

Date: 28/08/2025

To,

National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051

Dear Sir/Ma'am,

Sub: Submission of Annual Report for the Financial Year 2024-25

Ref: Pattech Fitwell Tube Components Limited (Symbol: PATTECH)

This is with reference to captioned subject and pursuant to Regulation 34(1) of Securities Exchange Board of India (Listing Obligations and Disclosures requirements) Regulations, 2015, we hereby enclosed herewith Annual Report for the financial year 2024-25.

Request you to please take the same on your records.

Thanking you,

Yours faithfully,

For, Pattech Fitwell Tube Components Limited

Bharatbhai Limbani Chairman and Managing Director DIN: 09710373

Place: Vadodara





PATTECH FITWELL TUBE COMPONENTS LIMITED

(ERSTWHILE PATTECH FITWELL TUBE COMPONENTS)





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CORPORATE INFORMATION

PATTECH FITWELL TUBE COMPONENTS LIMITED CIN: U28990GJ2022PLC134839

BOARD OF DIRECTORS

Mr. Bharatbhai Limbani Chairman and Managing Director

Mr. Jaysukhbhai Limbani Whole-Time Director

Ms. Ripalben Limbani Non-Executive Director

Mr. Brijal Kachhia Independent Director

Mr. Kevinkumar Khoyani Independent Director

CHIEF FINANCIAL OFFICER

Mr. Milan Vallabhbhai Limbani

COMPANY SECRETARY & COMPLIANCE OFFICER

Ms. Bhawna Hundlani

REGISTERED OFFICE

Survey No. 873/B/1, RD No: 1, Ansons Limbani Estate Nr. GETCO 66K.V. Sub Station, G.I.D.C, Por, N.H-08 Vadodara – 391243, Gujarat, India.

Tel No.: (0265) 2830151; Email: cs@pftcpipefittings.com

BANKERS

Bank of Baroda

SECRETARIAL AUDITOR

Hardik Jetani & Associates,

Practicing Company Secretaries

317, Vishala Supreme, S P Ring Road, Nikol, Ahmedabad-380009

AUDIT COMMITTEE

Mr. Brijal Kachhia Chairperson

Mr. Kevinkumar Khoyani Member

Mr. Bharatbhai Limbani Member

STAKEHOLDERS' RELATIONSHIP COMMITTEE

Mr. Brijal Kachhia Chairperson

Mr. Kevinkumar Khoyani Member

Mr. Bharatbhai Limbani Member

NOMINATION AND REMUNERATION COMMITTEE

Mr. Kevinkumar Khoyani Chairperson

Mr. Brijal Kachhia Member

Ms. Ripalben Limbani Member

MANUFACTURING UNIT

Survey No. 873/B/1 & Survey No. 873/A, RD No: 1, Ansons Limbani Estate Nr. GETCO 66K.V. Sub Station, G.I.D.C, Por, N.H-08

Vadodara – 391243, Gujarat, India.

Tel No.: (0265) 2830151; Web: www.pftcpipefittings.com

STATUTORY AUDITOR

P. Indrajit & Associates

Chartered Accountants

Radha Krishna, GF-1 Nand Complex, Opp. Faculty of Technology, Shankar Tekari, Dandia Bazar, Vadodara, Gujarat – 390001, India.

REGISTRAR & SHARE TRANSFER AGENT

Bigshare Services Private Limited

A-802, Samudra Complex, Near Klassic Gold Hotel, Off C.G Road, Navrangpura, Ahmedabad – 380 009 $\,$

Tel No.: +91 79 4002 4135; Email: bssahd@bigshareonline.com

INTERNAL AUDITOR

Satyanarayan Goyal & Co LLP,

Chartered Accountants.

70, Jaora Compound, Behind Pooja Dairy, Indore (M.P.) 452001, India.



BOARD OF DIRECTOR'S REPORT

Dear Shareholders,

The Board of Directors hereby submits the report of the business and operations of Pattech Fitwell Tube Components Limited ("the Company"), along with the audited financial statements, for the financial year ended March 31, 2025.

CORPORATE OVERVIEW

Pattech Fitwell Tube Components Limited was earlier started as a partnership firm in the name and style of "M/s. Pat Tech Fitwell Tube Components" vide partnership deed dated November 22, 2012 by its partners Bharatbhai Jivrajbhai Limbani and Jaysukhbhai Popatbhai Limbani, who are also the promoters and KMPs of the Company.

Consequently, the firm was converted into company under same style as "Pattech Fitwell Tube Components Private Limited" under the Companies Act, 2013 vide certificate of incorporation dated August 22, 2022 issued by Assistant Registrar of Companies, Central Registration Centre. Thereafter, our Company was converted from a private limited company to a public limited company, pursuant to a resolution passed in the extraordinary general meeting of our Shareholders held on September 23, 2022, and consequently, the name of our Company

was changed to 'Pattech Fitwell Tube Components Limited', and a fresh certificate of incorporation consequent upon conversion from private company to public company dated October 11, 2022, bearing Corporate Identification Number U28990GJ2022PLC134839 was issued by the Registrar of Companies, Ahmedabad to our Company.

To raise the equity capital the company has approached to the National Stock Exchange of India limited in the year 2023, in the same fiscal year, the company has received an approval from the NSE to float the IPO and list the equity shares on the SME board of the exchange. The Company got listed on the NSE - EMERGE Platform on April 21, 2023.

The Company is engaged in manufacturing of pipe fittings, flanges and various types of forgings and machined components as well as pipe spools and fabrication works for various industries like fertilizers, petrochemical, power, chemical & pharmaceutical, food processing, oil & gas, desalination & water treatment, ship building, defence, fabrication of process equipment, instrumentation etc. The Company converts semi-finished / raw products to finished products by carrying our value-added process such as forming, bending, drilling, cutting, inspection, polishing, painting, blasting, welding, punching, marking, testing and packaging.

FINANCIAL YEAR 2024-25 AT GLANCE

INR In Thousand

Particulars	F.Y. 2024-25	F.Y. 2023-24
Revenue from Operations	48,13,50.32	3,77,158.82
Other Income	775.48	233.27
Total Income	4,82,125.80	3,77,392.09
Less: Total Expenses before Depreciation, Finance Cost and Tax	4,44,586.17	3,45,162.16
Profit before Depreciation, Finance Cost and Tax	37,539.64	32,229.93
Less: Depreciation	3,223.52	2,291.94
Less: Finance Cost	16,892.41	10,584.11
Profit Before Extraordinary & Exceptional Items and Tax	17,423.71	19,353.88
Less: Extraordinary & Exceptional Items	-	-
Profit before tax	17,423.71	19,353.88
Less: Current Tax	4,782.92	5,217.13
Less: Earlier Years Tax	-177.88	170.12
Less: Deferred tax Liability (Asset)	565.24	-451.12
Profit after Tax	12,253.43	14,417.75

Financial Performance

During the FY 2024-25, the company has achieved a turnover of INR 48,13,50.32 Thousand, registering a growth of 27.63% over the previous year. Profit before Tax, Depreciation and Finance cost was at INR 37,539.64 Thousand as against INR 32,229.93 Thousand in the previous year. Profit before Tax was at INR 17,423.71 Thousand as against INR 19,353.88 Thousand in the previous year.

DIVIDEND

In order to save the profit earned during the year for future expansion of the Company, the Board of Directors regrets to recommend any dividend.

TRANSFER TO GENERAL RESERVE

Your Directors do not propose to transfer any amount to the General Reserves.

CHANGE IN NATURE OF BUSINESS

During the year, your Company has not changed its business or object and continues to be in the same line of business as per the main object of the Company.

SHARE CAPITAL

During the year under review, there was no change in the Authorised share capital and Paid-up Share Capital of Company, however following changes were carried out in the share capital of the Company after the end of financial year 2024-25:

Authorized Capital

The Authorized share Capital of the Company, as at closure of financial year 2024-25, was INR 1,00,000.00 Thousand divided into 10000000 Equity Shares of INR 10.00 each.

However, from the date of end of financial year under review till the date of this report, vide Special Resolution passed by the Members at their Extra Ordinary General Meeting 01/2025-26 held on July 29, 2025, through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), The Authorized Share Capital was increased from INR 1,00,000.00 Thousand divided into 10000000 Equity Shares of INR 10.00 each to INR 1,25,000.00 Thousand divided into 12500000 Equity Shares of INR 10.00 each vide Special Resolution passed by the Members at their Extra-Ordinary General Meeting held on July 29, 2025.



Issued, Subscribed & Paid-up Capital

The Issued, Subscribed & Paid-up Capital of the Company, as at closure of financial year 2024-25, was INR 77,571.87 Thousand divided into 77,57,187 Equity Shares of INR 10 each.

However, from the date of end of financial year under review till the date of this report, vide Special Resolution passed by the Members at their Extra Ordinary General Meeting 01/2025-26 held on July 29, 2025, through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"),

> The Company had allotted total 1640000 Equity Shares of INR 10.00 each to persons other than promoters and promoter group,

on Preferential Basis, at an Issue Price of INR 77.50 per Equity Share and

The Company had allotted 2459300 fully convertible Equity warrants each convertible into, or exchangeable for, 1 fully paid-up equity share of the Company of face value Rupees 10.00, on a preferential basis, to the Promoters & Promoter Group and the persons other than the Promoters and Promoter Group, at price of Rupees 77.50 per Warrant.

Issued, Subscribed & Paid-up share Capital of the Company, as on the date of this report, stood at INR 93971.87 Thousand divided into 9397187 Equity Shares of INR 10 each.

The required disclosures with respect to the allotment of warrants are as follows;

Description	Particulars
Date of issue and allotment of	Date of issue: 28/06/2025;
warrants	Date of allotment: 13/08/2025
Number of warrants	2459300
Whether the issue of warrants was by way of preferential allotment, private placement, public issue	preferential allotment
Issue price	INR 77.50
Maturity date	12/02/2027
Amount raised, specifically stating as to whether twenty five percent of the consideration has been collected upfront from the holders of the warrants	Company has raised amount of INR 4,79,56,350.00 till the date of this report for allotment of warrants. Company hereby confirms that an amount of Rupees 19.50 which is higher than minimum 25% (twenty five per cent) of the Warrant Issue Price has been collected upfront from the holders of the warrants as upfront payment ("Warrant Subscription Price").
Terms and conditions of warrants including conversion terms	Pursuant to Regulation 160(c) of ICDR Regulations, the allotment of the Warrants (including the Equity Shares to be allotted on conversion of such Warrants) has been made in dematerialised form. The Warrant Holders shall be, subject to the SEBI (ICDR) Regulations and other applicable rules, regulations and laws, entitled to exercise the conversion rights attached to the Warrants in one or more tranches within a period of 18 (Eighteen) months from the date of allotment of the Warrants by issuing a written notice to the Company specifying the number of Warrants proposed exchanged or converted with / into the Equity Shares of the Company and making payment at the rate of Rupees 58.00 (Rupees Fifty Eight only) approximately balance 75% (seventy five per cent) of the Warrant Issue Price ("Warrant Exercise Price") in respect of each Warrant proposed to be converted by the Warrant Holder. On receipt of such application from a Warrant Holder, the Company shall without any further approval from the Shareholders of the Company take necessary steps to issue and allot the corresponding number of Equity Shares to the Warrant Holders. If the entitlement against the Warrants to apply for the Equity Shares of the Company is not exercised by the Warrant Holders within the aforesaid period of 18 (eighteen) months, the entitlement of the Warrant Holders to apply for Equity Shares of the Company along with the rights attached thereto shall expire and any amount paid by the Warrant Holders, if any, in the Company and Warrants allotted in terms of the resolution dated 13/08/2025 and the resultant Equity Shares arising on exercise of rights attached to such Warrants shall be subject to lock-in as per the provisions of the SEBI (ICDR) Regulations. The Equity Shares are listed and shall rank pari passu with the then existing Equity Shares of the Company in all respects including entitlement to voting powers and dividend. The issue and allotment of the Warrants and the exercise of option thereof will be governed by the Memorandum and Ar

BOARD OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

Constitution of Board

The composition of Board complies with the requirements of the Companies Act, 2013 ("Act"). Further, in pursuance of Regulation 15(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Company is exempted from requirement of having composition of Board as per Regulation 17 of Listing Regulations.

None of the Directors of Board is a member of more than ten Committees or Chairperson of more than five committees across all the Public companies in which they are Director. The necessary disclosures regarding Committee positions have been made by all the Directors.

None of the Director of the Company is serving as a Whole-Time Director in any Listed Company and is holding position of Independent Director in more than 3 Listed Company. Neither any of the Director of the Company is holding position as Director in more than 7 listed entities nor any of the Director of the Company serve as Independent Director in more than 7 listed entities.

The Board of the Company comprises five Directors out of which two are Promoter Executive Directors and one is Promoter Non-Executive Non-Independent Director and two are Non-Executive Independent Directors.

The Board comprise following Directors;



		Date of		No. of Co	No. of Shares	
Name of Director	Category Cum Designation	Appointment at current Term	Total Directorship ⁻	in which Director is Member	in which Director is Chairperson	held as on March 31, 2025
Bharatbhai Jivrajbhai Limbani ^{\$}	Chairman & Managing Director	01/12/2022	1	2	0	3768965
Jaysukhbhai Popatbhai Limbani	Whole-time Director	01/12/2022	1	0	0	1588217
Ripalben Bharatbhai Limbani	Non-Executive Director	10/12/2022	1	0	0	1
Brijal Suresh Kumar Kachhia	Independent Director	17/12/2022	1	0	2	0
Kevinkumar Bavchandbhai Khoyani	Independent Director	17/12/2022	2	3	0	0

[^] Committee includes Audit Committee and Shareholders' Grievances Committee across all Public Companies.

Disclosure by Directors

The Directors on the Board have submitted notice of interest under Section 184(1) i.e. in Form MBP 1, intimation under Section 164(2) i.e. in Form DIR 8 and declaration as to compliance with the Code of Conduct of the Company. None of the Directors of the Company is disqualified for being appointed as Director as specified in Section 164 (2) of the Companies Act, 2013.

Board Meeting

Regular meetings of the Board are held, inter-alia, to review and discuss the various businesses that require the approval of the Board.

Additional Board meetings are convened, as and when required, to discuss and decide on various business policies, strategies and other businesses. The Board meetings are generally held at registered office of the Company.

During the year under review, Board of Directors of the Company met 09 (Nine) times, viz 28-05-2024, 22-07-2024, 04-09-2024, 10-10-2024, 14-11-2024, 01-01-2025, 11-02-2025, 13-03-2025 and 27-03-2025. The gap between two consecutive meetings was not more than one hundred and twenty days as provided in section 173 of the Act.

The details of attendance of each Director at the Board Meeting and Annual General Meeting are given below.

Name of Director	Bharatbhai Jivrajbhai Limbani	Jaysukhbhai Popatbhai Limbani	Ripalben Bharatbhai Limbani	Brijal Suresh Kumar Kachhia	Kevinkumar Bavchandbhai Khoyani
Number of Board Meeting held	09	09	09	09	09
Number of Board Meetings Eligible to attend	09	09	09	09	09
Number of Board Meeting attended	09	09	09	08	08
Presence at the previous AGM	YES	YES	NO	YES	YES

Independent Directors

In terms of Section 149 of the Companies Act, 2013 and rules made there under, the Company had two Non-Executive Independent Directors in line with the Companies Act, 2013. Further, both the Independent Directors of the Company had registered themselves in the Independent Directors' Data Bank.

A separate meeting of Independent Directors was held on March 13, 2025 to review the performance of Non-Independent Directors, Board as whole and performance of Chairperson of the Company including assessment of quality, quantity and timeliness of flow of information between Company management and Board.

The terms and conditions of appointment of Independent Directors and Code for Independent Director are incorporated on the website of the Company at www.pftcpipefittings.com.

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

None of Independent Directors have resigned during the year.

Information on Directorate

In accordance with the provisions of the Articles of Association and Section 152 of the Companies Act, 2013, Mr. Bharatbhai Jivrajbhai Limbani, Chairman and Managing Director of the Company retires by rotation at the ensuing annual general meeting. He, being eligible, has offered himself for re-appointment as such and seeks re-appointment. The Board of Directors recommends his appointment on the Board.

The relevant details, as required under Regulation 36 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standards-II issued by ICSI, of the person seeking re-appointment as Director is annexed to the Notice convening the second annual general meeting.

Key Managerial Personnel

As on date of this report, the Company has Mr. Bharatbhai Jivrajbhai Limbani as Chairman and Managing Director of the Company, Mr. Jaysukhbhai Popatbhai Limbani as Whole-Time Director of the Company, Mr. Milan Vallabhbhai Limbani as Chief Financial Officer of the Company and Ms. Bhawna Hundlani as Company Secretary and Compliance Officer who are acting as Key Managerial Personnel in accordance with Section 203 of the Companies Act, 2013.

[~] Excluding Foreign Companies, Section 8 Companies & struck off Companies.

^{\$} Acting as the Chairperson of the Board.



The Board of Directors has, vide their resolution dated May 31, 2024 appointed Ms. Bhawna Hundlani as Company Secretary and Compliance Officer of the Company w.e.f. June 01, 2025 in place of Mrs. Anita Paul who resigned w.e.f. closing business hours of May 31,

Performance 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 in the following manners;

- The performance of the board was evaluated by the board, after seeking inputs from all the directors, on the basis of the criteria such as the board composition and structure, effectiveness of board processes, information and functioning etc.
- The performance of the committees was evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.
- The board and the nomination and remuneration committee reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc.
- In addition, the performance of chairperson was also evaluated on the key aspects of his role.

Separate meeting of independent directors was held to evaluate the performance of non-independent directors, performance of the board as a whole and performance of the chairperson, considering the views of executive directors and non-executive directors. Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

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:

- In preparation of annual accounts for the year ended March 31, 2025, the applicable accounting standards have been followed and that no material departures have been made from the same;
- The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for that year;
- c) The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- The Directors had prepared the annual accounts for the year ended March 31, 2025 on going concern basis.
- The Directors had laid down the internal financial controls to be followed by the Company and that such Internal Financial Controls are adequate and were operating effectively; and
- The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

COMMITTEES OF BOARD

The Board of Directors, in line with the requirement of the act, has formed various committees, details of which are given hereunder.

