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Corporate Information for the financial year ended 31st March, 2022

BOARD OF DIRECTORS	Prof Hiranmay Saha (DIN:- 00254489) (Chairman & Executive Director) Dr. Kanak Mukhopadhyay (DIN:- 00254415) (Managing Director) Mr.Arup Kumar Mahanta (DIN:- 00792851) (Executive Director)
	Mr.Aban Saha (DIN:- 08292573) (Executive Director)
CHIEF FINANCIAL OFFICER	Mr. Prabir Rajan Karmakar (PAN:- AFQPK4568J)
COMPANY SECRETARY	Mr. Avishek Kumar Sinha (PAN:- CEZPS9918G)
STATUTORY AUDITOR	Bijan Ghosh & Associates C-16 Green Park p Majumder Road, Kolkata - 700078.
BANKERS	State Bank Of India SME Branch Ballygunge
REGISTERED OFFICE	114, Rajdanga Gold Park, piyali Apartment, Kolkata, West Bengal 700107.



Corporate Information as on the date of this report.

Executive Director)
Dr. Kanak Mukhopadhyay (DIN: - 00254415) (Managing Director)
Mr.Arup Kumar Mahanta (DIN:- 00792851) (Whole- Time Director)
Mr.Aban Saha (DIN:- 08292573) (Whole-Time Director)
<u>Independent Director's: -</u>
Prof. AJOY KUMAR RAY (DIN: - 09527637)
Dr. BIBEK BANDYOPADHYAY (DIN: - 07145077)
Mrs. KAKOLI SAHA (DIN: - 09527636)
Mr. Prabir Rajan Karmakar (PAN:- AFQPK4568J)
Mr. Avishek Kumar Sinha (PAN:- CEZPS9918G)
Bijan Ghosh & Associate C-16 Green Park p Majumder Road, Kolkata - 700078.
Cameo Corporate Services Ltd Mumbai, Subramanian Building #1, Club House Road Chennai 600 002 - India
State Bank Of India SME Branch Ballygunge
114, Rajdanga Gold Park, piyali Apartment, Kolkata, West Bengal 700107.



NOTICE

NOTICE is hereby given that the 27th Annual General Meeting of the Members of Agni Green Power Limited (Formerly Known As: Agni Power And Electronics Private Limited) will be held on Wednesday 28th day of September, 2022 at 03.00 P.M. at registered office of the Company at 114, Rajdanga Gold Park, piyali Apartment, Kolkata, West Bengal 700107 to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company for the financial year ended on March 31, 2022 and Reports of Board of Directors and Auditors thereon.
- 2. To appoint a director in place of Mr. Aban Saha (DIN: 08292573), who retires by rotation and being eligible, offer himself for re-appointment.
- 3. <u>Re-Appointment of Statutory Auditors:</u>
 To consider and if thought fit, to pass with or without modification(s), the following resolution, as Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014, (including any statutory modification and re-enactment thereof for the time being in force) approval of the Members of the Company be and is hereby accorded for reappointment of Bijan Ghosh & Associate having FRN: 323214E, as Statutory Auditors of the Company, Chartered Accountants to hold office for a period of five years from the conclusion of this Annual General Meeting till the conclusion of 32nd Annual General Meeting of the Company, at such remuneration as may be mutually agreed between the Board of Directors of the Company and the Statutory Auditors."

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

Place Kolkata Date 06/09/2022 By Order of the Board Agni Green Power Limited

Sd/-Avishek Kumar Sinha Company Secretary



Notes:

1. A member entitled to attend and vote is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a member of the company. The instrument of the proxy, in order to be effective must be received by the company, duly completed and signed not later than forty eight (48) hours before the commencement of the meeting. Proxies submitted on behalf of limited companies, societies, etc., must be supported by appropriate resolutions/authority, as applicable. (Proxy form is annexed to this report)

A person can act as proxy on behalf of Members not exceeding fifty (50) and holding in the aggregate not more than 10% of the total share capital of the Company. In case a proxy is proposed to be appointed by a Member holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other person or shareholder.

