loans and the percentage of the aggregate to the total loans or advances in the nature of loans granted during the year;
- F) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not given any loans either repayable on demand or without specifying any terms or period of repayment, if any such loans given, specify the aggregate amount, percentage thereof to the total loans granted, aggregate amount of loans granted to Promoters, related parties as defined in clause (76) of section 2 of the Companies Act, 2013;
- IV. According to the information and explanations given to us and on the basis of our examination of the records, the Company has not given any loans, investments or provided any guarantee or security as specified under Section 185 of the Companies Act, 2013 and the Company has not provided any guarantee or security as specified under Section 186 of the Companies Act, 2013. Further, the Company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 in relation to loans given and investments made.

V. The Company has not accepted any deposits during the year and does not have any unclaimed deposits as of March 31, 2025 and therefore, the provisions of the Clause 3 (v) of the Order are not applicable to the Company.

VI. To the best of our knowledge and explanation given to us, the provisions of maintenance of cost records under sub section (1) of Section 148 of the Act are not applicable to Company for the financial year 2020-21. Accordingly, Clause (vi) of Order is not applicable.

VII.

A) The Company does not have liability in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales- tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities during the year.



According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including Goods and Services Tax (GST), Provident fund, Employees' State Insurance, Income-tax, Duty of Customs, Cess and other material statutory dues have generally been regularly deposited with the appropriate authorities.

According to the information and explanations given to us, no undisputed amounts payable in respect of GST, Provident fund, Employees' State Insurance, Income-tax, Duty of Customs, Cess and other material statutory dues were in arrears as at 31 March 2025 for a period of more than six months from the date they became payable.

- B) According to the information and explanations given to us, there are no dues of GST, Provident fund, Employees' State Insurance, Income-tax, Sales tax, Service tax, Duty of Customs, Value added tax, Cess or other statutory dues which have not been deposited by the Company on account of disputes.
- VIII. According to the information and explanations given to us, no transactions were surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961) which have not been recorded in the books of accounts.
 - A) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not defaulted in repayment of any loans or borrowings from any lender during the year. Accordingly, clause (ix) (a) of the Order is not applicable.
 - B) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.
 - C) According to the information and explanations given to us by the management, the Company has whenever obtained any term loans, is applied for the purpose of which the loans were obtained.



- D) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that no funds have been raised on short term basis by the Company. Accordingly, clause 3(ix) (d) of the Order is not applicable.
- E) According to the information and explanations given to us and on an overall examination of the financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix) (e) of the Order is not applicable.
- F) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries as defined under the Companies Act, 2013. Accordingly, clause 3(ix) (f) of the Order is not applicable.
- A.) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, clause 3(x) (a) of the Order is not applicable.
 - B.) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year as per requirements of the section 42 and section 62 of the Companies Act, 2013. Accordingly, clause 3(x) (b) of the Order is not applicable.
- XI.
 A.) According to the information and explanation given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
 - B.) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government; hence this clause is not applicable.
 - C.) We have taken into consideration the whistle blower complaints received by the Company during the year while determining the nature, timing and extent of our audit procedures.
- XII. In our opinion and according to the information and explanation given to us, the Company is not a Nidhi Company in terms of section 406 of the Companies Act, 2013. Accordingly, Clause (xii) of the order is not applicable.



XIII. According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, where applicable and the details have been disclosed in the financial statements, etc., as required by the applicable accounting standard

XIV.

- A.) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
- B.) We have considered the internal audit reports of the Company issued till date for the period under audit.
- XV. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him as restricted in section 192 of Companies Act, 2013; hence this clause is not applicable.

XVI.

- A.) According to the information and explanations given to us the Company is in NBFC activities and is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 and Company has duly have Certificate of Registration (CoR) from Reserve Bank of India.
- B.) According to the information & explanations given to us the company have a valid Certificate of Registration (CoR), thus the company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934;
- C.) According to the information & explanations given to us the company is a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India, and it continues to fulfill the criteria of a CIC.
- D.) According to the information & explanations given to us the company the Group does not have more than one CIC as part of the Group.
- XVII. According to the information & explanations given to us the company has not incurred any cash losses in current financial year and in the immediately previous Financial Year.



- XVIII. There is no resignation of statutory auditors during the year; hence this clause is not applicable.
 - XIX. According to the information and explanations given to us and based on our examination of the records of the Company and financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's knowledge of the Board of Directors and management plans, we were in the opinion that no material uncertainty exists as on the date of the audit report. There was no any liability in the books of the company for those payable within one year from the date of balance sheet date.

XX.

- A.) In our opinion and according to the information and explanations given to us, in respect of other than ongoing projects, the company has not transferred unspent amount to a Fund specified in Schedule VII to the Companies Act within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act;
- B.) In our opinion and according to the information and explanations given to us, any amount remaining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project, has not been transferred to special account in compliance with the provision of sub-section (6) of section 135 of the said Act;
- XXI. There are no any qualifications or adverse remarks given by the respective auditors in the Companies (Auditor's Report) Order (CARO) reports, hence this clause is not applicable to the company.

FOR VIPIN MISHRA AND COMPANY CHARTERED ACCOUNTANTS

FRN-039103N

VIPIN MISHRA (Prop.)

M. NO. 538129 Place:-Faridabad

Date: 27.05.2025

UDIN:-24538129BKFYQO2081

BALANCE SHE	ET AS At	DUSTRIES LIMITED 31ST March,2025	
		(All amounts in'000' Indian Rupe	es, unless Otherwise Stated
Particulars	Notes	As at 31st March,2025 (Rs.)	As at 31st March,2024
ASSETS		. (103.)	(Rs.)
Financial Assets:			
Cash & Cash Equivalents	1 1	0,400	
Receivables	1 ' 1	8690.98	8895.88
(I) Trade Receivables	2	80462.24	72334.88
(II) Other Receivables Loans			72334.00
Investments	3	486038.90	413819.02
Other Financials Assets	4	241852.85	256805.54
	5	-	1.00
Non Financial Assets:			
Inventories	6	73096.32	24695.52
Deferred tax Assets (Net)	7	3788.72	3008.34
Property, Plant & Equipment	8	19142.87	2192.17
Capital Work in Progress Other Non-Financials Assets		-	
	9	-	_
Total Assets		913072.88	781751.35
LIABILITIES AND EQUITIES	l .		701701.00
Liabilities: Financial Liabilities Payables (I) Trade Payables (a) total outstanding dues of micro nterprises and small enterprises	10	108716.64	65835.85
(b) total outstanding dues of creditors ther than micro enterprises and small enterprises			
(II) Other Payables			
Borrowings (Otherthan Debt Securities)	11	200107.00	
Deposits	12	309127.92 16650.40	268006.13
Non- Financial Liabilities		18630,40	-
Current Tax Liabilities (Net)	13	12237.63	13272.21
Provisionsinstruments	14	(a)	-
Olher Non- Financial Liabilities	15	67323.19	39720.00
QUITY			37720.00
Equity Share Capital Other Equity	16 17	55000.00 344017.10	55000.00
TAL - EQUITY AND LIABILITIES		913072.88	339917.16
		. 10072.00	781751.35
gnificant Accounting Policies and Other Notes on ancial statements			9

For VIPIN MISHRA & COMPANY

CHARTERED ACCOUNTANTS &

FIRM REG. NO. 039103N

(VIPIN MISHRA) PROP.