- 1. **Audit Committee**
- 2. Stakeholders Relationship Committee
- Nomination and Remuneration Committee

The composition of each of the above Committees, their respective role and responsibility are detailed in the Report on Corporate Governance annexed to this Report.

AUDIT COMMITTEE

The Company has formed audit committee for the purpose of assisting the Board in fulfilling its overall responsibilities of monitoring financial reporting processes, reviewing the Company's established systems and processes for internal financial controls, governance and reviewing the Company's statutory and internal audit activities.

The terms reference of Audit Committee specified by the Board of Directors is briefed hereunder:

Role of Committee

- 1. The recommendation for the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor, their remuneration and fixation of terms of appointment of the Auditors of the Company:
- Review and monitor the auditors' independence and performance. and effectiveness of audit process;
- Examination of financial statement and auditors' report thereon including interim financial result before submission to the Board of Directors for approval, particularly with respect to;
 - a. Changes, if any, in accounting policies and practices and reasons for the same,
 - Major accounting entries involving estimates based on the exercise of judgment by management,
 - Significant adjustments made in the financial statements arising out of audit findings,
 - Compliance with listing and other legal requirements relating to financial statements,
 - Disclosure of any related party transactions,
 - Modified opinion(s) / Qualifications in the draft audit report.
- Approval or any subsequent modification of transactions of the Company with related party, subject following conditions;
 - The Audit Committee may make omnibus approval for related party transactions proposed to be entered in to by the Company subject to such conditions provided under the Companies Act, 2013 or any subsequent modification(s) or amendment(s) thereof;
 - In case of transaction, other than transactions referred to in section 188 of Companies Act 2013 or any subsequent modification(s) or amendment(s) thereof, and where Audit Committee does not approve the transaction, it shall make its recommendations to the Board;
 - iii. In case any transaction involving any amount not exceeding one crore rupees is entered into by a director or officer of the company without obtaining the approval of the Audit Committee and it is not ratified by the Audit Committee within three months from the date of the transaction, such transaction shall be voidable at the option of the Audit Committee;
- 5. Reviewing, with the management, and monitoring the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document/ prospectus, and making appropriate recommendations to the Board to take up steps in this matter;
- 6. Scrutiny of Inter-corporate loans and investments;
- Reviewing and discussing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- To review the functioning of the Whistle Blower mechanism, in case the same is existing;
- Valuation of undertakings or assets of the company, where ever it is necessary;
- 10. Evaluation of internal financial controls and risk management systems and reviewing, with the management, performance of internal auditors, and adequacy of the internal control systems; and



- 11. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of nonpayment of declared dividends) and creditors;
- To monitor the end use of fund invested or given by the Company to Subsidiary Companies;
- 13. Carrying out any other function as assigned by the Board of Directors from time to time.

Review of Information by the Committee

The Audit Committee shall mandatorily review the following information:

- Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 3. Internal audit reports relating to internal control weaknesses; and
- The appointment, removal and terms of remuneration of the Internal Auditor.
- Quarterly / half yearly statement of deviation(s), if applicable, submitted to stock exchange(s) in terms of Regulation 32(1);
- 6. Annual statement of funds utilized for purposes other than those stated in the offer document/ prospectus.

Powers of Committee

The Committee -

- 1. To investigate any activity within its terms of reference;
- 2. To seek information from any employees;

- 3. To obtain outside legal or other professional advice; and
- To secure attendance of outsiders with relevant expertise, if it considers necessary.
- 5. Call for the comments of the auditors about internal control systems, the scope of audit, including the observations of the auditors and review of financial statement before their submission to the Board and may also discuss any related issues with the internal and statutory auditors and the management of the company.
- 6. To investigate into any matter in relation to the items specified in sub-section (4) of Section 177 of the Companies Act, 2013 or referred to it by the Board and for this purpose shall have power to obtain professional advice from external sources and have full access to information contained in the records of the company.

Composition of Committee, Meeting and Attendance of each Member at Meetings

Audit Committee shall meet at least four times in a year and not more than one hundred and twenty days shall elapse between two meetings. Additional meeting is held for the purpose of reviewing the specific item included in terms of reference of the Committee.

The quorum for the meeting shall be one third of total members of the Audit Committee or Two, whichever is higher, subject to minimum two Independent Director shall be present at the meeting.

During the year under review, Audit Committee of the Company met 4 (Four) times, viz 28-05-2024, 04-09-2024, 14-11-2024 and 11-02-2025.

The composition of the Committee and the details of meetings attended by its members are given below:

Name of Members	Cotomorus	Designation	Number of meetings during the financial year 2024-25			
Name of Members	Category	in Committee	Held	Eligible to attend	Attended	
Brijal Suresh Kumar Kachhia	Independent Director	Chairperson	4	4	3	
Kevinkumar Bavchandbhai Khoyani	Independent Director	Member	4	4	3	
Bharatbhai Jivrajbhai Limbani	Executive Director	Member	4	4	4	

The Statutory Auditor of the Company shall be invited in the meeting of the Committee wherever requires. Chief Financial Officer of the Company is a regular invitee at the Meeting. Further, the Company Secretary of the Company is acting as Secretary to the Audit Committee.

Recommendations of Audit Committee, wherever/whenever given, have been accepted by the Board of Directors.

Vigil Mechanism:

The Company has established a vigil mechanism and accordingly framed a Whistle Blower Policy. The policy enables the employees to report to the management instances of unethical behaviour, actual or suspected fraud or violation of Company's Code of Conduct. Further the mechanism adopted by the Company encourages the Whistle Blower to report genuine concerns or grievances and provide for adequate safe guards against victimization of the Whistle Blower who avails of such mechanism and also provides for direct access to the Chairperson of the Audit Committee, in exceptional cases. The functioning of vigil mechanism is reviewed by the Audit Committee from time to time.

None of the Whistle blowers has been denied access to the Audit Committee of the Board.

The Whistle Blower Policy of the Company is available on the website of the Company at www.pftcpipefittings.com.

2. NOMINATION AND REMUNERATION COMMITTEE:

The Company has formed Nomination and Remuneration Committee for the purpose of assisting the Board to identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and such other matters specified under various statute.

The terms reference of Nomination and Remuneration Committee are briefed hereunder;

Terms of reference

- Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend 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;
- 3. To ensure that the relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- 4. Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board of Directors their appointment and removal and shall carry out evaluation of every director's performance.
- 5. To specify the manner for effective evaluation of performance of Board, its committees and individual directors to be carried out either by the Board, by the Nomination and Remuneration Committee or by an independent external agency and review its implementation and compliance.

Composition of Committee, Meeting and Attendance of each Member at Meetings

The Nomination and Remuneration Committee shall meet at least once in a financial year. The quorum for a meeting of the Nomination and Remuneration Committee shall be one third of total members of the Nomination and Remuneration Committee or Two, whichever is higher,



subject to minimum one Independent Director shall be present at the meeting.

During the year under review, Nomination and Remuneration Committee of the Company met 3 (Three) times, viz 28-05-2024, 04-09-2024 and 13-03-2025.

The composition of the Committee and the details of meetings attended by its members are given below:

Name of Members	Catamani	Designation in	Number of meetings during the financial year 2024-25			
Name of Wembers	Category	Committee	Held	Eligible to attend	Attended	
Kevinkumar Bavchandbhai Khoyani	Independent Director	Chairperson	3	3	3	
Brijal Suresh Kumar Kachhia	Independent Director	Member	3	3	3	
Ripalben Bharatbhai Limbani	Non-Executive Director	Member	3	3	3	

The Company Secretary of the Company is acting as Secretary to the Nomination and Remuneration Committee.

Nomination and Remuneration Policy:

Nomination and Remuneration Policy in the Company is designed to create a high-performance culture. It enables the Company to attract motivated and retained manpower in competitive market, and to harmonize the aspirations of human resources consistent with the goals of the Company. The Company pays remuneration by way of salary, benefits, perquisites and allowances to its Executive Directors and Key Managerial Personnel. Annual increments are decided by the Nomination and Remuneration Committee within the salary scale approved by the members and are effective from April 1, of each year.

Key points of the Nomination and Remuneration Policy are;

- a. Policy on Appointment of Directors, Key Managerial Personnel and Senior Management Personnel:
- The policy is formulated to identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, Key Managerial Personnel and Senior Management personnel and recommend to the Board for his / her appointment.

- A person should possess adequate qualification, expertise and experience for the position he/ she is considered for appointment.
- In case of appointment of Independent Director, the Committee shall satisfy itself that number of Boards on which such Independent Director serves, is restricted to applicable regulations in force.
- b. Policy on remuneration of Director, KMP and Senior Management Personnel:

The Company's remuneration policy is driven by the success and performance of Director, KMP and Senior Management Personnel vis-à-vis the Company. The Company follows mixed of fixed pay, benefits and performance-based variable pay. The Company pays remuneration by way of salary, benefits, perquisites and allowance. The remuneration and sitting fees paid by the Company are within the salary scale approved by the Board and Shareholders.

The Nomination and Remuneration Policy, as adopted by the Board of Directors, is placed on the website of the Company at https://pftcpipefittings.com/wp-content/uploads/2024/09/NOMINATION-AND-REMUNERARTION-POLIC.pdf

Remuneration of Directors: (INR in Thousand)

Name of Directors Designation		Salary	Sitting Fees	Perquisite	Total
Bharatbhai Jivrajbhai Limbani	Chairman and Managing Director	3600.00	-	-	3600.00
Jaysukhbhai Popatbhai Limbani	Whole-time Director	1800.00	-	-	1800.00
Ripalben Bharatbhai Limbani	Non-Executive Director	-	19.00	-	19.00
Brijal Suresh Kumar Kachhia	Independent Director	-	26.00	-	26.00
Kevinkumar Bavchandbhai Khoyani	Independent Director	-	26.00	-	26.00

3. STAKEHOLDER'S RELATIONSHIP COMMITTEE

The Company has constituted Stakeholder's Relationship Committee mainly to focus on the redressal of Shareholders' / Investors' Grievances, if any, like Transfer / Transmission / Demat of Shares; Loss of Share Certificates; Non-receipt of Annual Report; Dividend Warrants; etc. The Committee also oversees the performance of the Registrar & Transfer agents of the Company relating to the investors' services and recommends measures for improvement.

The terms reference of Stakeholder's Relationship Committee is briefed hereunder;

Terms of Reference

 Efficient transfer of shares; including review of cases for refusal of transfer / transmission of shares;

- Redressal of shareholder and investor complaints like transfer of Shares, non-receipt of balance sheet, non-receipt of declared dividends etc.;
- 3. Issue duplicate/split/consolidated share certificates;
- 4. Dematerialization/Rematerialization of Share;
- Review of cases for refusal of transfer / transmission of shares and debentures;
- 6. Reference to statutory and regulatory authorities regarding investor grievances and to otherwise ensure proper and timely attendance and redressal of investor queries and grievances; Provided that inability to resolve or consider any grievance by the Stakeholders Relationship Committee in good faith shall not



constitute a contravention of Section 178 of Companies Act, 2013 or any subsequent modification(s) or amendment(s) thereof.

Such other matters as may be required by any statutory, contractual or other regulatory requirements to be attended to by such committee from time to time.

Composition of Committee, Meetings and Attendance of each Member at Meetings

The Stakeholder's Relationship Committee shall meet at least once in a financial year. The quorum shall be one third of total members of the Stakeholders Relationship Committee or Two, whichever is higher, subject to minimum one Independent Director.

During the year under review, Stakeholder's Relationship Committee of the Company met 3 (Three) times, viz 28-05-2024, 22-07-2024, and 04-09-2024.

The composition of the Committee during the year and the details of meetings attended by its members are given below:

Name of Members	Category	Designation in	Number of meetings during the financial year 2024-25			
Name of Members	Category	Committee	Held	Eligible to attend	Attended	
Brijal Suresh Kumar Kachhia	Independent Director	Chairperson	3	3	2	
Kevinkumar Bavchandbhai Khoyani	Independent Director	Member	3	3	3	
Bharatbhai Jivrajbhai Limbani	Executive Director	Member	3	3	3	

Company Secretary and Compliance officer of the Company provides secretarial support to the Committee.

PUBLIC DEPOSIT

The Company has not accepted any deposits from Shareholders and Public falling within the ambit of Section 73 of the Companies Act, 2013 and rules made there under. Hence, the directives issued by the Reserve Bank of India & the Provision of Section 73 to 76 of the Company Act, 2013 or any other relevant provisions of the Act and the Rules there under are not applicable.

PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS & SECURITY

Details of Loans, Guarantees, Investments and Security covered under the provisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statement.

LOAN FROM DIRECTORS:

The Company had accepted loan of INR 1,796.37 Thousands during the financial year 2024-25 from Promoter - Directors of the Company.

DEBENTURES:

As on March 31, 2025, the Company does not have any debentures.

CREDIT RATING:

The Company has not availed any rating.

WEB LINK OF ANNUAL RETURN

The link to access the Annual Return is https://pftcpipefittings.com/wp-content/uploads/2025/08/Annual-Return-2024-25.pdf.

RELATED PARTIES TRANSACTION

There are no materially significant Related Party Transactions made by the Company with Promoters, Directors, Key Managerial Personnel which may have a potential conflict with the interests of the Company at large. All Related Party Transactions are placed before the Audit Committee and the Board for approval, if required. Prior omnibus approval of the Audit Committee is obtained for the transactions which are of a foreseen and repetitive in nature.

All Related Party Transactions entered into during the financial year were on an arm's length basis and were in the ordinary course of business. Your Company had not entered into any transactions with the related parties which could be considered material in terms of Section 188 of the Companies Act, 2013. Accordingly, the disclosure of related party transactions as required under Section 134(3)(h) of the Companies Act, 2013 in form AOC-2 is not applicable.

There was no contracts, arrangements or transactions which was not executed in ordinary course of business and/or at arm's length basis.

SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

To foster a positive workplace environment, free from harassment of any nature, we have institutionalized the Anti-Sexual Harassment Initiative (ASHI) framework, through which we address complaints of sexual harassment at all the workplaces of the Company. Our policy assures discretion and guarantees non-retaliation to complainants. We follow a gender-neutral approach in handling complaints of sexual harassment and we are compliant with the law of the land where we operate. The Company has setup an Internal Complaints Committee (ICC) for redressal of Complaints.

During the financial year 2024-25, the Company has received Nil complaints on sexual harassment, out of which Nil complaints have been disposed of and Nil complaints remained pending as of March 31, 2025.

MATERNITY BENEFIT:

The Company has complied with the provisions related to the Maternity Benefit Act, 1961.

UTILIZATION OF PROCEEDS OF PREFERENTIAL ISSUE / IPO

From the date of end of financial year under review till the date of this report, vide Special Resolution passed by the Members at their Extra Ordinary General Meeting 01/2025-26 held on July 29, 2025, through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), The Company had allotted total 1640000 Equity Shares of INR 10.00 each to persons other than promoters and promoter group, on Preferential Basis, at an Issue Price of INR 77.50 per Equity Share and allotted 2459300 fully convertible Equity warrants each convertible into, or exchangeable for, 1 fully paid-up equity share of the Company of face value Rupees 10.00, on a preferential basis, to the Promoters & Promoter Group and the persons other than the Promoters and Promoter Group, at price of Rupees 77.50 per Warrant vide Board resolutions dated August 13, 2025.

Company has raised amount of INR 4,79,56,350.00 till the date of this report for allotment of warrants. Company hereby confirms that an amount of Rupees 19.50 which is higher than minimum 25% (twenty five per cent) of the Warrant Issue Price has been collected upfront from the holders of the warrants as upfront payment ("Warrant Subscription Price").

The details of utilization of preferential issue proceeds as on the date of this report is provided as follows:



Issue proceeds raised through Preferential Issue after the end of FY 2024-25:

Original Object	Modified Object, if any	Original Allocation (INR in Thousand)	Modified allocation , if any	Funds Utilized (INR in Thousand)	Amount of Deviation / Variation for the quarter according to applicable object	Remark s if any
(a) Working Capital Requirements for upscaling and upgradation of existing products;		1,75,056.35				
(b) Capital Expenditure for by way of installation of new and latest machinery as well as expansion of existing capacity;						
(c) Repayment of Secured and / or Unsecured Loan(s) of Banks, NBFCs and financial institutions;						
(d) Strategic Partnerships or Alliances and tieups with similar nature of businesses for expansion of company's business;						
(e) General Corporate Purposes including issue related expenses.						

The details of utilization of IPO proceeds - Issue proceeds raised during the FY 2023-24:

Original Object	Modified Object, if any	Original Allocation (INR in Thousand)	Modified allocation, if any	Funds Utilized (INR in Thousand)	Amount of Deviation / Variation for the quarter according to applicable object	Remarks if any
To meet Working Capital requirement		86,500.00		86,500.00		
General Corporate Purpose		26,400.00		26,400.00		
Issue related expenses		7,100.00		7,100.00		

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

A. Conservation of energy -

i.) The steps taken or impact on conservation of energy:

No major steps have been taken by the Company. However, the Company continues its endeavor to improve energy conservation and utilization.

ii.) The steps taken by the Company for utilizing alternate sources of energy:

The Company has continued its focus on energy conservation efforts through up-gradation of process with new technology. The technology installed by the Company has provided better results in quality and production and also reducing the overall cost of production and maintenance which effect production scheduling and various energy saving initiatives in all areas of production. However, the Company has not installed any alternate source of energy running on renewable energy source.