- 2. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 setting out the material facts of the proposed ordinary / special resolutions are annexed to the Notice.
- 3. Members are informed that in case of Joint holders attending the meeting, only such Joint holder who is first in the order of the names will be entitled to vote.
- 4. Members holding shares in dematerialized form are requested to intimate all changes pertaining to their bank details, nominations, change of address, change of name and e-mail address, etc., to their Depository Participant. This will help the Company and the Company's Registrar and Transfer Agent, to provide efficient and prompt services.
- 5. The Notice of AGM along with the Annual Report 2021-2022 is sent to all members via email at the email address registered with the RTA. Members may also note that this Notice and Annual Report of 2021-2022 will also be available on the Company's Website.
- 6. The Register of Members and Share Transfer Books of the Company will remain closed from 21st September 2022 to 28th September 2022 (both days inclusive) for the purpose of the 27th Annual General Meeting of the meeting.
- 7. Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administrative) Rules, 2014, as may be amended from time to time and Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as the company got listed its share on NSE Emerge Platform dated 1st of August 2022 the Company is obligated to provide to the members the remote e-voting facility to exercise their vote at the 27th Annual General Meeting (AGM) by electronic means and the business may be transacted through e-voting services rendered by Central Depository Services (India) Limited. (CDSL) (remote e-voting") on all the resolution(s) set forth in this Notice.



8.Institutional/Corporate Shareholders (i.e. other than Individuals/HUF, NRI, etc.) are required to send a scanned copy (PDF/JPG Format) of its Board or governing body Resolution/Authorization etc. authorizing its representative to attend the AGM on its behalf and to vote through remote evoting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to debabrata@ddc.org.in / cs@agnipower.com

9.The Securities and Exchange Board of India (SEBD vide its Circular No.CIR/MRD/DP/10/2013 dated March 21, 2013 has mandated all Companies to use approved electronic mode of payment for making cash payments such as dividend to the Members (where core banking details are available) or to print the bank account details of the Members (as per the Company's records) on the physical payment.

10.Hence, the Members are requested to furnish/update their bank account name & branch, bank account number and account type along with other core banking details such as MICR (Magnetic Ink Character Recognition), IFSC (Indian Financial System Code) etc. at the earliest with:

- i. The respective Depository Participants (DP) (in case of the shares held in Electronic Mode) or;
- ii. The Registrar & Share Transfer Agent of the Company (R&T Agent) (in case of the shares held in Physical form).
- 11. Members holding shares in Demat mode may kindly note that any request for change of address or change of E-mail ID or change in bank particulars/mandates or registration of nomination are to be instructed to their Depository Participant only, as the Company or its Registrar & Share Transfer Agent cannot act on any such request received directly from the Members holding shares in Demat mode. However, members holding shares in physical mode are requested to notify the Registrar & Share Transfer Agent of the Company of any change in their address and e-mail id as soon as possible.
- 12.Members are requested to contact the Company's Registrar & Share Transfer Agent Cameo Corporate Services Ltd Mumbai, (the Company's Registrar and Share Transfer Agents) having their registered office situated at Subramanian Building #1, Club House Road Chennai 600 002 India.; Tel.: (044 2846 0390/91/92/93/94/95); Email id: cameo@cameoindia.com Website: www.cameoindia.com for reply to their queries / redressal of complaints, if any, or contact Mr. Avishek Kumar Sinha, Company Secretary of the Company at its Registered Office(Phone No.: +033 4061 0038; Email: cs@agnipower.com; Website:www.agnipower.com).
- 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, IFS Code, etc., to their DP's in case the shares are held by them in electronic form and to Cameo Corporate Services Ltd in case the shares are held by them in physical form.
- 14. The Cut-off date for determining the names of shareholders eligible for e-voting for Annual General Meeting is Wednesday, 21st of September, 2022



- 15. The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and the Register of Contracts or arrangements in which Directors are interested maintained under Section 189 of the Act will be available during the meeting for inspection, to the Members attending the AGM.
- 16.Members may avail the facility of nomination by nominating a person to whom their shares in the Company shall vest in the event of their death. The prescribed form can be obtained from the Company's Registrar & Share Transfer Agent.
- 17.As per Regulation 40 of SEBI Listing Regulations, as amended, Securities of listed companies can be transferred only in dematerialized form with effect from, April 1, 2019, except in case of request received for transmission or transposition of securities. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Members can contact the Company or Company's Registrar and Share Transfer Agent, Cameo Corporate Services Ltd for assistance in this regard.
- 18. Relevant documents referred to in the accompanying Notice and in the Explanatory Statements, if any, are open for inspection by the Members at the Company's Registered Office on all working days of the Company, during business hours up to the date of the Meeting.
- 19. Corporate Members intending to send their authorized representatives to attend the Meeting pursuant to Section 113 of the Companies Act, 2013 are requested to send to the Company, a certified copy of the relevant Board Resolution together with their respective specimen signatures authorizing their representative(s) to attend and vote on their behalf at the Meeting.
- 20. Route Map showing directions to reach to the venue of the 27th AGM is given as per the requirement of the Secretarial Standards-2 on "General Meeting."