M.No.538129

UDIN: - 24538129BKFYQO2081

Place: FARIDABAD Date: 27.05.2025

(ATUL KUMAR)

DIRECTOR DIN: '00060233

(BINAY KUMAER)

CFO

(VEENA AGARWAL)

DIRECTOR DIN: '00060415

ACS 27057 Shu

QUALITY SYNTHETIC INDUSTRIES LIMITED

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31st March, 2025

(All amounts in'000' Indian Rupees, unless Otherwise Stated)

Particulars	NOTES	Year Ended 31.03.2025 Rs.	Year Ended 31.03.2024 Rs.
Revenue from operations		-	N3.
Interest Income	18	33245.52	25907.93
Dividend Income	19	163.80	145.39
Sales of Products	20	490922.21	348949.36
Other	21	12.25	57.31
Total Revenue from operations		524343.78	375059.99
Oll and			0/3037.77
Other Income	22	45	0.00
TOTAL INCOME		524343.78	375059.99
EXPENSES			
Finance Cost (Net)	23	0.777	# 12500 AND 1250
Purchases of Stock-in trade	24	26771.47	13586.69
Changes In Inventories Of Finished Goods And Stock In Trade	25	525270.17	337409.85
		-48400.81	8810.83
Employee Benefils Expenses	26	3156.82	2918.40
Deprecation and amortization expense	27	1915.00	0.00
Other Expenses	28	10747.90	9607.71
Total Expenses		519460.54	372333.48
Profit before exceptional items and tax			
Exceptional Items		4883.24	2726.50
Profit before tax	_		0.00
Tax expense:	<u> </u>	4883.24	2726.50
(1) Current tax			
Provision for Current Tax			
MAT Credit availiable/used/lapsed			0.00
(2) Deferred tax		780.37	0.00 -3975.71
Profit for the year		5663.61	-1249.21
Other Comprehensive Income		-2969.14	3185,44
Less: Provision for Tax On Other Comprehensive Income		826.01	-886.19
Total Comprehensive Income		3520.49	1050.04
Earning per equity share: - Basic & Diluted			1030.04
Basic		0.64	0.00
Diluted		0.64	0.00
Significant Accounting Policies and Other Notes on financial statements			133

As per our report of even date

For VIPIN MISHRA & COMPANY

CHARTERED ACCOUNTANTS

(VIPINISHRA)

PROP. M.No.538129

UDIN:- 24538129BKFYQO2081

Place: FARIDABAD Date: 27.05.2025

(ATUL KUMAR) DIRECTOR

DIN: '00060233

(BINAY KUMAER) CFO

(VEENA AGARWAL) DIRECTOR

DIN: '00060415

(SHWETA AGARWAL)

ACS 27057 She COMPANY SECRETARY

QUALITY SYNTHETIC INDUSTRIES LTD.

CASH FLOW STATEMENT FOR THE YEAR ENDED 31st March 2025

Particulars	Year Ended 30st	Year Ended 31st
	March, 2025	March, 2024
CASH FLOW FROM OPERATING ACTIVITIES		
Net Profit before Tax and extraordinary items	1	
Other Comprehensive Income	4,883.24	2,726.5
Adjustment for:	-2,969.14	3,185.4
Depreciation	was same i	3
Interest received on Trade Deposit	1,915.00	2
Dividend received	-33,245.52	-25,907.93
Impact of measuring investments at Fair Value	-163.80	-145.39
Profit on sale of investments	2,969.14	-3,185.44
Interest	-	
	26,771.47	13,586.69
Operating Profit before Working Capital Changes	160.39	0.740.40
Adjustments for:	100.33	-9,740.13
Trade and other receivables	-8,127.36	
nventories		-63,811.73
Changes in Provisions & Current Tax Liabilities	-48,400.80	8,810.83
Changes in Current Assets	14,052.14	2,745.17
Frade payable		-
CASH GENERATED FROM OPERATIONS	42,880.79	15,706.84
nterest paid	565.16	-46,289.02
Direct Tax paid (Net)	-26,771.47	-13,586.69
NET CASH FROM OPERATING ACTIVITIES		
	-26,206.31	-59,875.71
CASH FLOW FROM INVESTING ACTIVITIES	_	
Purchase of Fixed Assets	-18,865.70	_
Purchase / Sale of Investments	14,952.69	-149,554.37
oan given	-72,219.88	-101,358.15
nterest Received	33,245.52	25,907.93
Dividend Received	163.80	145.39
IET CASH FLOW FROM / USED IN INVESTING		145.39
CTIVITIES	-42,723.57	-224,859.20
ASH FLOW FROM FINANCIAL ACTIVITIES	=	
orrowings(Net)	68,724.98	-
ET CASH FLOW from FINANCING ACTIVITIES	68,724.98	290,856.13
	00,724.58	290,856.13
ICREASE IN CASH OR CASH EQUIVALENTS (A+B+C)	-204.90	6,121.22
ash and Cash Equivalents as at (Opening Balance)	8,895.88	2,774.66
ash and Cash Equivalents as at (Closing Balance)	8,690.98	_,,,,,,,,,

As per our report of even date For VIPIN MISHRA & COMPANY CHARTERED ACCOUNTANTS FIRM REG. NO 039103N

(VIPIN MISHRA

PROP. M.No.538129

UDIN:- 24538129BKFYQO2081

Place: FARIDABAD Date: 27.05.2025

(ATUL KUMAR) DIRECTOR DIN: '00060233

(BINAY KUMAER)

CFO

(VEENA AGARWAL)

DIRECTOR

DIN: '00060415

(SHWETA AGARWAL)
ACS 27057 Shurth

(All amount in '000' Indian Rupees, unless otherwise stated)
As at 31.03.2025 As at 31.03.2024 370.54 8895.88 8525.34 341.24 8349.73 86.0698 Cash in Hand (as per Books & Certified) NOTE - 1: CASH AND BANK BALANCES Balances with Scheduled Banks In Current Accounts

NOTE – 2 : TRADE RECEIVABLES		
The state of the s	As at 31.03.2025	As at 31.03.2025 As at 31.03.2024
SUNDKY DEBIORS (Unsecured, considered good)		
Outstanding for more than six months		
	00:0009	90.0009
Considered goods	74462.23	66334 88
	80462.23	72334 88

Particulars	Outstanding for following periods from due date of Payments	ing periods from due	e date of Payments	
	Less than 6 month 6 month - 1 year Morethan 3 years	6 month - 1 year	Morethan 3 vegrs	Total
[1] Undisputed Irade receivables —considered good	70462.23	000	100001	
(ii) Undisputed Trade Receivables —which have significant increase in credit risk				
(iii) Undisputed Trade Receivables — credit impaired				
(iv) Disputed Trade Receivables— considered good				
(v) Disputed Trade Receivables — which have significant increase in creatit risk				
5				*
(v) disposed independent in the control of the cont				

NOTE - 3 : LONG TERM LOANS & ADVANCES	As at 31.03.2025	As at 31 03 2025 As at 31 03 2024
LOANS AND ADVANCES (Unsecured, considered good)		
Loans (including interest)		
- Considered Good-Related Party	434977 88	358141 41
- Considered Good-Others	2118401	
- Considered Doubtful	340.00	
- Provision for Doubtful Loans	-340.00	340.00
	458163.89	378
Advances -		
(Recoverable in Cash or in kind or for value to be received)		
- For Capital Goods	24344	07335 00
	74,004.4	
- 10 Kelatea Paries	220.00	11350.00
- To Others	3276.71	0.00
	27861.11	35685.98
Security & Other Deposits	13.90	13.90
	486038.90	413819 01