- iii.) The capital investment on energy conservation equipment: Nil
- B. Technology absorption -
- i.) The effort made towards technology absorption

Your Company has been very thoughtful in installing new technology to reduce the production cost, improve yield, enhance product endurance and strengthen finish. However, no new technology has been installed by the Company during the year and all existing technology has been fully absorbed.

ii.) The benefit derived like product improvement, cost reduction, product development or import substitution

The Company had installed such technology that improve productivity, quality and reduction in manual intervention and to enhance the quality and productivity. Improvement in manufacturing process helped the Company in managing production scheduling; & better & faster servicing of product for domestic as well as global market.

- iii.) in case of imported technology (imported during the last three years reckoned from the beginning of the financial year)
 - a. The details of technology imported: Nil
 - b. The year of import: N.A.
 - c. Whether the technology has been fully absorbed: N.A.
- iv.) If not fully absorbed, areas where absorption has not taken place, and the reasons thereof: Not Applicable
- v.) The expenditure incurred on Research and Development: Nil.
- C. Foreign Exchange Earnings & Expenditure Nil

MAINTENANCE OF COST RECORDS

In terms of Section 148 of the Companies Act, 2013 read with Companies (Cost records and audits) Rules, 2014, the Company is not required to maintain the cost records and accordingly the Company has not maintained the Cost record.

PARTICULAR OF EMPLOYEES

The ratio of the remuneration of each executive director to the median of employees' remuneration as per Section 197(12) of the Companies Act, 2013, read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is annexed to this Report as **Annexure – 1**.

The statement containing names of top ten employees in terms of remuneration drawn and the particulars of employees 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 provided in a separate annexure forming part of this report. Further, the report and the accounts are being sent to the Members excluding the aforesaid annexure. In terms of Section 136 of the Act, the said annexure is opened for inspection in electronic form. Any Member interested in obtaining a copy of the same may write to the Company Secretary.



MATERIAL CHANGES AND COMMITMENT

Post closure of financial year, there have been no material changes and commitments for the likely impact affecting financial position between end of the financial year and the date of the report, except 1) Increase in Authorized Share Capital from INR 1,00,000.00 Thousand divided into 10000000 Equity Shares of INR 10.00 each to INR 1,25,000.00 Thousand divided into 12500000 Equity Shares of INR 10.00 each vide Special Resolution passed by the Members at their Extra-Ordinary General Meeting held on July 29, 2025, 2) allotment of total 1640000 Equity Shares of INR 10.00 each to persons other than promoters and promoter group, on Preferential Basis, at an Issue Price of INR 77.50 per Equity Share and 3) allotment of 2459300 fully convertible Equity warrants each convertible into, or exchangeable for, 1 fully paid-up equity share of the Company of face value Rupees 10.00, on a preferential basis, to the Promoters & Promoter Group and the persons other than the Promoters and Promoter Group, at price of Rupees 77.50 per Warrant.

SIGNIFICANT AND MATERIAL ORDERS

There are no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

SUBSIDIARIES/JOINT VENTURE/ASSOCIATE COMPANY

There are no Subsidiaries/ Joint Venture/ Associate Company to your Company.

DISCLOSURE OF LARGE CORPORATE ENTITY

The Board of Directors of the Company hereby confirm that the Company is not a Large Corporate entity in terms of Regulation 50B of SEBI (Issue and Listing of Non-Convertible Securities) Regulations, 2021 (NCS Regulations).

DETAILS OF DIFFERENCE BETWEEN VALUATION AMOUNT ON ONE TIME SETTLEMENT AND VALUATION WHILE AVAILING LOAN FROM BANKS AND FINANCIAL INSTITUTIONS:

During the year under review, the company has not entered into any one-time settlement with banks or financial institutions and accordingly, the provisions of the said section are not applicable.

DETAILS OF THE DESIGNATED OFFICER:

Ms. Bhawna Hundlani, Company Secretary & Compliance officer of the company is acting as Designated officer under Rule (9) (5) of the Companies (Management and Administration) Rules, 2014.

CORPORATE GOVERNANCE

Your Company strives to incorporate the appropriate standards for corporate governance. However, pursuant to Regulation 15(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Company is not required to mandatorily comply with the provisions of certain regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and therefore the Company has not provided a separate report on Corporate Governance.

However, Company is complying with few of the exempted regulations voluntarily and details of same are provided in this report under the respective heading.

RISK MANAGEMENT

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

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

In terms of Regulation 34, and Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 a review of the performance of the Company, for the year under review, Management Discussion and Analysis Report, is presented in a separate section forming part of this Annual Report.

INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY

Though the various risks associated with the business cannot be eliminated completely, all efforts are made to minimize the impact of such risks on the operations of the Company. Necessary internal control systems are also put in place by the Company on various activities across the board to ensure that business operations are directed towards attaining the stated organizational objectives with optimum utilization of the resources.

Your Company has also put in place adequate internal financial controls with reference to the financial statements commensurate with the size and nature of operations of the Company. During the year, such controls were tested and no material discrepancy or weakness in the Company's internal controls over financial reporting was observed.

LISTING FEES

The Equity Shares of the Company are listed on Emerge Platform of National Stock Exchange of India Limited and the Company has paid the applicable listing fees to the Stock Exchange till date.

STATUTORY AUDITOR AND THEIR REPORT

M/s. P. Indrajit & Associates, Chartered Accountants, Vadodara (FRN: 117488W) were appointed as the Statutory Auditors of Company in the 1st Annual General Meeting of the Company held on December 23, 2023 to hold office for a period of 5 (Five) consecutive financial years, from the conclusion of the 1st Annual General Meeting of the Company until the conclusion of the 6th Annual General Meeting of the Company to be held in the year 2028 at such remuneration plus applicable taxes and reimbursement of out-of-pocket expenses in connection with the Audit as may be mutually agreed between the Board of Directors of the Company and the Auditors.

The Notes to the financial statements referred in the Auditors Report are self-explanatory and therefore do not call for any comments under Section 134 of the Companies Act, 2013. The Auditors' Report does not contain any qualification, reservation or adverse remark. The Auditors' Report is enclosed with the financial statements in this Annual Report.

The Company has received confirmation from M/s. P. Indrajit & Associates, Chartered Accountants, Vadodara (FRN: 117488W) that they are not disqualified from continuing as the Auditors of the Company.

SECRETARIAL AUDITOR AND THIEIR REPORT

The Company has appointed M/s. Hardik Jetani & Associates, Practising Company Secretaries, to conduct the secretarial audit of the Company for 3 financial years commencing from F.Y. 2024-25 to F.Y. 2026-27, as required under Section 204 of the Companies Act, 2013 and Rules thereunder. The Secretarial Audit Report for the financial year 2024-25 is annexed to this report as an **Annexure – 2**.

The Secretarial Auditors' Report does not contain any qualification, reservation or adverse remark, accordingly, not require to comment up on by the Board of Directors.

INTERNAL AUDITORS AND REPORT

The Company has appointed M/s. Satyanarayan Goyal & Co. LLP (FRN 006636C/C400333), Chartered Accountants, as the Internal Auditors of the Company from the Financial Year 2024-25 and onwards until revised by the Board of Directors, as required under Section 138 of the Companies Act, 2013 read with rule 13 of the Companies (Accounts) Rules, 2014, and other applicable provisions of the Companies Act, 2013.

REPORTING OF FRAUD

The Auditors of the Company have not reported any fraud as specified under Section 143(12) of the Companies Act, 2013.

PROCEEDINGS INITIATED/PENDING AGAINST YOUR COMPANY UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016

There are no proceedings initiated/pending against your Company under the Insolvency and Bankruptcy Code, 2016 which materially impact the Business of the Company.



WFRSITE

As per Regulation 46 of SEBI (LODR) Regulations, 2015, the Company has maintained a functional website namely "www.pftcpipefittings.com" containing basic information about the Company. The website of the Company is also containing information like Policies, Shareholding Pattern, Financial Results and information of the designated officials of the Company who are responsible for assisting and handling investor grievances for the benefit of all stakeholders of the Company, etc.

COMPLIANCE WITH THE PROVISIONS OF SECRETARIAL STANDARD 1 AND SECRETARIAL STANDARD 2

The applicable Secretarial Standards, i.e. SS-1 and SS-2, relating to 'Meetings' of the Board of Directors' and 'General Meetings', respectively, have been duly complied by your Company.

INSURANCE

The assets of your Company have been adequately insured.

PREVENTION OF INSIDER TRADING

The Company has adopted a Code of Conduct for Prevention of Insider Trading with a view to regulate trading in securities by the Directors and designated employees of the Company. The Code requires preclearance for dealing in the Company's shares and prohibits the purchase or sale of Company shares by the Directors and the designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the Trading Window is closed. The Board is responsible for implementation of the Code.

Registered office:

Survey No. 873/B/1, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India

Place: Vadodara Date: 28/08/2025

INDUSTRIAL RELATIONS (IR):

The Company continues to maintain harmonious industrial relations. Company periodically reviews its HR policies and procedures to aid and improve the living standards of its employees, and to keep them motivated and involved with the larger interests of the organisation. The Company has systems and procedures in place to hear and resolve employees' grievances in a timely manner, and provides avenues to its employees for their all-round development on professional and personal levels. All these measures aid employee satisfaction and involvement, resulting in good Industrial Relations.

GENERAL DISCLOSURE

Your Directors state that the Company has made disclosures in this report for the items prescribed in section 134 (3) of the Act and Rule 8 of The Companies (Accounts) Rules, 2014 and other applicable provisions of the act and listing regulations, to the extent the transactions took place on those items during the year.

APPRECIATIONS AND ACKNOWLEDGEMENT

Your Directors wish to place on record their sincere appreciation for significant contributions made by the employees at all levels through their dedication, hard work and commitment, enabling the Company to achieve good performance during the year under review.

Your Directors also take this opportunity to place on record the valuable co-operation and support extended by the banks, government, business associates and the shareholders for their continued confidence reposed in the Company and look forward to having the same support in all future endeavours.

By order of the Board of Directors For, **PATTECH FITWELL TUBE COMPONENTS LIMITED CIN:** U28990GJ2022PLC134839

Bharatbhai Jivrajbhai Limbani Chairman and Managing Director DIN: 09710373 Jaysukhbhai Popatbhai Limbani Whole-Time Director DIN: 09710362



PARTICULARS OF EMPLOYEES

(Pursuant to Section 197(12) read with Rules made thereunder)

Disclosures pertaining to remuneration and other details as required under

Section 197(12) of the Companies Act, 2013 read with Rules made there under

Information as per Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014:

a) The ratio of remuneration of each director to the median remuneration of employees for the financial year and the Percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year:

Sr. No.	Name	Designation	Nature of Payment	Ratio against median employee's remuneration	Percentage Increase
1.	Mr. Bharatbhai Limbani	Chairman & Managing Director	Remuneration	10.00:1	NA
2.	Mr. Jaysukhbhai Limbani	Whole-Time Director	Remuneration	5.00:1	NA
3.	Mr. Ripalben Limbani#	Non-Executive Director	Sitting Fees	Not Applicable	-
4.	Mr. Brijal Kachhia#	Independent Director	Sitting Fees	Not Applicable	-
5.	Mr. Kevinkumar Khoyani#	Independent Director	Sitting Fees	Not Applicable	-
6.	Mr. Milan Limbani	Chief Financial Officer	Salary	Not Applicable	-
7.	Mrs. Anita Paul	Company Secretary	Salary	Not Applicable	-

Since Independent and Non-Executive Directors received no remuneration, except sitting fees for attending Board /Committee Meetings, the required details are not applicable.

b) The percentage increase in the median remuneration of employees in the financial year:

The median remuneration of the employees in current financial year was decrease by 15.68% over the previous financial year.

 The number of permanent employees on the rolls of the Company: 10 Employees Average percentile increases already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:

The Board of Directors of the Company affirmed that remuneration of all the Key Managerial Personnel of the Company are as per the Remuneration Policy of the Company.

Registered office:

Survey No. 873/B/1, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India

Place: Vadodara Date: 28/08/2025 By order of the Board of Directors For, **PATTECH FITWELL TUBE COMPONENTS LIMITED CIN:** U28990GJ2022PLC134839

Bharatbhai Jivrajbhai Limbani Chairman and Managing Director DIN: 09710373 Jaysukhbhai Popatbhai Limbani Whole-Time Director DIN: 09710362





Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2025

[Pursuant to Section 204 (1) of the Companies Act, 2013 and

Rule No. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To, The Members,

PATTECH FITWELL TUBE COMPONENTS LIMITED

Survey No. 873/B/1, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Pattech Fitwell Tube Components Limited (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Pattech Fitwell Tube Components Limited's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorised representatives during the conduct of secretarial audit and the representations made by the Company, we hereby report that in our opinion, the Company has, during the audit period covering the Financial Year ended on March 31, 2025 generally complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records made available to us and maintained by **Pattech Fitwell Tube Components Limited** for the Financial Year ended on March 31, 2025 according to the provisions of:

- The Companies Act, 2013 (the Act) and the rules made there under;
- II. The Securities Contract (Regulation) Act, 1956 ('SCRA') and the rules made there under:
- III. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- IV. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (during the year under review not applicable to the Company):
- V. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
- The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;
- d. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations 2018;
- e. The Securities and Exchange Board of India (The Listing Obligations and Disclosure requirements) Regulations, 2015;
- f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- g. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 (during the year under review not applicable to the Company);

- h. The Securities and Exchange Board of India (Issue and Listing of Non-convertible Securities) Regulations, 2021 (during the year under review not applicable to the Company);
- The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 (during the year under review not applicable to the Company); and
- The Securities and Exchange Board of India (Buy-back of Securities) Regulations 2018 (during the year under review not applicable to the Company);

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

- Secretarial Standards of the Institute of Company Secretaries of India,
- II. The Listing Agreements entered into by the Company with NSE-SME Stock Exchange.

During the year under review, the company has complied with the provisions of the act, rules, regulations and guidelines mentioned above.

We further report that based on the information provided by the company, its officers and authorised representative during the conduct of the audit, and also on the review of reports by CS/MD/CFO of the company, in our opinion, adequate systems and processes and control mechanism exist in the company to monitor and ensure compliance with applicable general laws listed out below;

- Employees' State Insurance Act, 1948, and rules made there under;
- The Employees' Provident Fund and Miscellaneous Provisions Act, 1952, and rules made there under;
- The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013;
- d. Payment of Wages Act, 1936, and rules made there under;
- e. The Minimum Wages Act, 1948, and rules made there under;
- f. Maternity Benefit Act, 1961;
- g. The payment of Bonus Act, 1965;
- h. The Payment of Gratuity Act, 1972;
- i. The Equal Remuneration Act, 1976;
- j. The Factories Act, 1948; The Manufacturing division of Pattech Fitwell Tube Components Limited is located at Survey No. 873/B/1 and Survey No.873/A, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India.
- The Company is having certification of ISO 14001:2015 and valid up to 11.10.2025.
- The Company is having certification of ISO 9001:2015 and valid up to 08.06.2028.

We further report that the compliance by the company of applicable financial laws, like direct and indirect tax laws, has not been reviewed in this audit since the same have been subject to review by statutory financial audit and other designated professionals.

We 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. There is no change in the composition of the Board of Directors during the period under review.



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

As per the minutes of the meetings duly recorded and signed by the chairman, the decisions of the board were unanimous and no dissenting views were required to be recorded.

We further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines. Our examination was limited to the verification of procedures on test basis and the report provides not absolute but, reasonable assurance.

> -sd-Hardikkumar Jetani **Company Secretary in Practice** M. No. F13678| COP No. 22171 Peer Review Certificate No.: 4579/2023

UDIN: F013678G001091106

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.

"Annexure - A"

To, The Members,

Place: Ahmedabad

Date: August 27, 2025

PATTECH FITWELL TUBE COMPONENTS LIMITED

Survey No. 873/B/1, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India.

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

- 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.
- 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.

- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 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.
- 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.

-sd-Hardikkumar Jetani **Company Secretary in Practice** M. No. 39498 | COP No. 22171 Peer Review Certificate No.: 4579/2023 UDIN: F013678G001091106

Place: Ahmedabad Date: August 27, 2025



MANAGEMENT DISCUSSION AND ANALYSIS

KEY MARKET INSIGHTS

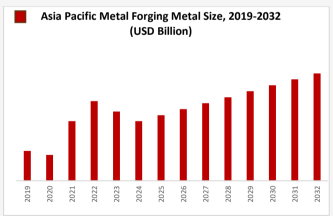
The global metal forging market size was valued at USD 78.05 Billion in 2023. The market is projected to grow from USD 67.43 Billion in 2024 to USD 94.88 Billion by 2032 at a CAGR of 4.4% during the forecast period. Asia Pacific dominated the metal forging market with a market share of 44.61% in 2023. Moreover, the U.S. metal forging market is projected to reach USD 13.96 billion by 2032, supported by automotive, aerospace, and industrial machinery demand.

Metal forging is a manufacturing process involving the shaping of metal using localized compressive forces. It is a critical process in producing components with high strength, durability, and precision, which is essential for industries such as automotive, aerospace, energy, and construction. Commonly forged metals include steel, aluminum, titanium, and other alloys, each selected based on specific application requirements.

The global market has witnessed significant growth, driven by increasing industrialization, technological advancements, and the rising demand for high-performance components. Forging can be performed at various temperatures, with the three main types being cold forging, warm forging, and hot forging. Hot forging, done at high temperatures, improves ductility and reduces the risk of fracturing, while cold forging enhances dimensional accuracy and surface finish.

The process involves deforming the metal into a desired shape through controlled force, often requiring repeated strikes or pressure. Forging methods include open-die forging, closed-die forging, and roll forging, each suited for specific applications and scales of production. Open-die forging is suitable for large components and offers flexibility in shapes, while closed-die forging is ideal for high-precision parts and offers better dimensional accuracy.

Forged products are widely used in industries such as automotive, aerospace, construction, and tool manufacturing due to their superior mechanical properties, including enhanced tensile strength and impact resistance. Advances in forging technology, such as precision forging and computer-controlled machinery, have further refined the process, allowing for greater efficiency and reduced material waste. Metal forging continues to be indispensable for producing critical components such as crankshafts, gears, and aircraft parts, ensuring reliability and performance in demanding applications.