21. All Members are requested to

- Send all correspondence relating to transfer and transmission of shares to Registrar and Share Transfer Agent and not to the Company. Quote their Folio No. / Client ID No. in their correspondence with the Registrar and Share Transfer Agent.
- Send their queries related to accounts and operations of the Company at least 10 days in advance so that the required information can be made available at the meeting.
- Intimate Registrar and Share Transfer Agent i.e., Cameo Corporate Services Ltd Mumbai for consolidation of folios, in case having more than one folio.
- Bring their attendance slip with them at the meeting attached to the Annual Report duly fill in and signed and handover the same at the entrance of place of the meeting. Proxy/ representative of a member should mark on the Attendance Slip as "Proxy" or "Representative" as the case may be.



• Register the E-mail address and change thereto, for receiving all communications including Annual Report, Notices, and Circulars etc. from the Company electronically.

Place Kolkata Date 06/09/2022 By Order of the Board Agni Green Power Limited

Sd/-Avishek Kumar Sinha Company Secretary



THE INSTRUCTIONS FOR SHAREHOLDERS VOTING ELECTRONICALLY ARE AS UNDER:

- ❖ 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 08, 2020, April 13, 2020, May 05, 2020 and May 05, 2022 the Company is providing facility of remote e-Voting to its Members in respect of the business to be transacted at the EGM/AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited. for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system will be provided by CDSL.
- ❖ In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the EGM/AGM has been uploaded on the website of the Company at www.agnipower.com The Notice can also be accessed from the website of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com. Notice is also available on the website of CDSL (agency for providing the Remote e-Voting facility) i.e. www.evoting.cdsl.com.
- ❖ The voting period begins on Sunday, 25th day of September, 2022 at 09.00 A.M. and ends on Tuesday, 27th day of September, 2022 at 5.00 P.M. During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date 21st September, 2022 may cast their vote electronically and that a person who is not a member as on the cut-off date should treat this notice for information purposes only. The e-voting module shall be disabled by CDSL for voting thereafter. Those Members, who will be present in the AGM physically and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote during the AGM.
- ❖ The Board of Directors of the Company has appointed D.Dutt & Co, Practicing Company Secretary, (CP. No. 3824) as a scrutinizer to scrutinize the votes during the AGM and the remote e-voting process in a fair and transparent manner.



THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING:

- Step 1 : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- Step 2 : Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
- (i) The voting period begins on Sunday, 25th day of September, 2022 at 09.00 A.M and ends on Tuesday, 27th day of September, 2022 at 5.00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 21st September 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. **SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020,** under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.



Step 1 : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 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.

Pursuant to above said SEBI Circular, Login method for e-Voting for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL Depository	1) 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 URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi. 2) 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 i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly. 3) If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com/banacom/Evoting/EvotingLogin 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 with NSDL Depository	 If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting 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 name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period. If the user is 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 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 name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.
Individual Shareholders (holding securities in demat mode) login through their Depository Participants (DP)	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you 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 name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.

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

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



Login type	Helpdesk details
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
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

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (v) Login method for Remote e-Voting for **Physical shareholders and shareholders other than** individual holding in Demat form.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.



6) If you are a first-time user follow the steps given below:

1 8			
	For Physical shareholders and other than individual shareholders holding		
	shares in Demat.		
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department		
	(Applicable for both demat shareholders as well as physical shareholders)		
	• Shareholders who have not updated their PAN with the		
	Company/Depository Participant are requested to use the sequence		
	number sent by Company/RTA or contact Company/RTA.		
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as		
Bank	recorded in your demat account or in the company records in order to login.		
Details	If both the details are not recorded with the depository or company, please		
OR Date of	enter the member id / folio number in the Dividend Bank details field.		
Birth			
(DOB)			

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.



- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xvii) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; cs@agnipower.com (designated email address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.



PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- 1. For Physical shareholders- please provide necessary details like 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 **Company/RTA email id**.
- 2. For Demat shareholders -, Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 22 55 33



ANNEXURE TO THE NOTICE EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 2

Information pursuant to Regulation 36 (3) of SEBI (LODR) Regulations, 2015 and Secretarial Standards in respect of Mr. Aban Saha (DIN: 08292573), who retires by rotation and being eligible, offer himself for re-appointment at the ensuing Annual General Meeting under Item No. 2 of the Notice is as under:

Particulars	
Category / Designation	Whole -Time Director
DIN	08292573
Date of Birth/ Age	02/01/1980,42 years
Nationality	Indian
Date of first appointment on Board	30/11/2018
Brief Profile, Qualification and Expertise in specific functional Areas	He has Completed Executive Program on Business Management (EPBM) from IIM Calcutta He is a Bachelor's in Computer Engineering. He has a experience of more than 18 years of sales and project management in MNC and other corporates, He has extensive exposure to work with clients from different industries and countries.
Number of Shares held in the Equity Capital of the Company	2,856,960
Directorship/Committee memberships in other companies (along	NIL
with listed entities from which the person has resigned in the past	
three years)	
Relationship with other directors, Manager and other Key	Mr Aban Saha is the Son of Prof.
Managerial Personnel of the company	Hiranmay Saha.
Number of Meetings of the Board attended during the year	14
terms and conditions of appointment or re-appointment	As discussed in the Board resolution.

The Board recommends the Ordinary Resolution mentioned at Item No. 2 of the Notice, for approval of the Members.

Except Mr. Aban Saha (DIN: 08292573), and Mr.Hiranmay Saha (DIN: 00254489), being his Father, and relative none of the other Directors and Key Managerial Personnel of the Company are concerned or interested, financial or otherwise, except to their individual shareholding held in the Company in the resolution set out at Item No.2 of this notice.



Item No. 3

The Board, on the basis of recommendation of Audit Committee, proposed that M/s Bijan Ghosh & Associate having FRN: 323214E, be Re-appointed as the Statutory Auditors of the Company to hold office for a period of five years from the conclusion of this Annual General Meeting upto the conclusion of 32nd Annual General Meeting of the Company

M/s Bijan Ghosh & Associate, have conveyed their consent to be appointed as the Statutory Auditors of the Company along with a confirmation that, their appointment, if approved and made by the members, would be within the limits prescribed under the Companies Act, 2013.

M/s Bijan Ghosh & Associate, ("the Audit Firm"), is a firm of Chartered Accountants registered with the Institute of Chartered Accountants of India. The Audit Firm has valid Peer Review certificate. It is primarily engaged in providing audit and assurance services to its clients.

The Board recommends the Ordinary Resolution mentioned at Item No.3 of the Notice, for approval of the Members.

None of the Directors / Key Managerial Personnel and their relatives is in any way, concerned or interested financially or otherwise, except to their individual shareholding held in the Company, in the said resolution.

Place Kolkata Date 06/09/2022 By Order of the Board Agni Green Power Limited

Sd/-Avishek Kumar Sinha Company Secretary



Agni Green Power Limited (Formerly Known As: Agni Power And Electronics Private Limited)

CIN NO.: U40106WB1995PLC073701

Regd Office: 114, Rajdanga Gold Park, piyali Apartment, Kolkata, West Bengal 700107.

Phone: 033-4061 0038 Website: www.agnipower.com Email: <u>info@agnipower.com</u>

Form No. MGT-11 PROXY FORM

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

CIN	U40106WB1995PLC073701
Name Of The Company	Agni green Power Limited
Registered Office	114, Rajdanga Gold Park, piyali Apartment, Kolkata, West Bengal 700107
Name of the member (s)	
Registered Address	
E-mail ID	
Folio No /Client ID	
DP ID	
above named Company, hereby ap Name	point shares of the
Address	G:
E-mail ID	Signature
OR FAILING HIM	
Name	
Address	
E-mail ID	Signature
OR FAILING HIM	
Name	
Address	
E-mail ID	Signature