	FACE VALUE	PAID UP	DN	NUMBER OF SHARES	S		COST		M	MARKET VALUE		QUOTED /
NAME OF THE COMPANY	1	VALUE	- 1					1000	Ne ON	MOON	MOSON	UNGUOTED
			AS ON 31.03.2025	31.03.2024	31.03.2023	31.03.2025	31.03.2024	31.03.2023	31.03.2025	31.03.2024	31.03.2023	
	(Rs.)	(Rs.)	aty.	Qty.	aty.	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	
SHARES AND SECURITIES:-												
Quoted	70,	10,	524 40	524.40	524.40	1657.30	1657.30	1657.30	27452340.00	30415.20	30415.20 QUOTED	QUOTED
משוויים ססוסס ושאסו ושאסו ושאסו	10/-	10/-	14.15	14,15	14.15	0.00	516.45	516.45	00.00	5057.92		3857.29 QUOTED
CHAMBAL FERTILIZER LTD	10/-	10/-	0.50	0.50	0.50	0.00	57.58	57.58	00:00	979.78		979.78 QUOTED
GREAT EAST SHIPPING I TD	10/-	-/01	0.97	0.97	0.97	00.00	197.17	197.17	00.00	969.42	617.56	617.56 QUOTED
KAMADGIRI FASHION LTD	10/-	-/01	68.90	69.20	69.20	1641.82	1648.97	1648.97	5822739.00	5112.50		4567.20 QUOTED
JAI PRAKASH ASSOCIATIES LTD	SU .		15.07	15.07	15.07	0.00	115.11	115.11	00.00	283.26	110.74	110.74 QUOTED
Unquoted	107	10/-	69.40	69 40	69.40	694.00	694.001	694.00	69400.00	69.40		69.40 UNQUOTED
SAKOJ METAL WORKS PRIVATE LIMITED	10/-	10/-	0.00	0.00	20.00	0.00	00.0	2000.00	00:00	00.00	3660.00	3660.00 UNQUOTED
COTANDO STEEL & TIBES ITO	10/-	10/-	130.21	130.21	130.21	0.00	12500.00	12500.00	00'0	12500.00	12500.00	12500.00 UNQUOTED
MIKAND PREF120123	10/-	-/01	0.50	0.50	0.50	0.00	0.00	0.00	00'0	0.00	0.00	0.00 UNQUOTED
VEE EM INFO CENTRE PVT. LTD.	-101-	-/01	350.42	350.42	350.42	2888.15	2888.15	2888.15	4513345.20	4513.35	4513.35	4513.35 UNQUOTED
SKD ESTATES PVT.LTD.	10/-	-/01	17.70	17.70	17.70	0.00	00.00	0.00	00.00	0.00	0.00	0.00 UNQUOTED
TAANZ FASHION INDIA PVT.LTD	100/-	100/-	40.00	40.00	40.00	4000.00	4000.00	4000.00	4958000.00	4958.00	4958.00	4958.00 UNQUOTED
SYNERGY FRIGHTWAYS PVT.LTD	100/-	100/-	0.49	0.49	0.49	49.00	49.00	49.00	554190.00	561.67	561.67	561.67 UNQUOTED
ADMIRE HOTELS PVT.LTD	10/-	-/01	00.00	0.00	18.10	0.00	00.00	510.00	0.00	0.00		510.00 UNQUOTED
BIHARLII FANCY FIBERS & FABRICS LTD	10/-	10/-	285.40	285.40	285.40	606.50	606.50	606.50	3444778.00	3447.63		3464.76 UNQUOTED
GI LAND & HOUSING PVT LTD	100/-	100/-	7.00	7.00	7.00	700.00	700.00	200.00	1171450.00	1173.34		1175.23 UNQUOTED
RATTAN INFOTECH PVT.LTD	100/-	100/-	1.50	1.50	1.50	150.00	150.00	150.00	2181150.00	2183.18		2476.43 UNQUOTED
CC EDIENDI Y HOTEL & PAT LTD	10/-	10/-	0.00	0.00	10.00	0.00	0.00	2994.40	00:00	0.00		2994.40 UNQUOTED
VK EI ATS PVT I TD	10/-	10/2	0.00	28.80	28.80	00.0	2997.75	. 2997.75	00:00	4170.82		4293.50 UNQUOTED
IDEA INTERNATIONAL PVT.LTD	-/01	-/01	0.00	0.00	41.00	00.00	0.00	14285.63	00.0	0.00		14285.63 UNQUOTED
Mutual Funds									8	000		11240 94 Mithial fund
ASK PRAVI PRIVATE OPPORTUNITIES FUND						00.00	00.0	11240.91	00.0	5,000	!	0.00 Mutual fund
ADITYA BIRLA SUN LIFE PSU EQUITY FUND-			85.63	12.73	12.73	2800.00	400.00	0.00	204/002/10	402.10		
ICICI PRUDENTAIL INDIA OPPORTUNITIES			87.03	13.83	13.83	2800.00	400.00	0.00	2879969.06	409.04		0.00 Mutual rund
FUND-GROWTH MIRAE ASSET NIFTY SMALL CAP-250			245.05	20.00	20.00	2600.00	200.00	00.00	2283848.93	200.00		0.00 Mutual fund
MOMENTUM QUALITY			16.01	1.39	1.39	2600.00	200:00	0.00	2399331.71	195.64		0.00 Mutual fund
TATA MID CAP GROWTH FUND-REGULAR PLAN			6.36	0.56	0.56	2600.00	200.00	00.00	2474643.93	202.63		0.00 Mutual fund
-GROWTH												
TAANZ FASHION INDIA PVT.LTD							179000.00		179000000.00	179000.00	and address	UNQUOTED
			1966 68	1604.20	1644.80	204,786,767.47	209177.97	62808.92	241852.85	256805.54		THE PERSON NAMED IN COLUMN

Note - 4: INVESTMENTS - LONG TERM (AT COST)



	(All amount in '000' Indian Rupees,	unless otherwise stated)
NOTE – 5: OTHER CURRENT ASSETS	As at 31.03.2025	As at 31.03.2024
	- 1	-
		-
		•]
NOTE – 6: INVENTORIES	As at 31.03.2025	As at 31.03.2024
(As per inventories taken, valued and certified by the management)		7.0 01 01.00.2024
Shares & Securities (as per Note)	73096.32	24695.52
	73096.32	24695.52
NOTE – 7 : Deferred tax Assets (Net)	As at 31.03.2025	As at 31.03.2024
The state of the August (Not)	A3 01 31.03.2025	AS 01 31.03.2024
Deferrement of Processing Charges as per Ind AS	3788.72	3008.34
	3788.72	3008.34
NOTE – 9: Other Non-Financials Assets	As at 31.03.2025	As at 31.03.2024
		7.5 01 01.00.2024

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A. PROPERTY, PLANT & EQUIPMENT	PMENT													1	CALL Comments for the Charles December 1870 of the Comments HAD	O control	
					GROSS	GROSS BLOCK				-		DEPRICIATIO	DEPRICIATION WRITTEN OFF		מו מונוסמווו ונו מסו	NET RI OCK	s ornerwise stated)
DESCRIPTION OF ASSETS	ASON	ADDITIONS	SALES/ DISPOSAL	ASON	ADDITIONS	SALES/ DISPOSAL	AS ON	OTAU	FOR	ADJUSTED							
	01.04.2023	DURING THE	DURING THE DURING THE	31.03.2024	DURING THE DURING	DURING THE	31.03.2025	31.03.2023	THE	ON SALES/	UPTO	FOR	ADJUSTED	UPTO 31.05.2025	AS ON 30.09.2025	AS ON 31.03.2024	AS ON
	•	YEAR	YEAR		YEAR	YEAR			PERIOD	DISPOSAL	31.03.2024	开	ON SALES/				31.05.2023
	(Rs.)	(Rs.)	(Rs.)	(Rs.)	. (Rs.)	(Rs.)	(Rs.)	(Rs)	(Re)	(Rc)	(Be)	PERIOD	DISPOSAL	(20)	100	é	ę
LAND	09'89			09.89	•		09.89		,			- (100)	. ('81)		(vs)	(KS)	(KS.)
OTHER BUILDINGS	309.13		•	309.13	·	•	309.13	252.30	•		252.30	9	304 (252.30	9754		•
OWNERSHIP FLAT	9687.39	'	31.	7000.32	•	E C	7000.32	4827.33	0.00	×	4827.33		,	4827.33	2172.98	2172.98	3546.30
FURNITURE & FIXTURES	124.02	1		124.02	70	9	124.02	122.07			122.07	ï		122.07	1.95	1.95	1.95
OFFICE EQUIPMENTS	225.85	,	•	225.85	•		225.85	220.09	9	31	220.09	•		220.09	5.76	5.76	5.76
COMPUTERS	241.23	0	17	241.23	ï		241.23	238.50	٠	*	238.50	,		238.50	2.72	2.72	2.72
INTENGIBLE ASSETS	35.05	11	9	35.05		Ĭ.	35.05	33.30	•	r.	33.30	ì		33.30	1.75	1.75	1.75
AIR CONDITIONERS & FANS	112.93	1	*	112.93			112.93	109.87	•	100	109.87			109.87	3.06	3.06	3.06
VEHICLES	151.78	18865.70	re .	19017.48	•	i	19017.48	149.94	•	•	149.94	1915.00		2064.94	16952.53	19016.65	1.84
FIRE FIGHTING EQUIPMENTS	88.00	•		88.00		•	88.00	85.90			85.90			85.90	2.10	2.10	2.10
	11043.97			27222.59			27222.59	6039.30	00'0	,	6039.30	1,914,997	-	7954.29	19142.87	21206.98	3565.49
	-11043.65			-11043.65		00.0	8326.89	-7353.05	00.00		-6039.30	00'0	000	-6039.30	-2192.17	-2192.17	-3565.49
															-614470.42	-680450.23	-680450.23

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Lesaway Shuneta.