GLOBAL METAL FORGING MARKET OVERVIEW

Market Size & Forecast:

2023 Market Size: USD 78.05 billion 2024 Market Size: USD 67.43 billion

2032 Forecast Market Size: USD 94.88 billion

CAGR: 4.4% from 2025-2032

Market Share:

Asia Pacific dominated the metal forging market with a 44.61% share in 2023, driven by rapid industrialization, infrastructure development, and rising demand from automotive, construction, and heavy machinery sectors across China, India, Japan, and Southeast Asia.

By end-user, the Automotive segment leads the market due to the expansion of the electric vehicle industry and demand for lightweight, durable forged components.

Key Country Highlights:

China: Remains the largest consumer and producer, with government-backed initiatives to localize manufacturing and promote infrastructure development fueling high demand.

United States: Projected to reach USD 13.96 billion by 2032, supported by demand in automotive, aerospace, and industrial machinery. Emphasis on lightweight materials and advanced forging technologies drives growth.

India: Strong growth in automotive manufacturing and infrastructure boosts forged component demand. Government initiatives like "Make in India" support local production.

Germany: Leads the European market through precision forging in automotive and aerospace. Strong emphasis on EV innovation and sustainability in forging processes.

Brazil: Automotive industry and infrastructure development drive demand, although economic volatility and currency fluctuations pose growth challenges.

Saudi Arabia: Infrastructure and industrial diversification initiatives such as Vision 2030 support market expansion, especially in oil, gas, and rail sectors.

METAL FORGING MARKET TRENDS

The metal forging industry is rapidly evolving, driven by technological advancements, sustainability goals, and changing market demands. Technological advancements are at the forefront, with automation and Industry 4.0 enabling the integration of IoT, data analytics, and robotics to improve production efficiency and quality control. The development of advanced materials, such as high-strength, lightweight alloys, is meeting the needs of industries such as aerospace and automotive for components with superior performance. Additionally, the use of simulation and modeling tools such as CAD and finite element analysis (FEA) allows manufacturers to optimize forging processes, reduce defects, and minimize material waste.

In line with global environmental priorities, the industry is emphasizing sustainability and green manufacturing by reducing energy consumption, minimizing waste, and adopting recycling practices to create eco-friendly production environments. The use of sustainable materials further aligns forging operations with broader environmental goals.

The growing need for customization and shorter lead times is reshaping manufacturing priorities. Customers increasingly demand forged components tailored to specific applications, pushing manufacturers to adopt more agile and efficient processes to reduce production lead times and meet these expectations.

Global supply chain optimization has also become critical as geopolitical tensions and pandemics expose vulnerabilities in traditional supply chains. Strategies such as diversifying suppliers, nearshoring, and reshoring are gaining traction, ensuring better control over quality, delivery, and resilience against disruptions. These trends highlight the industry's commitment to innovation, sustainability, and adaptability to remain competitive in a dynamic global market.

MARKET DYNAMICS

MARKET DRIVERS

The global market is experiencing significant growth, driven by the rapid expansion of the automotive industry. Forging is a crucial manufacturing process in automotive production, providing high-strength components capable of withstanding intense stress and wear. As the automotive sector grows, with the rising demand for electric vehicles (EVs), hybrid vehicles, and fuel-efficient cars, the adoption of forged metal components is increasing exponentially. The unique advantages of forged parts, including superior mechanical properties, enhanced durability, and cost-effectiveness in mass production, position metal forging as an essential process for automotive manufacturers. Key forged components such as crankshafts, connecting rods, axles, gears, and suspension parts are integral to modern vehicles. These parts must endure high dynamic loads while



ensuring safety and longevity. The surge in EV production is a notable growth driver, as lightweight forged aluminum and high-strength steel components help reduce vehicle weight while maintaining structural integrity. Companies such as Bharat Forge, ThyssenKrupp, and Precision Castparts are capitalizing on this trend by developing innovative forged solutions tailored to EVs, where weight reduction is critical for battery efficiency and range optimization.

MARKET RESTRAINTS

Forging and casting are the two most popular metal transformation processes to create parts and components for various end-use industries. These exercises are different from one another and yield products with assorted characteristics. Due to its better tolerance and high level of detail in the casting counterpart, metal forging is susceptible to decay growth. This forging process is limited in terms of the product size and thickness of the metal, whereas metal casting is compatible with a wide range of sizes. As a result, the closed-die forging dies are developed after extensive detail and research. Material selection is limited in this forging, whereas the casting process is compatible with all types of metal. It provides the primary product with few secondary operations, which is another advantage that casting has over the forging process. These factors highly impacted the market growth.

MARKET OPPORTUNITIES

The growing technological advancements to make sustainable forged metal is driving the metal forging market growth. Global megatrends, including rising mobility, urbanization, population & economic development, and increasing climate change, are some prominent factors driving industry growth. Additionally, growing CO2 emissions across the globe have led many metal-forged-producing companies to develop sustainable solutions that enhance durability and reduce environmental impact. For instance, the United Nations (UN) Economic Commission for Europe states that the steel industry is responsible for about 7% to 9% of global anthropogenic carbon emissions. The forging industry uses large volumes of steel and electricity for production, and sustainability efforts are becoming increasingly critical.

Additionally, forged rings are used in shipbuilding applications, including cargo vessels, tankers, and military ships. The rise in globalization has increased the import & export of commodities, creating demand for forged marine components. Rising government regulations to support recycling initiatives, increasing technological advancements in metal forging to make it more reliable, and the growing preference of manufacturers to produce recyclable forged metal are anticipated to drive product consumption globally. Hence, such factors, coupled with growing consumer preference to buy metal forging-based products, will create newer heights for the market.

MARKET CHALLENGES

The market faces several challenges that impact its growth and operations. One major hurdle is the high initial investment required to establish forging facilities and acquire advanced machinery. This significant capital expenditure acts as a barrier for new entrants, limiting competition and innovation. Another pressing issue is the shortage of skilled labor. As forging technologies become more advanced, the demand for a workforce trained in modern techniques, such as automation and simulation, is increasing. The lack of skilled professionals can hinder the adoption of cutting-edge practices and reduce operational efficiency. Additionally, energy consumption is another challenge, particularly in energy-intensive processes such as hot forging. High energy requirements lead to elevated operational costs and raise environmental concerns, pushing manufacturers to explore energy-efficient technologies and sustainable practices.

Maintaining consistent quality is crucial in the forging industry, as products often serve high-stake applications in industries such as aerospace, automotive, and construction. Meeting stringent industry standards requires rigorous quality control measures, which can be resource-intensive and complex. Lastly, trade protectionism poses significant challenges to global supply chains. Rising tariffs, trade barriers, and restrictive policies in key markets disrupt the flow of forged products and raw materials, forcing manufacturers to adapt their strategies, such as diversifying suppliers or focusing on local markets. These challenges highlight the need for strategic investments, workforce development, sustainability initiatives, and adaptable supply chain management to ensure the industry's resilience and competitiveness.

IMPACT OF COVID-19

The COVID-19 pandemic had a detrimental impact on every aspect of the global economy, and the metal forging industry is no exception. Countries such as China, Germany, Japan, the U.S., and the U.K. are among the major forged metal producers across the globe. Forged metals are primarily used across many industrial & commercial sectors. The global forging sector was affected by the shortage of raw materials, logistic challenges, workforce shortage, and uncertainty, leading to suspension or shutdown of manufacturing facilities. As a result, limited product availability, higher material prices, and delayed project cycles were among the few challenges faced by several stakeholders in the forging sector.

TRADE PROTECTIONISM AND GEOPOLITICAL IMPACT

Trade policies significantly impact the metal forging industry, influencing costs, supply chain strategies, and market access. The imposition of tariffs and duties on imported forged metals is a common measure to protect domestic industries. While this supports local manufacturers, it raises costs for companies reliant on global supply chains, potentially affecting profitability and competitiveness. Import restrictions, such as quotas and licensing requirements, limit the volume of forged products entering certain markets, disrupting international trade dynamics.

Anti-dumping measures are another tool used by countries to safeguard local industries. By imposing duties on foreign manufacturers selling products below fair market value, these measures prevent unfair competition. However, they can also lead to increased costs for businesses that depend on imported materials or components.

These protectionist policies can cause significant disruptions to global supply chains, prompting manufacturers to adapt. Strategies such as local sourcing or diversifying suppliers become essential to mitigate risks and ensure consistent production. Participation in regional trade agreements (e.g., EU, USMCA, ASEAN) plays a crucial role in shaping market access and competitiveness. These agreements facilitate trade by reducing tariffs and streamlining regulations, creating opportunities for manufacturers to expand into new markets.

The interplay of these trade policies highlights the importance of strategic planning and adaptability for forging companies. Balancing compliance with regulations, managing costs, and seizing opportunities in regional markets are critical to navigating the challenges of an increasingly complex global trade environment.

RESEARCH AND DEVELOPMENT (R&D) TRENDS

The metal forging industry is undergoing significant transformations driven by advancements in technology, sustainability initiatives, and evolving market demands. Additive manufacturing is being integrated with traditional forging processes to create complex, lightweight components with improved properties, enabling the production of high-performance parts for aerospace, automotive, and other industries. Simultaneously, smart forging technologies are revolutionizing operations by incorporating sensors and real-time monitoring systems to optimize processes, reduce waste, and enhance product quality.

Research into high-performance alloys plays a crucial role in meeting the requirements of industries that demand materials with exceptional strength, corrosion resistance, and thermal stability. These developments are particularly important for applications in extreme environments. Alongside material innovation, efforts are being directed toward energy-efficient forging processes, with new equipment and methods designed to lower energy consumption and enhance sustainability.

The industry is also witnessing increased collaborations and partnerships between forging companies and technology providers, fostering innovation and expanding market opportunities. To meet the evolving expectations of regulators and customers, manufacturers are aligning with updated standards and regulatory frameworks, ensuring compliance and best practices.

Digital transformation initiatives are reshaping the industry, enabling streamlined manufacturing, better supply chain management, and enhanced customer engagement. Additionally, companies are embracing sustainability initiatives, such as reducing carbon emissions, implementing waste management practices, and adopting circular economy models to achieve long-term environmental goals. These trends underscore the industry's commitment to efficiency, innovation, and sustainability, ensuring its resilience and growth in an increasingly competitive global market.



SEGMENTATION ANALYSIS

By Raw Material

Based on raw material, the market is segmented into carbon steel, alloy steel, stainless steel, aluminum, magnesium, titanium, and others

The carbon steel segment held the largest metal forging market share in 2023 and is anticipated to dominate the market during the forecast period as it is a widely used raw material due to its excellent mechanical properties, cost-effectiveness, and versatility. Carbon steel is preferred for its strength and ability to withstand heavy loads, making it integral in producing components such as gears, shafts, and fasteners. Additionally, the increasing focus on infrastructure development worldwide and the expansion of transportation networks drive its usage. Its recyclability also aligns with global sustainability goals, further boosting demand.

The stainless steel segment to witness significant growth during the forecast period. The growth is attributed to the increasing demand for applications such as medical instruments, kitchenware, and architectural components. The growth of the pharmaceutical and food & beverage industries boosts the need for forged stainless steel equipment. Moreover, its use in electric vehicles (EVs) and renewable energy projects adds a new avenue for growth. Rising awareness about hygiene and durability also favors stainless steel in consumer and industrial applications.

The alloy steel segment is expected to grow moderately during the forecast period due to the growth of renewable energy infrastructure, especially in wind and hydroelectric projects. This creates opportunities for alloy steel to forge large and durable components.

The aluminum segment is expected to grow considerably during the forecast period due to the rising demand for lightweight components in aviation, propelling the use of forged aluminum.

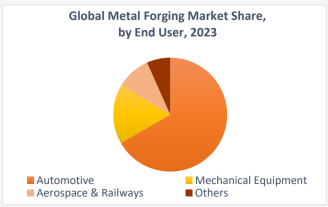
By Technology

Based on technology, the market is segmented into closed die, open die, and others.

The closed die segment held the highest global market share in 2023 and is estimated to record significant growth during the forecast period. Closed-die forging, also known as impression die forging, is experiencing robust growth, driven by its ability to produce highly precise and complex components. The growth of the segment is attributed to the increasing demand for high-strength, lightweight components in industries such as automotive, aerospace, and defense. The automotive sector, in particular, relies heavily on closed-die forging to manufacture critical components such as gears, crankshafts, and connecting rods, as manufacturers prioritize fuel efficiency and performance. Similarly, the aerospace industry benefits from closed-die forging's ability to produce high-performance parts with tight tolerances, making it essential for applications such as turbine blades and aircraft structural components.

The open die segment to witness significant growth during the forecast period owing to the increasing demand for heavy-duty, durable components in industries such as oil and gas, power generation, and construction. Open-die forging is essential for manufacturing large-scale components such as shafts, rollers, and pressure vessels, which are critical for these industries. The ongoing expansion of energy infrastructure projects, including oil exploration and renewable energy installations, has significantly bolstered the demand for open-die forged components.

By End-User



Based on end-user, the market is segmented into automotive, mechanical equipment, aerospace & railways, and others.

The automotive segment held the highest share of the global market in 2023 and is estimated to record significant growth during the forecast period. The automotive industry is an important driver of the global market, with increasing demand for lightweight and fuel-efficient vehicles encouraging manufacturers to adopt forged components that offer superior strength-to-weight ratios and durability. The rapid expansion of electric vehicles (EVs) is another key factor, as forged components are essential for producing lightweight battery casings, powertrain systems, and suspension components. Stringent environmental regulations worldwide push automakers to use forged materials to create lighter vehicles, leading to improved fuel efficiency and reduced emissions. Additionally, the growth of ride-sharing and autonomous vehicle sectors has spurred the need for highperformance forged parts to ensure safety and durability in high-usage conditions. The ongoing recovery of the automotive industry postpandemic and increasing investments in smart manufacturing technologies further bolster the demand for forged components.

The mechanical equipment segment benefits from robust industrialization and the growing adoption of advanced machinery across diverse industries such as agriculture, construction, and energy. Forged components, known for their exceptional strength and resistance to wear and fatigue, are widely used in gears, crankshafts, and connecting rods, ensuring the longevity and reliability of equipment under heavy operational stress. The global push for automation and smart manufacturing has increased the adoption of high-performance forged parts in robotics and industrial machinery. Furthermore, government initiatives aimed at boosting infrastructure development and agricultural productivity drive the demand for heavy-duty equipment, thereby supporting segment growth. The transition to renewable energy sources, such as wind and solar, has also increased the need for forged components in turbines and other energy-generation equipment.

KEY INDUSTRY DEVELOPMENTS

February 2024: Ovako and Tibnor, well-known material manufacturing and distributing companies, announced a strategic partnership to promote low-carbon footprint solutions in steel production. Various industrial players are committing to science-based environmental targets, while legislative representatives are insisting companies decrease their emissions or face the true cost of pollution.

May 2023: Arconic Corporation announced a definitive agreement to be acquired by the Apollo Global Management Inc. fund holders in an all-cash transaction deal with the approximate value of USD 5.2 billion. This deal would provide Arconic with access to one of the world's premier investment firms and deliver substantial value to customers and the end users of their products.

November 2022: Arconic Corporation announced the sale of its 100% of investment in Russian operations to Promishlennie Investitsii LLC, the parent holder of VSMPO-AVISMA Corporation, at a cash deal of USD 230 million. The major aim of this sale was to reduce the increased uncertainty caused by geopolitical crises, and this transaction will support the shareholders' future returns.

July 2022: Patriot Forge announced that it would expand the forging facilities to include a complete rough machining process in its open-die custom forging manufacturing plant. The facility would accommodate open die components weighing up to 50,000 lbs., enabling more efficient and convenient processing to achieve the desired shape.

August 2021: Otto Fuchs KG announced a purchase agreement with ServoDirect technology from Schuler to buy a crank forging press with a capacity of 3,150 tons for its Shenyang, China, location. This deal will aim to produce more aluminum chassis components for automobile customers in China.

Source: https://www.fortunebusinessinsights.com/metal-forgingmarket-103175

SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE & DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The company is primarily engaged in the business of Corrugated Plastic Sheets, which constitute a single reportable segment in accordance with Ind AS 108 – "Segment Reporting".



Financial Highlights INR In Thousand

Particulars	F.Y. 2024-25	F.Y. 2023-24*
Revenue from Operations	48,13,50.32	3,77,158.82
Other Income	775.48	233.27
Total Income	4,82,125.80	3,77,392.09
Less: Total Expenses before Depreciation, Finance Cost and Tax	4,44,586.17	3,45,162.16
Profit before Depreciation, Finance Cost and Tax	37,539.64	32,229.93
Less: Depreciation	3,223.52	2,291.94
Less: Finance Cost	16,892.41	10,584.11
Profit Before Extraordinary & Exceptional Items and Tax	17,423.71	19,353.88
Less: Extraordinary & Exceptional Items	-	-
Profit before tax	17,423.71	19,353.88
Less: Current Tax	4,782.92	5,217.13
Less: Earlier Years Tax	-177.88	170.12
Less: Deferred tax Liability (Asset)	565.24	-451.12
Profit after Tax	12,253.43	14,417.75

FINANCIAL PERFORMANCE

During the FY 2024-25, the company has achieved a turnover of INR 48,13,50.32 Thousand, registering a growth of 27.63% over the previous year. Profit before Tax, Depreciation and Finance cost was at INR 37,539.64 Thousand as against INR 32,229.93 Thousand in the previous year. Profit before Tax was at INR 17,423.71 Thousand as against INR 19,353.88 Thousand in the previous year.

RISK AND CONCERNS

The Company is exposed to various risks and uncertainties which may adversely impact its performance. The Company's future growth prospects and cash flow generation could be materially impacted by any of these risks or opportunities. The major risks as identified by the Company are demand-risks due to any resurgence in the COVID 19 pandemic, currency risk associated with imports, unfair competition, etc. The Company follows the Enterprise Risk Management (ERM) framework to manage and mitigate such risks which is primarily based on the integrated framework for enterprise risk management and internal controls developed by the Company. The other risks have already been discussed under "Threats & Risks" of this MDA Report.

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

The Company believes in establishing and building a strong performance and competency driven culture amongst its employees with greater sense of accountability and responsibility. The Company has taken various steps for strengthening organizational competency through the involvement and development of employees as well as installing effective systems for improving their productivity and accountability at functional levels. The Company acknowledges that its principal asset is its employees. Ongoing in-house and external training is provided to the employees at all levels to update their knowledge and upgrade their skills and abilities. As on March 31, 2025, the Company had total 10 full time employees. The industrial relations have remained harmonious throughout the year.

INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY

Though the various risks associated with the business cannot be eliminated completely, all efforts are made to minimize the impact of such risks on the operations of the Company. Necessary internal control systems are also put in place by the Company on various activities across the board to ensure that business operations are directed towards attaining the stated organizational objectives with optimum utilization of the resources.

Your Company has also put in place adequate internal financial controls with reference to the financial statements commensurate with the size and nature of operations of the Company. During the year, such controls were tested and no material discrepancy or weakness in the Company's internal controls over financial reporting was observed.

DETAILS OF SIGNIFICANT CHANGES IN KEY FINANCIAL RATIOS

Particulars	F.Y. 2024-25	F.Y. 2023-24
Debtors Turnover	3.89	3.05
Inventory Turnover	21.76	23.97
Current Ratio	1.71	2.13
Debt Equity Ratio	0.91	0.56
Net Profit Margin (%)	2.55%	3.82%

INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY

Though the various risks associated with the business cannot be eliminated completely, all efforts are made to minimize the impact of such risks on the operations of the Company. Necessary internal control systems are also put in place by the Company on various activities across the board to ensure that business operations are directed towards attaining the stated organizational objectives with optimum utilization of the resources.

Your Company has also put in place adequate internal financial controls with reference to the financial statements commensurate with the size and nature of operations of the Company. During the year, such controls were tested and no material discrepancy or weakness in the Company's internal controls over financial reporting was observed.

CAUTIONARY NOTE

Statements in this Report, describing the Company's objectives, projections, estimates and expectations may constitute 'forward looking statements' within the meaning of applicable laws and regulations. Forward looking statements are based on certain assumptions and expectations of future events. These statements are subject to certain risks and uncertainties. The Company cannot guarantee that these assumptions and expectations are accurate or will be realized. The actual results may be different from those expressed or implied since the Company's operations are affected by many external and internal factors, which are beyond the control of the management. Hence the Company assumes no responsibility in respect of forward-looking statements that may be amended or modified in future on the basis of subsequent developments, information or events.



INDEPENDENT AUDITORS' REPORT ON FINANCIAL STATEMENT

To the Members of **Pattech Fitwell Tube Components Limited**

Report on the Audit of the Financial Statements

Auditor's Opinion

We have audited the accompanying standalone financial statements of PATTECH FITWELL TUBE COMPONENTS LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2025, and the Statement of Profit and Loss, Cash Flows Statement for the year then ended and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as the "Standalone financial statements"). The company do not have any branch.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standard prescribed under section 133 of the Act read with the Companies (Accounting Standards) Rules 2021, as amended, ("AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, the Profit and its cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matters

We draw attention to the following matters in the Notes to the financial statements:

- Note No. 12 pertaining to inventories (manual inward and outward registers for inventory are maintained instead of a computerized inventory management system to streamline inventory tracking and ease of valuation) and
- Note No. 14 pertaining to Cash and Cash Equivalents (maintaining an unusually large cash balance) Other Matter

We draw attention to the following matter in the Notes to the financial statements:

Note No. 21 pertaining to Employee Cost (Although the number of employees is less than ten, we recommend company to adopt an accounting policy of recognizing post-employment defined benefits (such as gratuity and leave encashment) on an actuarial basis rather than on a cash basis)

Our opinion is not modified in respect of these matters.

Other Information - Board of director's Report

The Company's Board of Directors is responsible for the preparation and presentation of its report (herein after called as "Board report") which comprises various information required under section 134(3) of the Companies Act 2013 but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do 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 other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Financial Statement

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 AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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

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.

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

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 financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances under section 143(3)(i) of the Act. We are also



responsible for expressing our opinion on whether the company has adequate internal financial controls with reference o financial statements 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 if probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and quantitative factors in (i) planning the scope of our audit work and in evaluating the results of our work and (ii) to evaluate the effect of any identified misstatements 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.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 & 4 of the Order to the extent applicable.
- As required by Section 143(3) of the Act, based on our audit 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 (including Other Comprehensive Income), the Statement of Cash Flow and Statement of Changes in Equity dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on 31st March, 2025 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March,

- 2025 from being appointed as a director in terms of Section 164 (2) of the Act.
- (f) With respect to the adequacy of the internal financial controls with reference to standalone financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to standalone financial statements.
- (g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, no remuneration has been paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements – Nil.
 - 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's education and protection fund by the company.
 - IV. (a) The Management has represented that, to the best of their knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of their knowledge and belief, no funds have been received by the company from any person(s) or entity (ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused them to believe that the representations under subclause (i) and (ii) contain any material mis-statement.
 - V. Company has not declared or paid any dividend during the year.
 - VI. Based on our examination, the company has used an accounting software which is operated by third party software service provider, for maintaining its books of account and the absence of the direct control we are unable to comment whether audit trail feature of the said software was enable and operated throughout the year for all relevant transactions recorded in the software or whether there were any instances of the audit rails feature been tampered with.

For P. Indrajit & Associates Firm's Reg. No-: 117488W Chartered Accountants

-- sd --Piyush I Shah (Proprietor) Membership No-103665 UDIN: 25103665BMGXWA8210

Place: Vadodara Date: 29/05/2025





TO THE INDEPENDENT AUDITORS' REPORT

Annexure to Independent Auditors' Report for the year ended March 31, 2025

(Referred to in Paragraph 1 under the Heading of "Report on Other Legal and Regulatory Requirements" of our Report of even date)

Based on the Audit procedures performed for the purpose of reporting a true and fair view on the financial statements of the Company and taking into consideration the information and explanations given to us and the books of accounts and other records examined by us in the normal course of audit, we report that:

(i) Property, Plant & Equipment and Intangible Assets

- (a) (A) The company has not maintained proper records showing full particulars including quantitative details and situation of Property, Plant & Equipment.
 - (B) The company has no Intangible Assets.
- (b) The Company has a program of physical verification to cover all the items of Property, Plant & Equipment in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain Property, Plant & Equipment were physically verified by the management during the year and no material discrepancies were noticed on such verification.
- (c) The title deeds of all the immovable properties are held in the name of company as at the Balance Sheet Date.
- (d) The company has not revalued its Property, Plant and Equipment or Intangible Assets or both during the year.
- (e) No proceeding have been initiated nor pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act,1988 (45 of 1988) and rules made thereunder.

(ii) Inventories

- a) Due to non furnishment of records by the Management regarding physical verification of inventory during the year, we are not in position to comment on the discrepancies for each class of inventories on physical verification of inventories when compared with books of account and hence we are unable to comment on reporting requirements under clause (ii)(a) of the Order
- b) According to the information and explanations given to us, the Company has been sanctioned working capital limits in excess of Rs. 5 crores, in aggregate, at points of time during the year, from banks or financial institutions on the basis of security of current assets. In our opinion and according to the information and explanations given to us, the quarterly returns or statements comprising (stock statements, book debt statements) filed by the Company with such banks or financial institutions are in agreement with the unaudited books of account of the Company of the respective quarters.

(iii) Loans given

The Company has not made investments, provided any guarantee or security or granted any loans or advances in the nature of loans to companies, firms, Limited Liability Partnerships or other parties. Accordingly, reporting under paragraph 3 clause (iii)(a),(b),(c),(d),(e),(f) does not arise.

(iv) Compliance of Sec. 185 & 186

The Company has not entered into any transaction during the year under review in respect of loans, investments, guarantee and security which attracts compliance to provisions of section 185 & 186 of the Companies Act, 2013. Accordingly reporting under paragraph 3 clause (iv) does not arise.

(v) Public Deposit

The Company has not accepted deposits or amounts which are deemed to be deposits, during the year. Accordingly reporting under paragraph 3 clause (v) does not arise.

(vi) Cost Records

The maintenance of cost records has not been specified for the activities of the Company by the Central Government under section 148(1) of the Companies Act, 2013.

(vii) Statutory Dues

- a) The Company has generally been regular in depositing its undisputed statutory dues including income-tax, Goods & Service tax, Sales-Tax, Service tax, value added tax and cess etc. There are no undisputed dues payable in respect of aforesaid dues, were outstanding as on March 31, 2025 for a period of more than six months from the date they became payable.
- b) There are no amounts in respect of income tax, Goods & Service tax, sales tax, Value added tax, Cess, service tax etc. that have not been deposited with the appropriate authorities on account of any dispute.
- (viii) There are no transactions / previously unrecorded income which are required to be recorded in the books of accounts have been surrendered of disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.

(ix) Application & Repayment of Loans & Borrowings:

The company has not defaulted in the repayment of loans or other borrowings to any lender during the year.

(x) Application of funds raised through Public Offer:

- a) The Company has not issued any of its securities (including debt instruments) during the year and hence reporting under clause (x)(a) of the Order is not applicable.
- b) The company has not made any preferential allotment or private placement of shares or fully or partly paid convertible debentures during the year. Accordingly, reporting under paragraph 3 clause (x)(b) does not arise.

(xi) Fraud

We have neither come across any instances of fraud by the company or any fraud on the company noticed or reported during the year, nor have been informed of any such instances by the management. Accordingly, reporting under paragraph 3 clause (xi) (b) & (c) does not arise.

- (xii) The company is not a Nidhi Company. Accordinlgy, reporting under paragraph 3 clause (xii) does not arise.
- (xiii) All the transactions entered into by the Company with the related parties are in compliance with Sections 177 and 188 of the Companies Act, 2013 and the details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.

(xiv) Internal Audit

In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.

We were unable to obtain on timely basis any of the internal audit reports of the Company issued for the period under audit, hence we were unable to consider the internal audit reports in our audit.



(xv) The company has not entered into any non-cash transactions with directors or persons connected with them, during the year. Accordingly, provisions of section 192 of the Act are not applicable.

(xvi) Registration u/s 45-IA of RBI Act

- a) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, reporting under paragraph 3 clause (xvi)(a),(b)&(c) does not arise.
- b) The Group does not have any CIC as part of the group, Accordingly, reporting under paragraph 3 clause (xvi)(d) does not arise.
- (xvii) The company has not incurred cash losses in the current financial year and in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year. Accordinlgy, reporting under paragraph 3 clause (xviii) does not arise.
- (xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, Our knowledge of the Board of Directors and

management plans, and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.

(xx) Corporate Social Responsibility

The Company was not having net worth of rupees five hundred crore or more, or turnover of rupees one thousand crore or more or a net profit of rupees five crore or more during the immediately preceding financial year and hence, provisions of Section 135 of the Act are not applicable to the Company during the year. Accordingly, reporting under clause 3(xx) of the Order is not applicable for the year.

For P. Indrajit & Associates Firm's Reg. No-: 117488W Chartered Accountants

-- sd --

Piyush I Shah (Proprietor) Membership No-103665 UDIN: 25103665BMGXWA8210

Place: Vadodara Date: 29/05/2025



TO THE INDEPENDENT AUDITORS' REPORT

Annexure to Independent Auditors' Report for the year ended March 31, 2025

(Referred to in Paragraph 1 (f) under the Heading of "Report on Other Legal and Regulatory Requirements" of our Report of even date)

Report on the Internal Financial Controls with reference to Standalone Financials Statements under Clause (i) of sub-section 3 of Section 143 of the Companies Act, 2013 (the "Act")

Opinion

We have audited the internal financial controls with reference to standalone financial statements of **PATTECH FITWELL TUBE COMPONENTS LIMITED** (the "Company") as of March 31, 2025 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls with reference to standalone financial statements and such internal financial controls with reference to standalone financial statements were operating effectively as at March 31, 2025, based on the criteria for internal financial control with reference to standalone financial statements 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 ICAI.

Management's Responsibility for Internal Financial Controls

The Company's Management is responsible for establishing and maintaining internal financial controls with reference to standalone financial statements 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 (the "ICAI"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditor's Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to standalone financial statements 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") issued by the ICAI and the Standards on Auditing prescribed under Section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to standalone financial statements. 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 with reference to standalone financial statements 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 with reference to standalone financial statements and their operating effectiveness. Our audit of internal financial controls with reference to standalone financial statements included obtaining an understanding of internal financial controls with reference to standalone financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement 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 with reference to standalone financial statements.

Meaning of Internal Financial Controls with reference to standalone financial statements

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

Inherent Limitations of Internal Financial Controls with reference to Standalone Financial Statements

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 with reference to standalone financial statements to future periods are subject to the risk that the internal financial control with reference to standalone financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

For P. Indrajit & Associates Firm's Reg. No-: 117488W Chartered Accountants

-- sd --

Piyush I Shah (Proprietor) Membership No-103665 UDIN: 25103665BMGXWA8210

Place: Vadodara Date: 29/05/2025



PATTECH FITWELL TUBE COMPONENTS LIMITED CIN: U28990GJ2022PLC134839

BALANCE SHEET AS AT 31-03-2025

INR in Thousand

Particulars	Note No	Figures as at the end of 31.03.2025	Figures as at the end of 31.03.2024
EQUITY AND LIABILITIES			
Shareholder's Funds			
Share Capital	Note2	77,571.87	77,571.87
Reserves and Surplus	Note 3	1,27,536.91	1,15,283.48
Non-Current Liabilities			
Long-Term Borrowings	Note 4	63,551.53	69,030.55
Current Liabilities			
Short-Term Borrowings	Note 5	1,23,453.55	39,300.14
Trade Payable	Note 6		
(A) total outstanding dues of micro enterprises and small enterprises; and		376.06	13,675.03
(B) total outstanding dues of creditors other than micro enterprises and small enterprises.		8,461.44	24,058.81
Other Current Liabilities	Note 7	8,807.46	11,814.98
Short-Term Provisions	Note 8	2,756.56	4,661.25
Total		4,12,515.38	3,55,396.10
Assets			
Non-Current Assets			
Property Plant & Equipment			
Tangible Assets (Fixed Asset Net Block)	Note 9	1,66,428.11	1,54,357.43
Long Term Loans and Advances	Note 10	435.00	435.00
Deferred Tax Assets	Note 11	-21.40	543.85
Current Assets			
Inventories	Note 12	84,800.31	51,428.21
Trade Receivables	Note 13	1,23,881.71	1,23,718.95
Cash and Cash Equivalents	Note 14	1,147.18	1,920.39
Short Term Loans and Advances	Note 15	6,793.00	3,061.01
Other Current Assets	Note 16	29,051.47	19,931.26
Total		4,12,515.38	3,55,396.10
Significant Accounting Policies & Notes 1 to 32 on Accounts forming an integral part of this statement.	Note 1		

As per my report of even date annexed P. INDRAJIT AND ASSOCIATES Chartered Accountants FRN: - 117488W

For & on behalf of the Board of PATTECH FITWELL TUBE COMPONENTS LIMITED

-- sd --

Jaysukhbhai Limbani Whole-time Director Ch DIN: - 09710362

-- sd --

-- sd --

Bharatbhai Limbani Chairman and Managing Director DIN: - 09710373

CA PIYUSH I SHAH PROPRIETOR MRN: - 103665

Milan Limbani Chief Financial Officer

Date: - 29/05/2025

Anita Paul Company Secretary

Place: - Vadodara

-- sd --

-- sd --

UDIN: 25103665BMGXWA8210

ief Financial Officer

Date: - 29/05/2025 **Place: -** Vadodara



PATTECH FITWELL TUBE COMPONENTS LIMITED CIN: U28990GJ2022PLC134839

STATEMENT OF PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED MARCH 31, 2025

INR in Thousand

-		•		
Parti	culars	Note No	Figures as at the period 01/04/2024 to 31/03/2025	Figures as at the period 01/04/2023 to 31/03/2024
I.	Revenue from Operations	Note 17	4,81,350.32	3,77,158.83
II.	Other Income	Note 18	775.48	233.27
III.	Total Revenue (I +II)		4,82,125.80	3,77,392.09
	Cost of materials consumed	Note 19	4,57,777.09	3,38,975.66
	Changes in Inventories	Note 20	-30,538.98	-10,973.20
	Employee Benefit Expense	Note 21	9,595.69	8,508.91
	Manufacturing Expense	Note 22	4,122.70	3,294.13
	Finance Costs	Note 23	16,892.41	10,584.11
	Depreciation and Amortization Expense	Note 9	3,223.52	2,291.94
	Other Expenses	Note 24	3629.67	5,356.66
IV.	Total Expenses		4,64,702.09	3,58,038.22
٧.	Profit Before Exceptional and Extraordinary Items and Tax (III - IV)		17,423.71	19,353.88
VI.	Exceptional Items		0	O
VII.	Profit Before Extraordinary Items and Tax (V - VI)		17,423.71	19,353.88
VIII.	Extraordinary Items		0	O
IX.	Profit Before Tax (VII- VIII)		17,423.71	19,353.88
Х.	Tax Expense:			
	(1) Current Tax		4,782.92	5,217.13
	(2) Deferred Tax	Note 11	565.24	-451.13
	(3) Tax Adjustment of Previous Year		-177.88	170.12
XI.	Profit (Loss) For the Period from Continuing Operations		12,253.43	14,417.75
XII.	Profit/(Loss) From Discontinuing Operations		0.00	0.00
XIII.	Tax Expense of Discontinuing Operations		0.00	0.00
XIV.	Profit/(Loss) From Discontinuing Operations (After Tax)		0.00	0.00
XV.	Profit (Loss) For the Period		12,253.43	14,417.75
XVI.	Earning Per Equity Share:	Note 20		
	(1) Basic		1.58	1.86
	(2) Diluted		1.58	1.86

Significant Accounting Policies & Notes 1 to 32 on Accounts forming an integral part of this statement.