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NOTE '1'														
A. PROPERTY, PLANT & EQUIPMENT	MENT							•		(All 6	(All amount in '000' Indian Rupees, unless otherwise stated)	an Rupees, unless	s otherwise stated)	
					GROSS BI	BLOCK							NET BLOCK	
DESCRIPTION OF ASSETS	AS ON	ADDITIONS	SALES/ DISPOSAL	AS ON	ADDITIONS	SALES/ DISPOSAL	AS ON	UPTO	aCi	ADIIISTED	OTdit	NOSA	NOSA	NC SV
	01.04.2023	DURING THE	DURING THE	31.03.2024	DURING THE	DURING THE	31.03.2025	31.03.2024	THE	ON SALES/	31.03.2025	31.03.2025	31.03.2025	31.03.2024
		YEAR	YEAR		YEAR	YEAR			PERIOD	DISPOSAL				
-	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)	(Rs.)
LAND	09.89			09.89	3	09:89	77	1	24	7	i	ı	•	1
OTHER BUILDINGS	309.13	1		309.13	2.	26.77	252.35	252.30	ï		252.30	*	848	
OWNERSHIP FLAT	7000.32	E	0.00	7000.32	r.	00.00	7000.32	4827.33	ř	1 2	4827.33	2172.98	2172.98	2172.98
FURNITURE & FIXTURES	124.02	219	i	124.02	í	3 .4 S	124.02	122.07	TC.	4	122.07	1.95	1.95	1.95
OFFICE EQUIPMENTS	225.85	90%		225.85	5	1	225.85	220.09	3	F ja	220.09	5.76	5.76	5.76
COMPUTERS	241.23	ál.	3	241.23	Ĩ	J	241.23	238.50	0		238.50	2.72	2.72	2.72
INTENGIBLE ASSETS	35.05	,	ï	35.05	€	r	35.05	33.30	£	· ·	33.30	1.75	1.75	1.75
AIR CCNDITIONERS & FANS	112.93	e	6 3	112.93		E	112.93	109.87	٠		109.87	3.06	3.06	3.06
VEHICLES	151.78	18865.70	,	19017.48	ě	,	19017.48	149.94	1915.00	ĭ	2064.94	16952.53	1.84	1.84
FIRE FIGHTING EQUIPMENTS	88.00		ı	- 88.00	Ĭ	t	88.00	85.90	í	0	85.90	2.10	2.10	2.10
	8356.90	18,865,695	1	27222.59		125.37	27097.22	6039.30	1,914,997	•	7954.29	19142.87	2192.17	2192.17



Branch Shucke

NOVE 10 VICTORIA	(All amount in '000' Indian Rupees	, unless otherwise stated)
NOTE - 10 : TRADE PAYABLES	As at 31.03.2025	As at 31.03.2024
Sundary Creditors	108716.64	65835.85
	108716.64	65835.85

Trade Payables aging schedule

Particulars	Outstanding for follow	ring periods from	due date of Payments	
raniculars	Less than 1 year	1-2 years	More than 3	Total
(i) MSME			years	
(ii) Others	. 100116.64			-
(iii) Disputed due -MSME	100118.84		8600.00	108716.64
(iii) Disputed due -Other				
				,

NOTE – 11 : Borrowings (Otherthan Debt Securities)	As at 31.03.2025	As at 31.03.2024
Loans Liabilities	309127.92	268006.13
	309127.92	248004 13

NOTE – 12 : Deposits	As at 31.03.2025	As at 31.03.2024
Secured Loan	16650.40	
	16,650,396,00	

NOTE – 13 : Current Tax Liabilities (Net)	As at 31.03.2025	As at 31.03.2024
For Income Tax For tax on comprehensive income Income Tax Deducted at Source	- 14521.81 2369.25	15347.82 1406.02
ncome Tax Payments & Tax Deducted At Source	-4653.43	-3481.63
and the state of t	12237.63	13272.21

NOTE – 14 : Provisions	As at 31.03.2025	As at 31.03.2024
	Ě	

OTE – 15 : Other Non- Financial Liabilities	As at 31.03.2025	As at 31.03.2024
Advance from Customers-Related Party Advance from Customers-Others	67,323,187	39720.00
	67323.19	39720.00

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QUALITY SYNTHETIC INDUSTRIES LTD.