Note 1

-- sd --

Milan Limbani

Chief Financial Officer

As per my report of even date annexed P. INDRAJIT AND ASSOCIATES Chartered Accountants FRN: - 117488W

For & on behalf of the Board of PATTECH FITWELL TUBE COMPONENTS LIMITED

-- sd --

Jaysukhbhai Limbani
Whole-time Director
DIN: - 09710362

Bharatbhai Limbani
Chairman and Managing Director
DIN: - 09710373

CA PIYUSH I SHAH PROPRIETOR MRN: - 103665

UDIN: 25103665BMGXWA8210

Anita Paul Company Secretary

-- sd --

-- sd --

Date: - 29/05/2025 **Place: -** Vadodara



PATTECH FITWELL TUBE COMPONENTS LIMITED CIN: U28990GJ2022PLC134839

STATEMENT OF CASH FLOW FOR THE YEAR ENDED MARCH 31, 2025

INR in Thousand

Sr. No.	Particulars	Figures as at the end of 31.03.2025	Figures as at the end of 31.03.2024
Α	Cash Flow from Operating Activities		
	Net Profit Before Tax	17,423.71	19,353.88
	Adjustments For		
	Depreciation	3,223.52	2,291.94
	Finance Cost	16,892.41	10,584.11
	Operating Profit Before Working Capital Changes	37,539.63	32,229.93
	Adjustments For		
	(Increase) / Decrease in Trade Receivables	-162.76	-76,792.00
	(Increase) /Decrease in Other Current Assets	-9,120.21	-14,116.76
	Increase / (Decrease) In Trade Payables	-28,896.34	26,474.71
	Increase/ (Decrease) In Other Current Liabilities	-3,007.51	-46,742.12
	Increase/ (Decrease) In Short Term Provisions	-1,904.69	3,461.35
	(Increase) / Decrease in Inventories	-33,372.09	-20,915.62
	Cash Generated from Operations	-38,923.97	-96,400.51
	Less: Taxes Paid / (Refund) - Net	4,605.04	5,387.25
	Net Cash Inflow / (Outflow) From Operating Activities	-43,529.01	-1,01,787.76
В	Cash Flow from Investing Activities		
	(Purchase) / Sale of Fixed Assets	-15,294.20	-3,551.12
	(Increase) / Decrease in Short Term Loans & Advances	-3,731.99	-2,720.00
	(Increase) / Decrease in Long Term Loans & Advances	0.00	1,213.44
	Net Cash Flows from Investing Activities	-19,026.19	-5,057.68
С	Cash Flow from Financing Activities		
	Increase/ (Decrease) In Long-Term Borrowings	-5,479.02	3,924.28
	Increase/ (Decrease) In Short-Term Borrowings	84,153.41	-8,085.35
	Issue of Shares against Partners Capital	0.00	1,20,000.00
	Finance Costs Paid	-16,892.41	-10,584.11
	Increase/ (Decrease) In P & L A/C due to Interim Entry	-	-
	Net Cash Flows from Financing Activities	61,781.98	1,05,254.82
D	Net Changes in Cash & Cash Equivalents (A+B+C)	-773.22	-1,590.63
	Cash & Cash Equivalents at The Beginning of The Year	1,920.39	3,511.02
	Cash & Cash Equivalents at The End of The Year	1,147.18	1,920.39
	Components of Cash and Cash Equivalents	1,147.18	1,920.39

As per my report of even date annexed P. INDRAJIT AND ASSOCIATES Chartered Accountants FRN: - 117488W

PATTECH FITWELL TUBE COMPONENTS LIMITED
-- sd -- -- sd --

-- sd --

Jaysukhbhai Limbani Whole-time Director DIN: - 09710362

Chief Financial Officer

Milan Limbani

Bharatbhai Limbani Chairman and Managing Director DIN: - 09710373

For & on behalf of the Board of

CA PIYUSH I SHAH PROPRIETOR MRN: - 103665

-- sd -- -- sd --

UDIN: 25103665BMGXWA8210

Anita Paul Company Secretary

Date: - 29/05/2025 Place: - Vadodara

Date: - 29/05/2025 **Place: -** Vadodara



PATTECH FITWELL TUBE COMPONENTS LIMITED NOTES TO AND FORMING PART OF BALANCE SHEET AS AT 31-MAR-2025

Note No - 1: Forming part of Balance Sheet as at 31st March, 2025

Background and Operations

Pattech Fitwell Tube Components Limited is a Public limited company incorporated on August 22, 2022 with Registrar of Companies vide Corporate Identification Number (CIN) U28990GJ2022PLC134839. having registered office at Survey No.873/B/1, RD No: 1, Ansons Limbani Estate Nr. GETCO 66K.V. Sub Station, G.I.D.C, Por, N.H-08 Vadodara Gujarat - 391243. The listing of the company has taken place on 21/04/2023 on a National Stock Exchange vide security trade Name PATTECH NSE Id: (INEONZW01014).

The Company is a manufacture of all type of Pipe and Tube Fittings in C.S, A.S, and S.S like Elbow, Tee, Reducer, Cap, Spool, Stub End and Flanges etc and also engaged in other service activities.

Significant Accounting Policies and Notes Forming Part of Accounts

A) Basis of Preparation of Financial Statements

The financial statements are prepared for the period from 01.04.2024 - 31.03.2025 under the Historical cost convention as a going concern. The company follows the mercantile system of accounting recognizing income and expenditure on accrual basis. Accounting policies not referred to specifically are consistent with Generally Accepted Accounting Principles and Accounting Standards. The Company is Small and Medium Company (SMC) based on the Companies (Accounting Standard) Rules, 2014 notified and accordingly the company has complied with all Accounting Standards applicable to a SMC.

The Standalone Financial Statements have been presented in Indian Rupees (INR), which is the Company's functional currency. All financial information presented in INR has been rounded off to the nearest two decimals of hundreds.

These financial statements are approved for issue by the Board of Directors on 29.05.2025.

B) Statement of compliance

Company has prepared its financial statements using the existing standards in view of the guidelines that Companies whose securities are listed on SME exchanges and MSME company, (which does not meet the net worth criteria as prescribed) shall not be required to apply Ind AS. And such companies shall continue to comply with the existing Accounting Standards prescribed in Annexure to the Companies (Accounting Standards) Rules, 2006, unless they choose otherwise.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

C) Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements and the results of operations during the reporting period end. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates.

D) Revenue Recognition

- Sales are recognized, net of taxes, returns and trade discounts, on transfer of significant risks and rewards of ownership to the buyer, which generally coincides with the delivery of goods to customers. Sales include delayed payment charges.
- Revenue from services is recognised when the provision of services is complete and there is either no unfulfilled obligations on the Company or unfulfilled obligations are inconsequential or perfunctory and will not affect the customer's final acceptance of the services.
- 3. Rent Income, Interest income and Other Income is recognised on its accrual.

E) Property, plant and equipment

- Tangible Fixed Assets such as Buildings, plant and machinery, vehicles, furniture and office equipments are stated at cost less accumulated depreciation. The cost of a property, plant and equipment comprises its price at a value which have been attributable to them on conversion of partnership firm in to a company.
- 2. There are no Intangible Assets with the company.

F) Depreciation and Amortisation

Depreciation on property, plant and equipment is provided under the written down value method over the useful lives of assets as prescribed under Part C of Schedule II to the Companies Act, 2013.

G) Inventories

 Inventories includes Raw materials, Work in process and the finished goods etc. The same are valued at the lower of cost (on FIFO basis) or the net realisable value. Cost includes all charges in bringing the goods to the point of sale. Finished goods include appropriate proportion of overheads.

H) Borrowing Cost

Borrowing cost that are attributable to the acquisition or construction of qualifying assets are capitalized as a part of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for its intended use. Other borrowing costs are recognised as expense in the period in which they are incurred.

I) Provision of taxes on income

Tax expense comprises both current and deferred tax in accordance with the requirements of Accounting Standard 22 – Accounting for taxes on Income.

1. Current Tax

Current Tax is measured at the amount expected to be paid to the tax authorities, using the tax rate and tax laws applicable for the year.

2. Deferred Tax

Deferred Tax is recognized on timing differences being the differences between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods.

Deferred tax assets are not recognized on unabsorbed depreciation and carry forward of losses unless there is a virtual certainty supported by convincing evidence that sufficient taxable profits will be available against which such deferred assets can be realized.



J) Employee Benefits

As per the relevant Tax law, all the eligible employees must receive benefits from a ESI, which is a defined contribution plan. Both the employees and employer each should make monthly contributions to the plan. We believe that the company will have no further obligations under the plan beyond its monthly contributions, if paid correctly and consistently. Contribution to the extent paid by the company are charged to Profit and Loss account. The company does not have a policy on payment of Gratuity and leave encashment for its employees.

K) Earnings Per Share

In determining the earnings per share, the Company considers the net profit after tax before extraordinary item and after extraordinary items and includes post - tax effect of any extraordinary items. The number of shares used in computing the basic earnings per share is the weighted average number of shares outstanding during the period. For computing diluted earnings per share, potential equity shares are added to the above weighted average number of shares.

L) Provisions, Contingent Liabilities and Contingent Assets

A provision is recognised when the company has a present obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which reliable estimates can be made. Provions are not discounted to their present value and are determined based on the best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet and adjusted to reflect the current best estimates. Contingent liabilities are not recognised in the financial statements. A contingent asset is neither recognised nor disclosed in the financial statements.

M) Cash and Cash Equivalents

Cash and Cash Equivalents for the purposes of cash flow statement comprise cash at bank and in hand and short-term investments with an original maturity of twelve months or less.

Note 2: - Share Capital (Figures In 000)

				,	J	
Particular		As at 31.	03.2025	As at 31.03.2024		
		Number of Amoun Shares		Number of Shares	Amount	
Authorized Share Capital						
Equity shares of ₹ 10/- each		10,000.00	1,00,000.00	10,000.00	1,00,000.00	
	Total	10,000.00	1,00,000.00	10,000.00	1,00,000.00	
Issued, Subscribed and Paid-up Share Capital						
Equity shares of ₹ 10/- each		7,757.18	77,571.87	7,757.18	77,571.87	
	Total	7,757.18	77,571.87	7,757.18	77,571.87	

Disclosure pursuant to Note no. 6(A)(d) of Part I of Schedule VI to the Companies Act, 2013

(Figures In 000)

Particulars	As a	t 31.03.2025	As at 31.03.2024	
	Number	Amount	Number	Amount
Issued, Subscribed and Paid-up Share Capital				
Equity shares				
Shares outstanding at the beginning of the year	7,757.18	7,757.18	53,57.18	53,571.87
Shares Issued during the year	0	0	2400.00	24000.00
Shares bought back during the year	0	0	0	0.00
Shares outstanding at the end of the year	7,757.18	77,571.87	7,757.18	77,571.87

The Company has one class of shares i.e. Equity shares having a face value of 10 per share. Each holder of equity share is entitled to one vote per share held. Equity Shareholders are eligible to dividend proposed by the Board of Directors as approved by Shareholders in the ensuing Annual General Meeting. In the event of liquidation of the company, the holders of equity share will be entitled to receive remaining assets of the company in proportion to the equity shares held after distribution of all preferential amount.

Disclosure pursuant to Note no. 6(A)(g) of Part I of Schedule III to the Companies Act, 2013

Details of shares held by each shareholder holding more than 5% shares.

(Figures In 000)

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Name of Shareholder	As at 31	.03.2025	As at 31.03.2024	
	No of Shares	% of Holding	No of Shares	% of Holding
Issued, Subscribed and Paid-up Share Capital				
Equity shares				
Shareholders' Share				
Bharatbhai Jivrajbhai Limbani	3,768.96	48.59%	3,768.96	48.59%
Jaysukhbhai Popatbhai Limbani	1,588.22	20.47%	1,588.22	20.47%
Grand Total	5,357.18	69.06%	5,357.18	69.06%



Details of shares held by Promoters and Promoters Group

(Figures In 000)

Name of Shareholder	As at 31.03.2025		As at 31.03.2024	
	No of Shares	% of Holding	No of Shares	% of Holding
Issued, Subscribed and Paid-up Share Capital				
Equity shares				
Promoters Share				
Bharatbhai Jivrajbhai Limbani	3,768.96	48.59%	3,768.96	48.59%
Jaysukhbhai Popatbhai Limbani	1,588.22	20.47%	1,588.22	20.47%
Ripalben Bharatbhai Limban	0.001	0.00%	0.001	0.00%
Saurabh Rameshbhai Limbani	0.001	0.00%	0.001	0.00%
Milan Vallabhbhai Limbani	0.001	0.00%	0.001	0.00%
Akshay Mansukhbhai Limbani	0.001	0.00%	0.001	0.00%
Tusharbhai Mavjibhai Limbani	0.001	0.00%	0.001	0.00%
Grand Total	5,357.18	69.06%	5,357.18	69.06%

Note 3: - Reserves and Surplus

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Securities Premium reserve		
Share Equity Security Premium		
Opening Balance	96,000.00	0.00
Add :-Addition During The Year	0.00	96,000.00
Less :-Deletion During the Year	0.00	0.00
Closing Balance	96,000.00	96,000.00
Profit & Loss		
Accumulated Balance of Profit and Loss Account		
Opening Balance	19283.48	4,865.73
Add: - Addition during the year	12253.43	14,417.75
Less: - Deletion during the year		-
Closing Balance	31,536.91	19,283.48
Grand Total	127,536.91	1,15,283.48

Note 4: - Long Term Borrowings

INR in Thousand

Particular	Non-C	urrent	Current Maturities [®]		
Farticular	As at 31.03.2025	As at 31.03.2024	As at 31.03.2025	As at 31.03.2024	
Secured					
Term Loans from Banks					
Bank of Baroda - Term Loan 1	58,439.57	63,597.33	5,157.76	5,157.76	
Bank of Baroda - Term Loan 2	0.00	1,397.00	1,397.00	2,640.00	
Bank of Baroda - Car Loan - 1	0.00	1,071.02	0.00	558.14	
Kalupur Bank - Car Loan - Term Loan-2	3,315.59	0.00	818.40	0.00	
Unsecured					
Loan from Directors					
Bharat J Limbani	1796.37	1960.05	0.00	0.00	
Jaysukh Limbani	0.00	1005.15	0.00	0.00	
Grand Total	63,551.53	69,030.55	7,373.16	8,355.90	

[@] Disclosed under Other Liabilities



Notes on Secured Loans INR in Thousand

From Bank and Financial Institutions	Amount Outstanding 31-Mar-25	Interest Rate (%)	Security Details	Repayment Terms (In Months)	Principal component
Bank of Baroda - Term Loan - 11400600020429 (Business Purpose 6.92 CR)	58,439.57	8.60	Take over form Axis Bank w.e.f. 21.3.2024	162.00	429.81
Bank of Baroda - Term Loan - 11400600020428 (P & M Purchase 0.44 CR)	0.00	8.60	Hypothecation of Plant & Machinery w.e.f. 21.3.2024	21.00	220.00
Bank Of Baroda - Term Loan - 11400600016847	0.00	8.85	Hypothecation of Car w.e.f. 20.1.2020	88.00	46.51
Kalupur Bank – Car Loan	3,315.59	8.50	Hypothecation of Car	84.00	4360.00
TOTAL	61,755.16				

Note A

Primary Security:

Hypothecation of entire Raw materials Sock-In-Process, Stores & Spares, Packing Materials, Finished Goods and Book-Debts of the company, both present & future.

Hypothecation of Entire Plant & Machinery of the company.

Secondary - Equitable mortgage of the Industrial property at Old bearing RS no.729,722,730, Block No 87318, paiki 2 admeasuring 8438 sq mts Along with 2000 sq mts of construction situated at GETCO 66, KV Sub Station Por, Vadodara standing in the name of M/s Pattech Fitwell Tube Components Lirnited.

Collateral Security:

- Negative Lien of Industrial property situated at Old bearing RS no720,722,730, Block No 8731A, paiki 2 admeasuring 13597 sqmts And 3000 sq mts of constructed area at GETCO 66, KV Sub Station Por, Vadodara standing in the name of M/s Pattech Fitwell Tube Components Limited having boundaries.
- Extension of residential Non-agricultural plot of land at Maule Kalali Vadodara lying behind land bearing Revenue Survey No 507, Block No 4161Paft. Shivganga Co Operative Housing Society Limited Known as "KAf.IHA", Open Plot Nlo 31, Plot Area admeasuring 185 80 Sq mtrs, at Registration District & Sub District Vadodara.
- 3. Personal Guarantee of all the Directors and property owners. (Namely 1. Mr. Bharat Limbani, 2. Mr. Jaysukh Limbani 3. Mrs. Ripalben Limbani)

Defaults in repayment of Term Loans & Interest:

As appears, the company has not defaulted in payment of principal and interest of Term Loan with all the lenders during period April 1, 2024 to March 31, 2025.