PART OF NOTE - 11 : DETAILS OF STOCK IN TRADE AS AT 31ST MARCH, 2024

Column C													
Column C							-	Amount of		Changes in			
Column C	2,023.00	Amount	Nos. 2,024.00	Amount	Nos.	Amount		Transfer to Investment		carrying amount	Nos.	Amount	
18 18 18 18 18 18 18 18	8.50		8.50	68.00	00.0	00.0		00.00	36.01	68.00	0.00	0.00	
Control Cont	0.40		0.40	0.40	0.00	0.00	0.00	00.00	0.00	0.00	0.40	0.40	
Column C	0.20		0.20	1.50	0.00	0.60	8 6	0.00	0.00	0.00	16.50	29.36	
Control Cont	0.47		0.47	4.73	0.00	0.00	0.00	0.00	00.0	00.0	0.47	4.73	
1	4.83	02/05	4.83	0.04	00.0	0.00	4.83	00.00	185.01	0.04	00:00	00.0	
Column C	2.25		2.25	12.14	0.00	0.00	. 2.25	00.00	13,43	12.14	00.00	0.00	
The control of the	0.50		0.50	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.50	1.00	
Control Cont	0.31	0	0.31	28.39	0.00	0.00	0.31	0.00	14.24	28.39	0.00	0.00	
1	3.50		3.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.50	00:00	
The control of the co	0.00		0.00	0.00	391.21	25233.05	0.00	0.00	0.00	0.00	0.00	25233.05	
1	0.65		0.65	70.55	0.00	0.00	5.87	00.00	436.32	70.55	00.0	0.00	
1.0 1.0	2.28		2.28	0.00	0.00	0.00	0.00	0.00	0.00	0.00	00.0	00.0	
1,12 1,12	0.10		0.10	00:00	0.00	0.00	0.00	0.00	0.00	0.00	0.10	00'0	
1.12 1.12	00.0		0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	00.00	
120 120	0.25		0.25	92.75	0.00	0.00	0.50	0.00	653.31	92.75	0.00	0.00	
1.50 1.50	2.00		2.00	75.00	0.00	0.00		0.00	0.00	0.00	2.00	75.00	
State Stat	12.67		12.67	12.67	0.00	0.00	0.00	0.00	0.00	0.00	12.67	12.67	
Section Sect	5.00		2.00	4.40	0.00	0.00	00:00	0.00	0.00	0.00	2.00	4.40	
Control Cont	85.64		85.64	2013.30	391.21	25233.05	22.26	0.00	1338.32	271.87	99.99	26974.48	
Heller (110)													
17.00 17.0	08.05		000	000	c	c	6	000	000	1000	1000	c	
Note Like	10.00		00.0	00.0	000	8.00	00.0	000	000	000	80.0	80.0	
Halfield Signature (1987) (198	17.78		17.78	2000.33	47.39	9420.49	00.0	000	000	-9420 49	65.17	11420 81	
Control Cont	1 09		109	970	000	000	000	000	000	000	00 +	0.44	
11 11 11 11 11 11 11 1	561.50		561.50	. 561.50	0.00	0.00	561.50	0.00	4070.38	561.50	0.00	0.00	**
1144 1145	0.19		0.19	19.00	0.00	00.00	00.00	0.00	0.00	00.0	0.19	19.00	
1,128 1,128 1,128 1,128 1,128 1,128 2,149 2,24	11,44			0.00	0.00	0.00	0.00	00.0	00'0	0.00	00.0	0.00	
Harther 1,200.00	11.26		00:0	00.0	2.00	2.00	0.00	0.00	0.00	0.00	2.00	2.40	
Table Tabl	2.40		2.40	498.26	2.40	2.40	2.40	0.00	404.71	00.0	2.40	498.05	
Harding	20.00		00.00	0.00	0.00	00:00	0.00	0.00	0.00	į	0.00	0.00	
1538.42 1756.20 1814.02 1814.02 1816.22 1710.24 1816	1200.00		1200.00	9982.11	0.00	0.00	0.00	00.00	0.00	0.00	1200.00	9982.11	
State Stat	1938.42	176	1834.92	13109.54	51.79	9424.89	563.90	0.00	4475.59	-8858.99	1322.80	21970.72	
State Stat					00.00	00:00	00:00	00:00	00.00	00.00	0.00	0.00	
1, 10 1, 1	81.40		81.40	9572.67	00.00	00:00	0.00	0.00	0.00	00.0	81.40	9572.67	4
And Statististististististististististististist	81.40		81.40	9572.67	00.00	00:00	0.00	0.00	0.00	0.00	81.40	9572.67	4
rind-Grawth Option 0.00 <td>00.00</td> <td></td> <td>00.00</td> <td>00.0</td> <td>66.24</td> <td>25000.00</td> <td>66.24</td> <td></td> <td>25141.07</td> <td>00.00</td> <td>00.0</td> <td>00.0</td> <td>1</td>	00.00		00.00	00.0	66.24	25000.00	66.24		25141.07	00.00	00.0	00.0	1
	00.0		0.00	0.00	5.29	2000.00	5.29	0.00	2006.82	00.0	0.00	0.00	
Figure Control Contr	0.00		0.00	0.00	0.64	4000.00	0.64		4012.50	0.00	0.00	0.00	
THE FORE-Requilar Growth Plan	00.0		00.0	00.00	0.40	2000.00	0.40	0.00	2006.69	0.00	0000	00.00	_
Time Convent Cond	000		00.0	0.00	0.50	2000.00	0.50	0.00	2006.85	00.0	00.0	000	-
fund-Grawth Option 0.00 <td>00.0</td> <td></td> <td>0.00</td> <td>00:00</td> <td>68.28</td> <td>1000.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>0.00</td> <td>68.28</td> <td>1000.00</td> <td>+</td>	00.0		0.00	00:00	68.28	1000.00	0.00	0.00	0.00	0.00	68.28	1000.00	+
Long Flant Part Carwith 0,000 CF A2 bit A2	00.0		00.00	0.00	3.61	750.00	00:0	00.00	0.00	00.00	3.61	745.75	_
Comparison Com	0.00	VO.	0.00	00:00	61.42	1500.00	0.00	0.00	0.00	0.00	61.42	1500.00	•
Activated prices Cool 0.00		5	000	00.0	39.92	1000.00	00.0	0.00	0.00	00.0	39.92	1000.00	
allocal Index fund. Require Thermorth 2 pin 0.00	S S	00.0	8	00.0	10.16	250.00	0.00	0.00	0.00	0.00	10.16	250.00	
Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970) Fund -Sequence (According 1970)	9	00.0		0.00	55.86	1250.00	0.00	0.00	0.00	0.00	55.86	1250.00	
Company Comp	96	000		00.00	31.81	1000.00	0.00	0.00	0.00	00.0	31.81	926.27	
Compared		000 CONT		800	52.00	1250.00	00.0	00.0	00.0	00.0	52.00	1205.01	7
, 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	000		00:0	00.00	69.32	1000.00	0.00	0.00	0.00	0.00	69.32	1000.00	
0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.0	0	200	0.00	0.00	62.89	1500.00	0.00	0.00	0.00	00.0	62.89	1500.00	
	0.00	1	0.00	0.00	595.74	51750.00	77.92	0.00	37180.79	0.00	517.82	14578.46	
TOTAL "A"+"B"+"C"+"D"		2.55 2.55 2.50 0.00 0.00 0.00 0.00 0.00	22 200 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	1016.00 1026.224.20 10.00 10.00 0.00	2224.20 4.83 10.80 2.25 11.00 0.50 0.00 0.00 0.00 0	100 100	1.05 1.05	100 100	1,100 1,00	1,10,10 1,10		1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,

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(All amount in '000' Indian Rupees, unless otherwise stated)

NOTE 16: SHARE CAPITAL AUTHORISED	As at 31.0		As at 31.03.2024
5,550,000 (5,550,000) Equity Shares of Rs.10/- each ISSUED SUBSCRIBED AND PAID UP	-	55500.00	55500.00
5,500,000 (5,500,000) Equity Shares of Rs.10/- each fully paid up in Cash	*(55000.00	55000.00
		55000.00	55000.00

Share holders holding 5% or more of shareholding

Name of the Share Holders	As at 31.03.:	As at 31.03.2025		As at 31.03.2024	
	No. of Shares	% held	No. of Shares	% held	
a) Deepanshu Sureka	275.47	5.00	275.47	5.00	
b) Srinarayan Raj Kumar Merchants Ltd.	916.71	16.67	916.71	16.67	
c) Bihariji Ispat Udyog Ltd.	528.35	9.61	528.35	9.61	
d) Bihariji Fancy Fibers & Fabrics Ltd.	390.90	5.13	390.90	5.13	
e) Hemant Ventataamani Lalithraj	278.81	5.06	278.81	5.06	

NOTE - 17 : OTHER EQUITY	As at 31.0	3.2025	As at 31.0	03.2024
SHARE PREMIUM ACCOUNT				70.2024
Balance brought forward		HOST SAMONNOS MAIS ASSOCIATE IN		
		88917.39		88917.39
RBI RESERVE FUND FOR NBFC				
Balance Brought Forward	33740.66		33990.50	
Add: Transferred from Profit & Loss Account	1132.72	34873.38	-249.84	33740.66
BB1 BB2 BB2 BB2		5 107 0.00	210.01	007 40.00
RBI RESERVE FUND for NBFC				
(Contingent Provisions against Standard Assets) Balance Brought Forward				
Add: Transferred from Profit & Loss Account	837.00		837.00	
The state of the s	-	837.00	0.00	837.00
GENERAL RESERVE				
Balance Brought Forward	176601.62		174757.16	
Add: Transferred from Profit & Loss Account	5110.35	181711.97	1844.46	176601.62
a s		2503111		
PROFIT & LOSS ACCOUNT				
Profit for the Year	5663.61		-	
Adjustments For: MAT Credit Entitlement	-			
Excess Provision I.Tax W/Back	1.0	1	-	
Intrest received for earlier year	-		-77.00	
Income Tax for earlier year	-483.22		9	
Transferred to RBI Reserve Fund for NBFC	-96.24 -1132.72	-	2766.30	
Transferred to General Reserve	-5110.35		249.84 -1844.46	
	0110.00		-1044.40	>-
Other Comprehensive Income:	×			
Balance Brought Forward	39820.48	=	37521.24	
For the Year	-2143.12	37677.36	2299.25	39820.49
		410011100000000000000000000000000000000		1000 (T01 (T0 (T0 (T0) T) (10) = 17
		344017.10		339917.16

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(All amount in '000' Indian Rupees, unless otherwise stated)

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NOTE - 18 : Interest Income	As at 31.03.2025	As at 31.03.2024
Interest Income Interest from Business Trust	33245.52	25907.93 -
	33245.52	25907.93

NOTE - 19 : Dividend Income	As at 31.03.2025	As at 31.03.2024
Dividend Income	163.80	145.39
	163.80	145.39

NOTE – 20 : Sale of Products	As at 31.03.2025	As at 31.03.2024
Sale of Finished Goods	447927.52	340905.52
Sale of Quoted Shares	1338.32	-
Sale of Unquoted Shares	4475.59	8043.84
Sales of Mutual fund	37180.79	-
	490922.21	348949.36

NOTE -21: Other	As at 31.03.2025	As at 31.03.2024
Income through VENTURE CAPITAL FUND Profit on Sale of Long Term Investments	-	-

NOTE - 22 : Other Income	As at 31.03.2025	As at 31.03.2024
Miscellaneous Income	12.25	57.31
	12.25	57.31

NOTE – 23 : Finance Cost (Net)	As at 31.03.2025	As at 31.03.2024
Interest Paid	26771.47	13586.69
	· 26771.47	13586.69

NOTE – 24 : Purchases of Stock-in trade	As at 31.03.2025	As at 31.03.2024
Purchase of Finished Goods	438862.24	337409.85
Purchase of Quoted Shares	25233.05	-
Purchase of Unquoted Shares	9424.89	
Purchase of Mutual Funds	51750.00	-
	525270.17	337409.85

NOTE – 25 : Changes In Inventories Of Finished Goods And Stock In Trade	As at 31.03.2025	As at 31.03.2024
STOCKS AT COMMENCEMENT OF THE YEAR Shares & Securities	24695.51	33506.35
STOCKS AT CLOSE OF THE YEAR Shares & Securities	73096.32	24695.52
INCREASE / (DECREASE) IN STOCKS	-48400.81	8810.83

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NOTE – 26 : Employee Benefits Expenses	As at 31.03.2025	As at 31.03.2024
Salary Wages Bonus & Allowances	3156.82	2918.40
	3156.82	2918.40

NOTE - 27 : Deprecation and amortization expense	As at 31.03.2025	As at 31.03.2024
Deprecation and amortization expense	1915.00	-
	1915.00	

NOTE – 28 : Other Expenses	As at 31.03.2025	As at 31.03.2024
Advertisement and Publicity Loss on sales of shares Printing & Stationery Consultancy and Professional Charges Auditor's Remuneration Rent paid Listing Fees	31.15 9540.68 23.25 453.67 30.00 240.00	31.75 8749.33 21.55 381.83 30.00 240.00
Director's Meeting Fees Gst Charges	15.25	16.25
Miscellaneous Expenses	310.56 10747.90	

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NOTE -29 - NOTES ON ACCOUNTS FOR THE YEAR ENDED 31ST MARCH 2025

1 BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements upto the year ended 31st March 2019 were prepared in accordance with the accounting standard rules 2006 (as amended) and other relevent provisions of the companies act, 2013 (Indian GAAP).

The ministry of corporate affairs (MCA) issued a notification on 16th February, 2015, making Indian Accounting standards, issued under section 133 of companies act, 2013 mandatory for certain class of companies.

As per notification, Ind AS is mandatory for the company for the financial year commencing 1st April 2019. Accordingly, the company has adopted Ind AS from 1st April 2019 and the financial statements for the year ended 31st March 2025 have been prepared in accordance with the principles laid down in the said Ind AS.

The financial statements are presented in Indian rupees, which is the functional currency of the company and the currency of the primary economic environment in which the company operates.

The financial statements have been prepared on a historical cost basis, except the following assets and liabilities:

- i) Certain financial assets such as Investments are measured at fair market value (refer account policy regarding financial instruments).
- ii) Plant, property and equipment are measured at historical cost concept method.

2 FIRST TIME ADOPTION OF Ind AS

The company has restated the financial statement as at 1st April 2019 (opening), being the transition date, on the following basis:

The amount of transition reserve (component of retained earings) arising on the same is given below:

- a) All tangible assets, including poperty, plant and equipments, and intangible asssets were taken at historical cost and hence no adjustments is required in financial statements.
- b) Investments have been assessed at fair values.

Exemptions awailed as per Ind AS 101:

1) Past business combination:

The company has elected not to apply Ind AS 103-Business combination retrospectively to pass business combination that accured before the transition date of 01-April-2019 consequently, the company has kept the same classification for the past business combination as in its GAAP financial statements.

2) Propety, Plant and Equipments:

The company has elected to measure the PPE at historical cost method as was prevailing in the previous financial statements

3) Investments in Subsidiaries & Associates:

There is no subsidiary of the company.

Fair value of financial Assets and Libilities:

As per the Ind AS exemption, the company has not fair valued the financial assets and libilities retrospectively and measured the same prospectively.

SIGNIFICANT ITEMS OF ACCOUNTING POLICY

(a) Basis of Accounting:

The accounts of the Company are prepared under the historical cost convention, in accordance with applicable Accounting Standards, for recognition of income and expenditure mercantile systems of accounting is followed.

(b) Use of Estimates

The preparation of financial statements in under Indian Accounting Standard (Ind AS) requires management to make estimates and assumptions that effect the reported statements of assets and liabilities and the disclosure of contingent liabilities on the date of financial statements and the reported amounts of revenue and expenses during the year. The actual results could differ from these estimates. Any revision to accounting estimates is recognized prospectively in current and future periods.

(c) Property, Plant & Equipment:

Property, Plant & Equipment are stated at cost and / or revalued cost less depreciation. Since certain machineries were purchased in Court auction at a consolidated price, any sale out of the said machineries is adjusted in the plant & machinery account at sale value.

(d) Depreciation:

Depreciation has been provided on straight line method at the rates and basis prescribed in Schedule II to the Companies Act, 2013 to write off assets up to 95% of original cost.

(e) Investments:

Investments are stated at fair market values.

(f) Dividend

Dividend declared within the close of the accounting year only are accounted for.

(g) Valuation of inventories

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Stock of Shares and Securities are valued at lower of cost or estimated realisable value.

(h) Contingent Liabilities

Disputed liabilities and claims against the Company including claims by Taxation Authorities pending in appeals are treated as contingent liabilities and are not provided for and are shown by ways of notes.

(i) Taxes on Income

Tax expenses for the relevant period comprises of current tax and deferred tax. Deferred Tax Assets is recognized, subject to consideration of prudence, on all timing difference between taxable income and accounting income that originate in one period and are capable of being reversed in one or more subsequent periods. The accumulated deferred tax liability is adjusted by applying the tax rates and tax laws applicable at the year end.

B OTHER NOTES ON ACCOUNTS

1 CONTINGENT LIABILITIES NOT PROVIDED FOR IN RESPECT OF:

A. Claims against the Company not acknowledged as debts.

Amount (Amount Unascertaine

Colonia)

- i Corporate guarantees issued in favour of Loan obtained by Group Company M/s. Jotindra Steel & Tubes Limited Rs.301,00,000 (Rs.301,00,000)
- B. The Income tax department has carried out a search and seizer operation on 6th and 7 th August 2013, U/S 132 of the Income Tax Act, 1956"(Act)", the Income Tax Department have reassessed the Income from Assessment year ,2008-09, to 2014-15 U/S 143(3) r,w,s, 153A of the Act, and raised the following demands against which appeals have been preferred before the Commissioner of Income Tax Appeals and in the last year CIT-A have given substantial relief and after adjusting the relief allowed by the CIT-A there is no demand payable as on date. However the income tax department preferred appeal against the order of CIT-A before the Income Tax Appeallate Tribunal.

Assessment Year	Tax on Additional Income	Interest on Additional	Amount of	Demand
	assessed disputed in Appeals	Income assessed disputed in	Demand net of	Payable after
		Appeals/Rectification	prepaid taxes	CIT Order
2013-14	19,467,000	8,176,140	27,643,140	
				Nil

- 2 All investments are long-term investments and have been valued at cost. The market value of quoted investments in certain shares has eroded due to the prevailing depressed market conditions, being temporary in nature, therefore, no provision has been made in the Books of Accounts.
- 3 Estimated value of capital commitments remaining to be executed and not provided for Rs. 242.50 Lacs(Rs.242.50 Lacs) advance paid against the same Rs.242.50 Lacs(Rs.24.50 Lacs).
- 4 In the opinion of the management, current assets, loans and advances will have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated. The balances of sundry debtors, sundry creditors and loans and advances are however, subject to confirmations and adjustments, if any, Moreover loan given to certain parties have been squared off during the year by making journal entries on the basis of letter from borrower
- 5 The Contingent Provision against Standard Assets @ 0.40% as per Notification No-DNBR.PD.CC.No.002 / 03.10.001 / 2014-15 issued
- by RBI, made in earlier year is sufficient to meet the requirement as per the notification, hence no more provision is made during the year.
- 5 The company has exceeded the exposure norms prescribed by the Reserve Bank of India, for Loans and advances and /or
- (ii) investments and borrowings, which has been due to clerical oversight and brought to notice after the close of the Previous financial year,
- 6 One ownership flat each at Mumbai, Delhi & Kolkata and building are yet to be registered in the name of the Company.
- 7 Security deposit include Kisan Vikas Patra of Rs.5000/- deposited with sales Tax Department.
- 8 In the opinion of the management, Current Assets, Loans and Advances have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated. The balances of Sundry Debtors, Sundry Creditors and Loans and Advances are however, subject to confirmations and adjustments, if any.