Note 5: - Short Term Borrowings

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Secured		
Loans repayable on Demand from Banks	123,453.55	39,300.14
Bank of Baroda (Cash Credit Account No. 11400500010030)		
(Sub Limit of Letter of Credit DP /DA 90 Days - 5.0 Cr.)		
Cash Credit facility of 15 Crore for a tenor of 365 days for an Interest rate $@$ 8.60% p.a. against the Stock and Book debts		
Grand Total	123,453.55	39,300.14

Charges Registered INR in Thousand

SRN	Charge Id	Date of Creation	Date of Satisfaction	Charge Holder Name	Amount
AB5245112	100888055	20-03-2024	-	Bank of Baroda	2,23,600.00
AA7300455	100712166	27-04-2023	04-04-2024	Axis Bank Limited	1,28,475.00
AA7301034	100712851	30-03-2023	04-04-2024	Axis Bank Limited	1,28,475.00

Note 6: - Trade Payables INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Sundry Creditors for Materials / goods / Services /Expenses	8,837.50	37,733.83
Grand Total	8,837.50	37,733.83



Trade Payable Current Year

INR in Thousand

Particulars —	Outstandin	g for following periods fro	om due date of payr	nent
Particulars	Less than 1 Year	1-2 Years	2-3 Years	Total
MSME	376.06	-	-	376.06
Others	8,054.81	-	406.64	8,461.44
Dispute dues-MSME	-	-	-	0.00
Dispute dues	-	-	-	0.00
Grand Total	8,430.86	0.00	406.64	8,837.50

Previous Year INR in Thousand

Particulars	Outstanding for following periods from due date of payment					
Particulars	Less than 1 Year	1-2 Years	2-3 Years	Total		
MSME	13,675.03	-	-	13,675.03		
Others	24,058.81	-	-	24,058.81		
Dispute dues-MSME	0.00	-	-	0.00		
Dispute dues	0.00	-	-	0.00		
Others	0.00	-	-	0.00		
Grand Total	37,733.83	0.00	0.00	37,733.83		

Disclosures under Micro, Small & Medium Enterprise Development Act, 2006

As informed to us, there are no Micro, Small and Medium Enterprises to whom amounts are outstanding for more than 45 days as at the year end. No supplier has intimated the company about its status as Micro or small Enterprises or its registration with the appropriate Authority under 'The Micro, Small and Medium Enterprises Development Act, 2006.

Note 7: - Other Current Liabilities

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
<u>Duties and Taxes</u>		
Professional Tax Payable	34.48	55.58
GST Payable	690.20	942.19
TDS Payable	648.83	647.42
Advances from Customers	0.00	1,813.89
TL from Bank Current Maturities	7,373.16	8,355.90
Credit Cards (In personal name of Directors)	60.79	
Grand Total	8,807.46	11,814.98

Note 8: - Short Term Provisions

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Short Term Provisions		
Provisions for Expenses		
ESIC Payable	0.10	0.09
Audit Fees	135.00	
Provisions for Payment to Statutory Authorities		
Current Income Tax F.Y. 2024-25 (Net of TDS/TCS ₹ 7.11 lakhs And Advance Tax – 14.50)	2,621.46	4,661.16
Grand Total	2,756.56	4,661.25





Note 9: - Property Plant & Equipment INR in Thousand

note of Troporty Hame o	4									
		Gross	Block		Depreciation			Net	Block	
Net Tangible assets (Owned for own use)	Balance as at April 1, 2024	Addition	Deletion	Balance as at March 31, 2025	Balance as at April 1, 2024	Depreciation / Amortisation during the year	Deletion	Balance as at March 31, 2025	Balance as at March 31, 2025	Balance as at March 31, 2024
Land / Plot	1,39,645.92	0.00	0.00	1,39,645.92	0.00	0.00	0.00	0.00	1,39,645.92	1,39,645.92
Building	2,566.43	9,409.71	0.00	11,976.14	32.03	490.85	0.00	522.88	11,453.26	2,534.40
Plant & Machinery	12,410.04	0.00	0.00	12,410.04	3,295.93	1,267.77	0.00	4,563.71	7,846.34	9,114.11
Electrical Installation	187.20	817.76	0.00	1,004.95	41.33	82.35	0.00	123.68	881.27	145.86
Office Equipments	497.13	210.89	0.00	708.02	164.39	122.57	0.00	286.95	421.07	332.75
Furniture & Fixture	814.29	193.92	0.00	1,008.21	52.75	197.17	0.00	249.91	758.30	761.55
Computers & other Equipment	94.82	291.63	0.00	386.45	28.19	195.35	0.00	223.53	162.91	66.63
Motor Vehicles	2,883.41	5,429.25	2,023.38	6,289.28	1,127.20	867.46	964.43	1,030.24	5,259.04	1,756.20
GRAND TOTAL	1,59,099.25	16,353.15		1,73,429.01	4,741.82	3,223.52	964.43	7,000.91	1,66,428.11	1,54,357.43



Note 10: - Long Term Loans and Advances

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Unsecured, considered good		
MGVCL Deposit Plot No. 873/B	313.73	313.73
M G V C L Deposit	31.27	31.27
Deposit - NSDL	45.00	45.00
Security Deposit - CDSL-IPO	45.00	45.00
Grand Total	435.00	435.00

Note 11: - Differed Tax Assets

INR in Thousand

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Deferred Tax Assets / (Liabilities)		
Opening	543.85	92.72
Less: Charged to Profit and Loss Statement	-565.24	451.13
Grand Total	-21.40	543.85

Note 12: - Inventories

Particular	As at 31.03.2025	As at 31.03.2024
Stock-in-trade (in respect of goods acquired for trading)		
(a) Raw materials	23,536.00	19,467.66
(b) Stores and Consumables goods	0.00	1,235.23
(c) Finished goods	32,336.00	17,638.62
(d) Work- in-Process	28,928.31	13,086.70
Grand Total	84,800.31	51,428.21

Emphasis of Matter - Note - 1:- The Company has reported inventories amounting to Rs. 84,800.31 Thousands (as on March 31, 2025) forms about 20.56 % of the total assets of the Company. During our audit, we observed that the Company maintains manual inward and outward registers for inventory but does not have a computerized inventory management system in place. Additionally, the measurement and valuation of inventory are challenging due to the diverse units of measurement used for raw materials and finished goods (e.g., kilograms, meters, numbers, tons). We suggest transition from manual registers to a computerized inventory management system. It will help streamline inventory tracking and improve accuracy in recording inward and outward movements of inventory. It will also standardize the units of measurement for raw materials and finished goods to ensure consistency and ease of valuation.

Note 13: - Trade Receivables

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Unsecured considered Goods		
Outstanding for less than 6 months from the due date	1,18,055.70	1,17,333.60
Outstanding for more than 6 months from the due date	5,826.01	6,385.36
Grand Total	123,881.71	1,23,718.95



Debtors Ageing Schedule for the Current Reporting Period

INR in Thousand

	Outstandir	ng for following periods t	rom due date of payr	nents	
Particulars	Less than 6 months	6 months – 1 year	1 - 2 year	2-3 year	Total
Undisputed trade receivables- considered good	1,18,055.70	1,219.17	4,606.85	0.00	123,881.71
Undisputed trade receivables- considered doubtful	-	-	-	0.00	0.00
Disputed trade receivables- considered good	-	-	-	0.00	0.00
Disputed trade receivables- considered doubtful	-	-	-	0.00	0.00
Total	1,18,055.70	1,219.17	4,606.85	0.00	123,881.71

Under the Micro, Small & Medium Enterprises Development Act, 2006 which came into force from 2 October 2006, certain disclosures are required to be made relating to Micro, Small & Medium Enterprises. The Company is in the process of compiling relevant information from its customers about their coverage under the said Act. Since the relevant information is not readily available, no disclosures have been made in the accounts.

Note 14: - Cash and cash equivalents

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Balances with banks		
Axis Bank Ltd 922020048047761	0.00	98.85
Axis Bank Ltd 923030021258274	0.00	184.21
Cash on hand		
Cash	1,147.18	1637.34
Grand Total	1,147.18	1920.39

Emphasis of Matter-Note – 2:- The Company has reported Cash and Cash Equivalents amounting to ₹11.47 lakhs as on March 31, 2025. Considering the normal operational requirements of the entity, it appears that the Company is maintaining an unusually large cash balance. We recommend that the Company deposit the majority of this cash balance into the bank at regular intervals to mitigate risks associated with holding large amounts of cash.

Note 15: - Short term loans and advances

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Other loans and advances		
Other loans and advances (to employees)	6,793.00	3,061.01
Grand Total	6,793.00	3,061.01

Note 16: - Other Current Assets

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Advances given	25,855.05	15,582.56
GST ITC (Pending)	-45.59	-2.51
TDS (Recoverable)	0.00	28.53
Miscellaneous Expenditure (to the extent not written of)		
IPO Expenses	1,663.91	2,218.54
Pre-Incorporation Expenses	1,578.10	2,104.13
Grand Total	29,051.47	19,931.26



Note 17: - Revenue from Operations

INR in Thousand

As at 31.03.2025	As at 31.03.2025	As at 31.03.2024
Sale of Goods*		
Sales of Goods Outside State	29,677.07	3,648.82
Sales of Goods within State	4,43,221.71	3,70,645.18
Sale of Services		
Rent Income	2,535.00	2,754.00
Testing Charges	16.00	0.00
Packing & Forwarding Charges (IGST Sales)	196.62	30.62
Transportation Charges	61.35	4.49
Other Charges recovered from customer	15.10	0.00
Discount	10.40	0.00
Interest Income		
Interest on Delay Payment	5,617.07	75.72
Grand Total	4,81,350.32	3,77,158.83

^{*}All type of Pipe and Tube Fittings in C.S, A.S, and S.S.

Note 18: - Other Non-Operating Income

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Other non-operating income (net of expenses directly attributable to such income)		
Subsidy Income	500.00	233.27
Other Income	275.48	0.00
Grand Total	775.48	233.27

Note 19: - Raw Material Consumed

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
- Opening Stock	20,702.89	10,760.46
- Add: Purchases	4,60,610.20	3,48,918.09
- Less: Closing Stock	23,536.00	20,702.89
Material Consumed	4,57,777.09	3,38,975.66
Grand Total	4,57,777.09	3,38,975.66

Note 20: - Change in Inventories

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Opening Stock		
Work in Progress	13,086.70	10,232.57
Finished Goods	17,638.62	9,519.56
Closing Stock		
Work in Progress	28,928.30	13,086.70
Finished Goods	32,336.00	17,638.63
Grand Total	-30,538.98	-10,973.20



Note 21: - Employee Cost

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Wages and Salaries	4189.28	3,103.91
Contribution to ESIC	6.41	4.35
Contribution to Labour Welfare Fund	0.00	0.65
Director Salary	5,400.00	5,400.00
Grand Total	9595.69	8,508.91

Other matter: - Note: Recommendation on Post-Employee Defined Benefits:- Although the number of employees is less than 10 and the provisions of Provident Fund (PF)and gratuity are not applicable to the Company, were commend that the Company adopt an accounting policy of recognizing post-employment defined benefits (such as gratuity and leave encashment)on an actuarial basis rather than on a cash basis. This should be done in accordance with the principles enunciated in Accounting Standard (AS) 15 (Revised) - "Employee Benefits" as specified under Section133 of the Companies Act, 2013, in respect of post-employment defined benefit obligations.

Note 22: - Manufacturing Expenses

INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Calibration Charges	28.08	22.29
Electricity	967.84	1,001.58
Factory Expenses	22.60	261.04
Freight	1540.58	797.83
GST Expenses	-4.93	0.00
Labour Charges	659.81	698.50
Petrol & Chemical, And Other Gas	336.45	124.37
Repair & Maintenance	7.00	75.52
Security Guard Expense	265.00	252.00
Testing Charges	300.27	61.00
Grand Total	4122.70	3,294.13

Note 23: - Finance Cost INR in Thousand

Particular	As at 31.03.2025	As at 31.03.2024
Interest Cost		
Bank Interest	8820.37	2,335.56
Interest on Loan	6333.85	6,979.50
Interest on Other	6.50	7.23
Other Finance Cost		
Bank Charges-GST	26.72	288.05
Bank Charges	320.62	773.42
Loan Processing Charges	1,172.85	0.00
IPO Processing Charges	60.80	143.22
Loan-Foreclosure Charges	0.00	12.13
Property Mortgage Charges	0.00	45.00
LC Charges	150.70	0.00
Grand Total	16892.41	10,584.11



Note 24: - Other Expenses INR in Thousand

Note 24 Other Expenses		
Particular	As at 31.03.2025	As at 31.03.2024
Administrative Expenses (GST)	286.90	43.20
Administrative Expenses	22.40	21.00
Commision on Sales	12.00	466.93
Discount & Kasar A/c	-0.96	101.18
Food and Beverage	32.56	0.15
Software Services	12.60	3.60
Empanelment Fee for Lifetime	0.00	59.00
Office Expenses (GST)	3.00	621.28
Office Expenses	196.03	239.01
Other Charges	11.74	2.50
Vehicle Expenses	93.24	236.61
Loading Unloading Charges (GST)	9.61	62.48
Loading Unloading Charges	1.61	0.54
Computer & Printer Expenses	10.80	1.80
Computer & Printer Expenses - GST	0.00	2.92
Printing & Stationary (GST)	31.72	44.82
Printing & Stationary	1.46	8.11
Insurance - GST	35.77	46.89
Insurance	36.47	104.11
Miscellaneous Expenses	63.89	2.35
Legal and Professional Charges (GST)	179.14	958.32
Professional Charges- RCM	381.85	439.30
Postage & Courier	6.40	10.87
Telephone Expenses	30.93	7.82
Rent	0.00	70.00
Travelling Expenses	203.00	41.70
Director Sitting Fees	71.00	79.00
Miscellaneous Expenses W/Off	1109.20	1080.67
Grampanchayat Fees	125.20	0.00
Late Fee	1.00	0.00
Donation	511.11	500.00
Payment To Auditor		
Audit Fees	90.00	84.00
Others	60.00	16.50
Grand Total	3629.67	5,356.66



Note 25: - Related Party Transactions

INR in Thousand

List of Related Parties

Particulars	Relation	Holding As at 31.03.2025	Holding As at 31.03.2024
(a) Key Management Personnel			
Bharatbhai Jivrajbhai Limbani	Chairman and Managing Director	3,768.97	3,768.97
Jaysukhbhai Popatbhai Limbani	Whole-Time Director	1,588.22	1,588.22
Ripalben Bharatbhai Limbani	Non-Executive Director	0.00	0.00
Brijal Suresh Kumar Kachhia	Independent Director	0.00	0.00
Kevinkumar Bavchandbhai Khoyani	Independent Director	0.00	0.00
(a) Others			
RB Forge & Fittings	Firm in which the Partners / Directors exercise	0.00	0.00
Shreya Pipe & Fittings	significant influence	0.00	0.00
Arnav Impex		0.00	0.00

Capital Transaction (Loans, Deposit & Advances Given)

INR in Thousand

Particular	Op. Balance	Addition	Repayment	Closing Balance
Jaysukhbhai Popatbhai Limbani	105.15	0.00	105.15	0.00
Bharatbhai Jivrajbhai Limbani	1,960.05	1,796.37	1,960.05	1,796.37
Arnav Impex	0.00	0.00	0.00	0.00
Shreya Pipe & Fittings	1,798.83	0.00	0.00	1,798.83
Total	3,864.03	1,796.37	2,065.20	3,595.20

Revenue Transaction INR in Thousand

Particular	Relation	Relation Nature of Transaction		As at 31.03.2024
Bharatbhai Jivrajbhai Limbani	Managing Director	Director Salaries	3,600.00	3,600.00
Jaysukhbhai Popatbhai Limbani	Whole-Time Director	Director Salaries	1,800.00	1,800.00
Ripalben Bharatbhai Limbani	Non-Executive Director	Salaries	0.00	0.00
		Total	5,400.00	5,400.00

- **26.** Capital Commitments outstanding as on March 31, 2025 is ₹ Nil (PY ₹ Nil) & Contingent Liabilities as on March 31, 2025 is ₹ Nil (PY ₹ Nil).
- 27. The company's primary business is that of manufacturing of all type of Pipe and Tube Fittings in C.S, A.S, and S.S like Elbow, Tee, Reducer, Cap, Spool, Stub End and Flanges etc and so on. There is only one segment hence, disclosure requirement of segment reporting is not applicable.
- 28. Balances of Sundry Creditors, Sundry debtors, Loans & advances, etc. are subject to confirmation and reconciliation, if any.



- 29. In the opinion of Board of Directors; Current Assets, Loans & Advances (Including Capital Advances) have a value on realization in the ordinary course of business at least equal to the amount at which they are stated, Adequate Provisions have been made in the accounts for all the known liabilities.
- 30. Additional regulatory information required by Schedule III:
 - The Company does not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
 - The Company do not have any charges or satisfaction which is yet to be registered with ROC beyond the statutory period.
 - The Company have not traded or invested in Crypto currency or Virtual Currency during the financial year.
 - The Company have not any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.
 - The Company has complied with the number of layers for its holding in downstream companies prescribed under clause (87) of section 2 of the Companies Act, 2013 read with the Companies (Restriction on number of Layers) Rules, 2017.
 - The Company is not declared as willful defaulter by any bank or financial institution (as defined under the Companies Act, 2013) or consortium thereof or other lender in accordance with the guidelines on willful defaulters issued by the Reserve Bank of India.
 - The company does not have any transaction with companies which have been struck off in records of the Ministry of Corporate Affairs.
 - viii) Company has not revalued any of its Property, Plant & Equipment or intangible assets or both during the year.
- 31. Previous years periods figures have been regrouped/ rearranged wherever necessary.