9 The provision for deferred tax Liability / (Assets) has been made for adjustment for timing difference as detailed here under:-

Deferred Tax Assets And Liabilities are adjusted on following:

Particulars	As on	For the year	As on
	31.03.2024	24-25	31.03.2025
Depreciation	544	7.5	544
Capital Losses	22,425) -	22,425
On account of WDV of Fixed Assets as per income tax & books of accounts	-	780,375	780,375
Business Loss	2,985,381	:	2,985,381
=	3,008,350	780,375	3,788,725

Significant material orders passed by regulators: Hon'ble Supreme Court of India, vide its order dt 14.10.2019 in the case of Bikram Chatterji & Ors (Petitioner's) vs Union Of India & Ors. (Respondent) has dealt with Financial transaction of Amrapali Group of Companies with various companies including Sureka Group of Companies, has ordered Mg. Director & Father & brother of the Mg. Director of the company to deposit a sum of Rs.167 Crores in the Registry of the Court on or before 30.11.2019. Since the amount has not been deposited only the details of Properties have been sumitted, the case is still pending before Hon'ble, Supreme Court of India. However a specific liability of Rs. 8.36 Crores have been determined against the Company by the Forensic Auditor & confirmed by the Hon'ble Supreme Court of India, provisions of which, has not been made in the Books of accounts for the year ended 31.3.2023

Impact of Covid-19: A nation-wide lockdown was declated by the Government of India wef March 24, 2020 due to outbreak of Covid-19 pandemic, which was extended in phases upto May 31, 2020. This pandemic has resulted in significant decrease in economic activities across all the sectors incliuding that of our company. The Company has considered the possible effects that may result from the COVID-19 pandemic on the carrying value of property, plant and equipment, inventories, receivables and other assets. In developing the assumptions relating to the possible furure uncertainties in the global economic conditions because of this pandemic, the Company, as at the date of approval of these financial statemen has used internal and external sources of information and concluded that no adjustments are required to the financial results. Given the dynamic nature of pandemic the Company will continue to monitor the developing scenario for any material changes.

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12 Earning per share : -

Particulars	Current year	Previous year
Net Profit as per Profit & Loss Account (Rs.)	3,520,492	1,050
Average No. of Equity Shares during the year	5,500,000	5,500,000
Earning per share in Rupees	0.64	0.00

- Comparative figures for the previous year have been re-grouped, re-cast and re-arranged wherever necessary and figures in brackets represent
- RELATED PARTY DISCLOSURE (AS IDENTIFIED BY THE MANAGEMENT), AS REQUIRED BY ACCOUNTING STANDARD 'AS-18' ARE GIVEN BELOW:

i) LIST (OF RELATED	PARTY:
-----------	------------	--------

(a)	where control exists:-		
(i)	Jotindra Steel & Tubes Ltd.	(xiv)	Vaishnodevi Properties Pvt. Ltd.
(ii)	Bihariji Ispat Udyog Limited	(xv)	V.K. Flats Pvt. Ltd.
(iii)	Srinarayan Raj Kumar Merchants Ltd.	(xvi)	Taanz Fashion India Pvt.Ltd
(iv)	Mauria Udyog Limited	(xvii)	Bihariji Fancy Fibers & Fabrics Ltd.
(v)	J.S.T. Engineering Services Ltd.	(xviii)	Bhama Properties (P) Ltd.
(vi)	Saroj Metal Works Private Ltd.	(ixx)	Udayanchal Leasing Exports (P) Ltd.
(vii)	Chakra Exports (P) Ltd.	(xx)	Puranmal Foods India (P) Ltd.
(viii)	Ram Forgings Pvt. Ltd.	(xxi)	Vee Emm Infotecenter Pvt. Ltd.
$(i\times)$	SSKS Estates Private Limited	(xxii)	Bihariji Land & Housing Pvt.Ltd
(x)	V L Estates (P) Ltd.	(xxiii)	SKD Estates Pvt. Ltd.
(xi)	Aakshi Exports (P) Ltd.	,	one analog i in ald.
(xii)	Sri Narayan Steel Industries Pvt. Ltd.		

(xiii) Sureka Tube Industries Pvt. Ltd.

Key Management Personnel

Deepasnu Sureka (Managing Director)

Binay Kumar (CFO)

Atul Kumar Dinesh Khanna Veena Agarwal

Shweta Agarwal (Company Secretary)

(c) Relative of key Management Personnel

(with whom transaction have taken place during the year).

Deepanshu Sureka

(d) Other related parties
ii) TRANSACTION WITH RELATED PARTIES

Nil

TYPE OF RELATED PARTY	DESCRIPTION OF THE TRANSACTION	VOLUME OF TRAI	NSACTIONS	AMOUNT O RECEIVABLE/	UTSTANDING (PAYABLE)
		2024-25	2023-24	Current Year	Previous Year
	Interest Received	27,427,821	22,743,495		-
	Interest Paid	22,070,205	13,289,582		
	Rent Received\ Rreceivable			•	
	Loan Taken	248,600,000	24,980,000	312,718,860	267,580,623
	Loan Taken Repaid	207,340,000	3,970,000	•	
1	Loan and advance given	133,694,752	302,785,000	406,788,536	345,966,539
	Loan given Received back	94,960,394	137,010,000	•	
	Reimbursements		-		
(4)	Investment in shares				-
	Payment of Statutory due on behalf of				
	related party	* 1	7 - 0		
	Reimbursements received for payment of				
	statutory dues paid by us on behalf of		1		
0	related party	-			
	Payment of statutory due on our behalf by				
	related party	¥ 1			
	Reimbursement of Statutory Dues Paid by		-		
	related party Advances Given		150		
			-		
	Advances given Received back			-	
	Sale of Shares	533,678,961			
	Purchase of Shares	29956136			
Key Management	Director Sitting Fee	15,250	16,250		
Personnel	Loan Taken	-			-
	Loan Taken Repaid		•		
.	Remuneration	1,901,115	1,6/1,600		
	Interest Paid				
Relative of Key	Purchase of Shares				
Management	Rent Paid				
Personnel	Reimbursements				
)	Loan Taken	-			
1	Loan Taken Repaid				
Other Related Parties	Nii				

In respect of above parties, there is no provision for doubtful debts As on 30st September, 2023 and no amount has been written off or written back during the year in respect of debts due from them.

2 Out of above certain transaction requires approval from members and Central Government, which is yet to be taken.

(i)	Quantitative	Detaile
1.1	COULINION A	Delans:

NAME OF	UNITS	OPENING	STOCKS	PURCH	IASES	SALES / Transferred t	o Investment	CLOSING S	тоскѕ
TRADED	Olilis	QUANTITY	AMOUNT Rs.	QUANTITY	AMOUNT Rs.	QUANTITY	AMOUNT Rs.	QUANTITY	AMOUNT Rs.
H.R. Coil	MT	-		3,904	206,149,585	3,904	210,790,223		
C.R. Coil	MT			4,098	232,712,651	4,098	237,137,294		
				8,003	438,862,236	8,003	447,927,517		
SHARES &		1,990,002	24,695,509	1,038,736	86,407,932	664,081	42,994,695	2,367,839	73,096,321
SECURITIES	Nos.	1,990,002	24,695,509	1,046,738	525,270,168	672,083	490,922,212		73.096.321
		-2,338.273	(33,506,350)			(409,071)	(8,043,840)		(24,695,516)

PARTICULARS	CURRENT YEAR	PREVIOUS YEAR	
C. I. F. Value of Imports	Nil ·	(Nill)	
F. O. B. Value of Exports	Nil	(Nil)	
Earning in Foreign Exchange	Nil	(Nil)	
Expenditure in Foreign Currency	Nil	(Nil)	
Remittance on account of Dividend in Foreign Currency	Nil	(Nil)	

16 Financials Ratios are as under:-

Ratios	Current Reporting Period	Previous reporting period	% of Change
Debt Equity Ratio	5.621	4.873	13.300
Current Ratio	0.862	0.891	-3.393
Debt Service coverage ratio	1.200	1.200	0.000
Return on Equity Ratio	-2.27%	-2.27%	0.057
Inventory Turnover Ratio	6.585	6.585	-0.007
Trade Receivables turnover ratio	5.185	5.185	0.001
Trade payables turnover ratio	5.697	5.697	-0.002
Net capital turnover ratio	6.819	6.819	0.004
Net profit ratio	-0.33%	-0.33%	0.922
Return on Capital employed	6.22%	6.22%	-0.050
Return on investment	22.77%	22.77%	-0.005

(ATUL KUMAR) DIRECTOR

As per our report of even date
For VIPIN MISHRA & COMPANY
CHARTERED ACCOUNTANTS RA
FIRM REG. NO. 039103N

PROP.

M.Ng.538129

M. NO. 538129 UDIN:- 24538129BKFY Place : FARIDABAD Date : 27.05.2025

(VEENA AGARWAL)
DIRECTOR
(BINAYKUMAER) CFO

ACS 27057 COMPANY SECRETARY

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Proxy Form (Form No. MGT-11)

(Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration Rules, 2014)

Name of the Member(s)				
Registered Address:				
E-mail Id:				
Folio No./Client Id:				
DP ID:				
I/We, being the member(s) of and holdingshares of the above named company, hereby appoint				
1.	Name: of (Address)			
	Signature:, or failing him			
2.	Name:of (Address)having Email Id:			
	Signature:, or failing him			
3.	Name:of (Address)having Email Id:			
	Signature:, or failing him			
be held on Tuesday, the 30th of September 2025 at 02:00 PM at the Registered Office of the Company at Room No. 107, 1 st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata-700 001 and at any adjournment thereof in respect of such resolutions as are indicated below: I wish my above Proxy to vote in the manner as indicated in the box below:				
Sl.No.	Resolution(s)	For	Against	
ORDINARY BUSINESSES: Ordinary Resolution				
1.	To adopt the Audited Financial Statements for the financial year ended 31 st March, 2025 together with the Reports of the Board of Directors and Auditors thereon.			
2	To appoint a Director in place of Shri Deepanshu Sureka (DIN: 10060642), who retires by rotation and, being eligible, offers herself for re-appointment			
SPECIAL BUSINESSES: Ordinary Resolution				
3.	To approve entering into Transactions with Related Parties u/s 188 of the Companies Act, 2013			
4.	To appoint M/s. Jyoti Arya & Associates (COP No. 17651), Firm of Company Secretaries in Practice as Secretarial Auditors for a term of upto 5(Five) consecutive years, fix their remuneration			
Signature of shareholder Signed thisday of2025.				
<u> </u>		Affix Revenue Stamp		

Note: 1. This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

2. It is optional to indicate your preference. If you leave the "For" or "Against" column blank against any or all of the resolutions, your proxy will be entitled to vote in the manner as he/she may deem appropriate.

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

Attendance Slip

[Please fill attendance slip and hand it over at the entrance of the meeting hall.]

I, hereby record my presence at the 50th Annual General Meeting held at the R Room No. 107, 1 st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kol September 2025 at 02:00 PM	
Member's/proxy's Name	_
Member's/proxy's Signature	_
No. of Shares:	
Folio No./DP Id No*./ Client Id Number*	
*Applicable for investors holding shares in electronic form.	
(FOR INSTRUCTION SEE AS UNDER)	

NOTES:

- 1. Shareholders/Proxy holders are requested to bring the admission slips with them when they come to the meeting and hand them over at the gate after affixing their signatures on them.
- 2. Shareholders intending to require any information to be explained in the meeting are requested to inform the company at least 7 days in advance of their intention to do so, so that the papers relating thereto may be made available if the Chairman permits such information to be furnished.
- 3. Shareholders are requested to advise indicating their account numbers, the change in their address, if any to the company.
- 4. Shareholders are requested to bring their copies of the Annual Report to the venue of the AGM.

Form No. MGT- 12 Polling Paper

[Pursuant to section 109(5) of the Companies Act, 2013 and rule 21(1) (c) of the Companies (Management and Administration) Rules, 2014]

Name of the Company: Quality Synthetic Industries Limited Registered Office: Room No.-107, 1st Floor, Anand Jyoti Building, 41, Netaji Subhas Road, Kolkata -700 001.(West Bengal). CIN: L65929WB1975PLC029956 **BALLOT PAPER** Details S No **Particulars** Name of the first named Shareholder (In Block Letters) 1. 2. Postal address 3. Registered Folio No./ *Client ID No. (*applicable to investors holding shares in dematerialized form) 4. Class of Share Equity Shares of Rs. 10/- each I hereby exercise my vote in respect of Ordinary/Special Resolutions enumerated below by recording my assent or dissent to the said resolutions in the following manner: S No Item No. No. of Shares held I assent to the I dissent from resolution the resolution by me ORDINARY BUSINESS To adopt the Audited Financial Statements for the 1. financial year ended 31st March, 2025 together with the Reports of the Board of Directors and Auditors thereon. 2. To appoint a Director in place of Shri Deepanshu Sureka (DIN: 10060642), who retires by rotation and, being eligible, offers herself for reappointment SPECIAL BUSINESS 3. To approve entering into Transactions with Related Parties u/s 188 of the Companies Act, 2013. To appoint M/s. Jyoti Arya & Associates (COP No. 4. 17651), Firm of Company Secretaries in Practice as Secretarial Auditors for a term of upto 5(Five) consecutive years, fix their remuneration Place: Date: (Signature of the shareholder)

QUALITY SYNTHETIC INDUSTRIES LIMITED CIN - L65929WB1975PLC029956

NOTES / INSTRUCTIONS

For Members opting for e-voting

The Company is pleased to announce that it is offering remote e-voting facility as an alternate, for Members to enable them to cast their vote electronically instead of voting at the venue of AGM through physical ballots. For the procedure to be followed for remote e-voting by Members, kindly refer to Notes 13 of the Notice dated **Saturday, September 06, 2025**.

Last date for remote e-voting is the close of working hours (05:00 P.M.) on Monday, 29th September, 2025

For Members opting to vote by Physical Ballot

A shareholder desiring to exercise his/her vote by physical ballot are required to be physically present at the venue of the AGM and can give his/her assent or dissent in the ballot paper attached herewith the Notice of AGM. At the time of physical voting at the venue of the AGM, the ballot paper shall be duly filled and completed and be dropped in the ballot box kept at the AGM venue. Company has appointed a scrutinizer for confirming that the voting through physical ballot paper is being done in a fair and transparent manner. Shareholder can send proxy as well instead of attending the AGM personally and the proxy can vote on his/her behalf. Proxy can vote only after submitting duly filled and signed Proxy Forms. Shareholder/Proxy are requested to bring alongwith them, the attendance slip, Proxy Form (only in case Proxy attends meeting) and his/her copy of Annual Report and Notice.

Voting rights shall be reckoned on the number of shares registered in the name of members as on Tuesday, 23rd September, 2025

Kindly note that the members can opt only one mode for voting i.e. either by Physical Ballot at the venue of AGM or Remote E- Voting. If you are opting for remote e-voting, then do not vote by Physical Ballot also and vice versa. However, in case member(s) cast their vote both by Physical Ballot and e-voting, then voting done through e-voting shall prevail.

The results declared alongwith Scrutinizer's Report, shall be placed on the Company's Web-site www.qualitysyntheticfibre.in and on the web-site of the NSDL within two working days of the passing of the Resolutions at AGM of the Company to be held on Tuesday, 30th September, 2025 and communicated to the MSEI & CSE where the shares of the company are listed