32. KEY RATIOS:

INR in Thousand

Sr.	Ratio	Formula	HOM	As at 31.03	3.2025	As at 31.03	3.2024	%	Reasons for	
No.			UOM	Amount	Ratio	Amount	Ratio	Deviation	Variance	
1.	Current Ratio								Due to Current	
	Current Assets	Current Assets /	Times	2,45,673.66	1.71	2,00,059.82	2.14	-25.28%	 liabilities have increased 	
	Current Liabilities	Current Liability		1,43,855.07	-	93,510.20	•		without a corresponding increase in current assets.	
2.	Debt-to-equity Ratio								Due to more debt to finance	
	Total Debt	Total Debt /	Times	1,87,005.08	0.91	1,08,330.69	0.56	38.39%	 new assets and pay out 	
	Shareholder's Equity	Share Holder's Equity		2,05,108.78		1,92,855.35			payables.	
3.	Debt Service Coverage Ratio								Due to A drop in net operating - income and	
	Earnings available for debt service*	Earnings available for	Times	37,539.63	0.20	32,229.93	0.30	0.30 -48.21%	Higher interest payments on debt	
	Debt Service	debt service / Interest + Principal Service		1,87,005.08	-	1,08,330.69	-			
4.	Return on Equity Ratio								Due to drop in net income	
	Net Profit after Tax	Net Profits after taxes -	%	12,253.43	5.97%	14,417.75 7.48 %	7.48%	'.48% -25.14%	_	
	Average Shareholder's Equity	Preference Dividend (if any) / Average Shareholder's Equity		2,05,108.78	•	1,92,855.35	-			
5.	Inventory Turnover Ratio								Company has increased its	
	Sales	Sales /	Times	4,81,350.32	21.76	3,77,158.83	23.97 -	23.97	-10.17%	- inventory levels without a
	Average Inventory	Average Inventory		22,119.44	_	15,731.67	-		corresponding increase in sales	
6.	Trade Receivable Turnover Ratio								Increased sales lead to higher receivables turnover	
	Net Credit Sales	Net Credit Sales	Times	4,81,350.32	3.89	3,77,158.83	3.05	21.54%		
	Average Receivables	Average Accounts Receivable		1,23,881.71		1,23,718.95				



Sr.	Ratio	Formula	Formula UOM		As at 31.03.2025		As at 31.03.2024		Reasons for
No.	Ratio	Formula	UUW	Amount	Ratio	Amount	Ratio	Deviation	Variance
7.	Trade Payable Turnover Ration								Company has increased its purchases with
	Purchases	Net Credit - Purchases /	Times	4,60,610.20	52.12	3,48,918.09	9.25	82.26%	a corresponding
	Average Payables	Average Accounts Payable		8,837.50	_	37,733.83	•		increase in payments to the suppliers
8.	Net capital turnover Ratio								Increase in net sales has
	Net Sales	Net Sales/ Average	Times	4,81,350.32	4.62	3,77,158.83	(2.28)	149.24%	- significantly boost the turnover ratio, indicating better utilization of working capital
	Working Capital	Working Capital (CA-CL)		1,04,184.11		-1,65,770.85	<u>.</u>		
9.	Net profit ratio								Due to Higher
	Profit After Tax	Net Profit / Net Sales	%	12,253.43	2.55%	14,417.75	3.82%	-50.17%	 production costs and higher interest payments on debt.
	Net Sales	- Net Sales		4,81,350.32		3,77,158.83			
10.	Return on Capital employed Ratio								Increased sales and
	EBIT	Earnings before interest and	%	37,539.63	18.30 %	32,229.93	16.71 %	8.69%	lead to higher EBIT, positively impacting the ROCE
	Capital Employed *	taxes / Capital Employed		2,05,108.78	_ ,0	1,92,855.35	. 70		
11.	Return on investment Ratio								No Investments
	Earnings from Investment	Net Return on Investment /	%	0.00	0.00%	0.00	0.00%	0.00%	
	Average Investment	Average Investment		0.00		0.00			

^{*} Capital Employed = Equity + Debt + Deferred Tax Liability - Intangible Assets

As per my report of even date annexed P. INDRAJIT AND ASSOCIATES **Chartered Accountants**

-- sd --

FRN: - 117488W

CA PIYUSH I SHAH PROPRIETOR

MRN: - 103665 UDIN: 25103665BMGXWA8210

Date: - 29/05/2025 Place: - Vadodara

For & on behalf of the Board of PATTECH FITWELL TUBE COMPONENTS LIMITED

-- sd --

-- sd --

Jaysukhbhai Limbani Whole-time Director DIN: - 09710362

Bharatbhai Limbani Chairman and Managing Director DIN: - 09710373

-- sd --

-- sd --

Milan Limbani **Chief Financial Officer**

Anita Paul Company Secretary

Date: - 29/05/2025 Place: - Vadodara



NOTICE OF 3rd ANNUAL GENERAL MEETING

NOTICE is hereby given that the Third (3rd) Annual General Meeting (AGM) of the Members of Pattech Fitwell Tube Components Limited will be held on Saturday, September 20, 2025 at 03:00 P.M. through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") to transact the following businesses:

ORDINARY BUSINESSES:

1. To consider and adopt the audited financial statement of the Company for the financial year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon; to consider and if thought fit, to pass, with or without modification(s), the following resolutions as Ordinary Resolutions.

"RESOLVED THAT the audited financial statement of the Company for the financial year ended March 31, 2025 and the reports of the Board of Directors and Auditors thereon, as circulated to the members, be and are hereby considered and adopted."

2. To appoint a Director in place of Mr. Bharatbhai Jivrajbhai Limbani (DIN: 09710373), Chairman and Managing Director who retires by rotation and being eligible, seeks re-appointment.

Registered office:

Survey No. 873/B/1, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India

Place: Vadodara Date: 28/08/2025

Important Notes:

1. The Government of India, Ministry of Corporate Affairs has allowed conducting the General Meeting ("Meeting") through Video Conferencing ("VC") or Other Audio-Visual Means ("OAVM"), and dispended the personal presence of the members at the meeting. Accordingly, the Ministry of Corporate Affairs issued the General Circular No. 14/2020 dated April 8, 2020, the General Circular No. 17/2020 dated April 13, 2020, the General Circular No. 11/2022 dated December 28, 2022 and General Circular No. 09/2023 Dated: September 25, 2023 prescribing the procedures and manner of conducting the Annual General Meeting through VC/ OAVM. In terms of the said circulars, the Annual General Meeting (AGM) of the members will be held through VC/OAVM. Hence, members can attend and participate in the AGM through VC/OAVM only.

The detailed procedure for participation in the meeting through VC/OAVM is as per note no. 16 and available at the Company's website www.pftcpipefittings.com. The deemed venue for the AGM shall be the Registered Office of the Company.

- The relevant details, pursuant to Regulations 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard II on General Meetings issued by the Institute of Company Secretaries of India, in respect of Directors seeking re-appointment at this Annual General Meeting ("AGM") is also annexed.
- 3. Though, pursuant to the provisions of the Act, a Member is entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf, since this AGM is being held pursuant to the Circular No. 14/2020 dated April 8, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.
- 4. Institutional/Corporate Shareholders (i.e. individuals/HUF, NRI, etc.) are required to send a scanned copy (PDF/JPEG Format) of its Board Resolution or governing body Resolution/Authorization etc., authorizing its representative to attend the AGM through VC/OAVM on its behalf and to vote

Explanation: Based on the terms of appointment, directors are subject to retirement by rotation Mr. Bharatbhai Jivrajbhai Limbani (DIN: 09710373), who was appointed as Chairman and Managing Director for the current term, and is the longest-serving member on the Board, retires by rotation and, being eligible, seeks reappointment.

To the extent that Mr. Bharatbhai Jivrajbhai Limbani (DIN: 09710373) is required to retire by rotation, he would need to be reappointed as such. Therefore, shareholders are requested to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:

"RESOLVED THAT, pursuant to the provisions of Section 152 and other applicable provisions of the Companies Act, 2013, the approval of the members of the Company be and is hereby accorded for the reappointment of Mr. Bharatbhai Jivrajbhai Limbani (DIN: 09710373) as such, to the extent that he is required to retire by rotation."

> By order of the Board of Directors For, PATTECH FITWELL TUBE COMPONENTS LIMITED CIN: U28990GJ2022PLC134839

> > Bharatbhai Jivrajbhai Limbani Chairman and Managing Director DIN: 09710373

through remote e-voting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through their registered email address to cshardik241@gmail.com with copies marked to the Company at cs@pftcpipefittings.com and to National Securities Depository Limited (NSDL) at evoting@nsdl.co.in.

- The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.
- Since, all the equity shares of the Company are held in the Demat form, the Register of Members and Share Transfer Books of the Company will not be closed and the Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Saturday, September 13, 2025, will be entitled to vote at the AGM.
- Since the AGM will be held through VC/OAVM, the route map of the venue of the Meeting is not annexed hereto.
- In line with the aforesaid Ministry of Corporate Affairs (MCA) Circulars and SEBI Circular dated May 12, 2020 read with Circular dated January 15, 2021, the Notice of AGM along with Annual Report 2024-25 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Member may note that Notice of AGM along with Annual Report 2024-25 has been uploaded on the website of the Company at www.pftcpipefittings.com. The Notice of AGM along with Annual Report 2024-25 can also be accessed from the websites of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com and the AGM Notice is also available on the website of NSDL i.e. www.evoting.nsdl.com.
- 9. The Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which Directors are interested, maintained under Section 189 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 10. In case of joint holders attending the AGM together, only holder whose name appearing first will be entitled to vote.



- 11. Members seeking any information with regard to the accounts or any matter to be placed at the AGM or who would like to ask questions or registered themselves as Speaker, are requested to write to the Company mentioning their name demat account number/folio number, email id, mobile number at cs@pftcpipefittings.com on or before Friday, September 12, 2025 so as to enable the management to keep the information ready. The Company reserves the right to restrict the number of speakers depending on the availability of time for the AGM.
- Those shareholders who have not yet registered their e-mail address are requested to get their e-mail addresses submitted, by following the procedure given below;
 - (a) 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 cs@pftcpipefittings.com.
 - (b) 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 cs@pftcpipefittings.com.
 - (c) Alternatively, member may send an e-mail request to evoting@nsdl.co.in for obtaining User ID and Password by proving the details mentioned in Point (a) or (b) as the case may be.
- 13. Members are requested to intimate changes, if any, pertaining to their name, postal address, email address, telephone/ mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc., to their DPs in case the shares are held in electronic form and to BSPL in case the shares are held in physical form.
- 14. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long period of time. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 15. In line with the aforesaid Ministry of Corporate Affairs (MCA) Circulars and SEBI Circular dated May 12, 2020 read with Circular dated January 15, 2021, the Notice of AGM along with Annual Report 2024-25 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Member may note that Notice and Annual Report 2024-25 has been uploaded on the website of the Company at www.pftcpipefittings.com. The Notice can also be accessed from the websites of the Stock Exchange of India Limited at www.nseindia.com and the AGM Notice is also available on the website of NSDL i.e. www.evoting.nsdl.com. The Company proposes to send documents, such as the Notice of the AGM and Annual Report etc. henceforth to the Members in electronic form at the e-mail address provided by them and made available to the Company by the Depositories from time to time.

The un-audited half-yearly Financial Results of the Company are uploaded on the website of the Company.

- 16. PROCESS AND MANNER FOR MEMBERS OPTING FOR VOTING THROUGH ELECTRONIC MEANS AND PARTICIPATING AT THE ANNUAL GENERAL MEETING THROUGH VC/OAVM:
 - i. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 8, 2020, April 13, 2020, May 5, 2020 and SEBI Circular dated May 12, 2020, the Company is providing facility of remote e-voting to its Members in respect of the businesses to be transacted at the AGM. For this purpose, the Company has entered into an agreement with NSDL, as the Authorised e-voting agency for facilitating voting through electronic means. The facility of casting votes by a member using remote e-voting as well as e-voting system on the date of the AGM will be provided by NSDL.
 - iii. Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date i.e. Saturday, September 13, 2025, shall be entitled to avail the facility of remote e-voting as well as e-voting system on the date of the AGM. Any recipient of the Notice, who has no voting rights as on the Cut-off date, shall treat this Notice as intimation only. A person who has acquired the shares and has become a member of the Company after the dispatch of the Notice of the AGM and prior to the Cut-off date i.e. Saturday, September 13, 2025, shall be entitled to exercise his/her vote either electronically i.e. remote e-voting or e-voting system on the date of the AGM by following the procedure mentioned in this part.
 - iii. Members may cast their votes on electronic voting system from any place (remote e-voting). The remote e-voting period will commence at 09:00 a.m. on Wednesday, September 17, 2025 and will end on 05:00 P.M. on Friday, September 19, 2025. In addition, the facility for voting through electronic voting system shall also be made available during the AGM. Members attending the AGM who have not cast their vote by remote evoting shall be eligible to cast their vote through e-voting during the AGM. Members who have voted through remote e-voting shall be eligible to attend the AGM, however, they shall not be eligible to vote at the meeting.
 - iv. Once the vote on a resolution is cast by the member, he/she shall not be allowed to change it subsequently or cast the vote again.
 - The voting rights of the members shall be in proportion to their share in the paid up equity share capital of the Company as on the Cut-off date i.e. Saturday, September 13, 2025.
 - vi. The Company has appointed CS Hardikkumar Jetani, Practicing Company Secretary (Membership No. ACS: 39498; CP No: 22171), to act as the Scrutinizer for conducting the remote e-voting process as well as the e-voting system on the date of the AGM, in a fair and transparent manner.



INSTRUCTIONS FOR CASTING VOTES BY REMOTE E-VOTING

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:

Type of shareholders

Login Method

Individual Shareholders holding securities in demat mode with NSDL.

- A. Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period. If you 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
- B. 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.
- C. Shareholders/Members can also download NSDL Mobile App "NSDL Speed-e" facility by scanning the QR code mentioned below for seamless voting experience.



Individual Shareholders holding securities in demat mode with CDSL

- A. Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The users to login Easi /Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password.
- B. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.
- C. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option.
- D. Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from e-Voting link available on 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 able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders (holding securities in demat mode) login through their depository participants You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period

B) Login Method 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?

- A. 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.
- B. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.



C. 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 https://eservices.nsdl.com/ 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.

D. Your User ID details are given below:

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

- E. Password details for shareholders other than Individual shareholders are given below:
 - 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'?
 - 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'.
 - If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered.
- F. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
 - Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- G. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- H. Now, you will have to click on "Login" button.
- 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?

- After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle.
- 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.
- 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.
- Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

GENERAL GUIDELINES FOR SHAREHOLDERS

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 cshardik241@gmail.com with a copy marked to evoting@nsdl.co.in. 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.

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.

In case of any query relating to remote e-voting you may refer the FAQs for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no. 1800 1020 990 and 1800 224 430 or send a request at evoting@nsdl.co.in.

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



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

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1) Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- Members are encouraged to join the Meeting through Laptops for better experience.
- Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4) Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5) Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at cs@pftcpipefittings.com. The same will be replied by the company suitably.

CONTACT DETAILS

Company	PATTECH FITWELL TUBE COMPONENTS LIMITED
	Survey No.873/B/1, RD No: 1, Ansons Limbani Estate Nr. GETCO 66K.V. Sub Station, G.I.D.C, Por, N.H-08, Vadodara, Vadodara, Gujarat 391243, India.
	Website: www.pftcpipefittings.com; Email: cs@pftcpipefittings.com; Phone No.: (0265) 2830151
Registrar and Transfer Agent	BIGSHARE SERVICES PRIVATE LIMITED A-802, Samudra Complex, Near Klassic Gold Hotel, Off C.G Road, Navrangpura, Ahmedabad – 380 009 Tel No.: +91-79-4002 4135; Email: bssahd@bigshareonline.com; Web: www.bigshareonline.com
E-Voting Agency & VC / OAVM	Email: evoting@nsdl.co.in NSDL help desk: 022 - 4886 7000
Scrutinizer	Mr. Hardikkumar Jetani Email: cshardik241@gmail.com; Tel No.: +91 94082 30805



DISCLOSURE UNDER REGULATION 36 (3) OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARDS-II ISSUED BY ICSI FOR ITEM NO. 2:

Name	Mr. Bharatbhai Jivrajbhai Limbani
Date of Birth	15/04/1982
Qualification	Bachelor of Arts
Experience - Expertise in specific functional areas - Job profile and suitability	Mr. Bharatbhai Jivrajbhai Limbani (DIN: 09710373) is the Chairman and Managing Director of the board of our Company. He has been associated with our Company since its incorporation. He holds a bachelor of arts degree from Gujarat University. He has over 22 years of experience in the field of manufacturing pipe and tube fittings.
	He is entrusted with the responsibility to look after the entire administration and management of the Company.
No. of Shares held as on March 31, 2024	37,68,965 Equity Shares
Terms & Conditions	No change in the existing terms and conditions
Remuneration Last Drawn	3,600.00 Thousand for F.Y. 2024-25
Remuneration sought to be paid	Not Applicable
Number of Board Meetings attended during the Financial Year 2024-25	09 out of 09
Date of Original Appointment	August 22, 2022
Date of Appointment in current terms	December 01, 2022
Directorships held in public companies including deemed public companies	1
Memberships / Chairmanships of committees of public companies*	2
Inter-se Relationship with other Directors.	Spouse of Mr. Ripalben Bharatbhai Limbani
	Cousin of Mr. Jaysukhbhai Popatbhai Limbani

^{*} Includes only Audit Committee and Stakeholders' Grievances and Relationship Committee.

Registered office:

Survey No. 873/B/1, Road No.: 1, Ansons Limbani Estate, Near GETCO 66 K.V. Sub Station, G.I.D.C, Por, N.H-08, Dist.: Vadodara - 391243, Gujarat, India

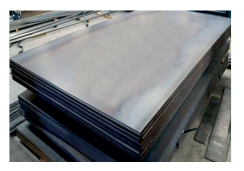
Place: Vadodara Date: 28/08/2025 By order of the Board of Directors For, **PATTECH FITWELL TUBE COMPONENTS LIMITED** CIN: U28990GJ2022PLC134839

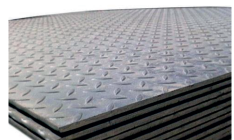
Bharatbhai Jivrajbhai Limbani Chairman and Managing Director DIN: 09710373

























Registered Office:

Survey No.873/B/1,Ansons Limbani Estate, Road No.1, Near GETCO 66 KV Sub Substation, GIDC, Por, N.H-8, Dist.-Vadodara – 391243, Gujarat, INDIA. Tel No.- (0265) 2830151, **E-mail:** tubefitwell@gmail.com, **Web Site:** www.pftcpipefittings.com

(CIN: U28990GJ2022PLC134839)