STAMP

As my/our proxy to attend and vote (on a poll) for me/us and on my /our behalf at the 27th Annual General Meeting of the Company to be held on Wednesday the 28th September, 2022 at 3.00 PM at 114, Rajdanga Gold Park, Piyali Apartment, Kolkata, West Bengal 700107 and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution No.	Resolution		
1	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the financial year ended on March 31, 2022 and Reports of Board of Directors and Auditors thereon.		
2	To appoint a director in place of Mr. Aban Saha (DIN: 08292573), who retires by rotation and being eligible, offer himself for re-appointment.		
3	Appointment of Bijan Ghosh & Associate having FRN: 323214E, as Statutory Auditors of the Company to hold office for a period of five years from the conclusion of this Annual General Meeting upto the conclusion of 32 nd Annual General Meeting of the Company		
Signed this	day of2022		
Signature of Sharehol	der (s):		
Signature of Proxy Ho	older(s): AFFIX REVEN	UE	

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



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ATTENDANCE SLIP

27th AGM (Meeting Number) 28th September, 2022 (Date)

Folio No. / DP ID Client ID No.		
Name of First named Member/Proxy/Authorised Representative		
Name of Joint Member(s), if any:		
No. of Shares held		
I/we certify that I/we am/are member(s)/proxy for the member(s) of the company.		
I/we hereby record my/our presence at the (Meeting number) Annual General Meeting of the company being held on (Day & Date) at (time) at (Venue		
the company being held on(Day & Date) at(time) at(Venue address).		
Signature of First holder/Proxy/Authorised Representative:		
Signature of 1st Joint holder:		
Signature of 2nd Joint holder:		
Note(s):		
1. Please sign this attendance slip and hand it over at the Attendance Verification Counter at the		

- MEETING VENUE.
- 2. Only shareholders of the company and/or their Proxy will be allowed to attend the Meeting.



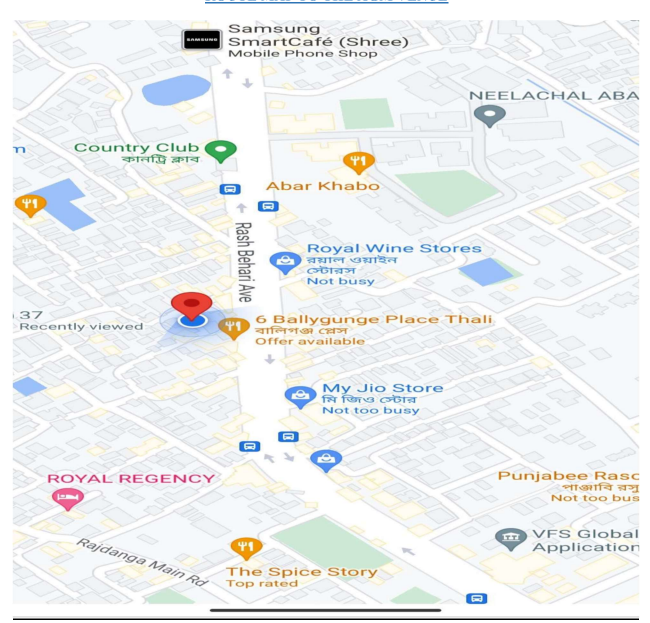
Agni Green Power Limited (Formerly Known As: Agni Power And Electronics Private Limited)

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ROUTE MAP TO THE AGM VENUE





BOARD OF DIRECTOR'S REPORT

To
The Members of
AGNI GREEN POWER LIMITED

Your Directors have immense pleasure in presenting the 27_{th} Annual Report on the business and operations of your Company together with the Audited Standalone financial statement and the Auditors' Report for the financial year ended 31^{ST} March, 2022.

FINANCIAL HIGHLIGHTS

		(Figures in lakhs)
Particulars	Figures for the current	Figures for the previous reporting period
	reporting period (Rs.)	(Rs.)
Revenue from operations	153,967,868	344,423,320
Other Income	10,313,300	8,275,770
Total Income (I+II)	164,281,168	352,699,090
Expenses		
(a) Cost of materials consumed	80,429,080	224,295,583
(b) Purchase of Stock in Trade		-
(c) Changes in inventories of finished goods, work-in-	(29,594,364)	7,882,087
progress and stock-in-trade		
(d) Employee benefits expenses	31,965,305	34,386,643
(e) Finance costs	11,155,486	12,913,002
(f) Depreciation and amortization expenses	2,585,264	7,948,191
(g) Other expenses	64,780,951	63,887,662
Total Expenses	161,321,723	351,313,168
Profit before exceptional and extraordinary item and	2,959,445	1,385,923
tax		
Exceptional Items	-	-
Profit before extraordinary item and tax	2,959,445	1,385,923
Extraordinary Items	-	-
Profit before Tax	2,959,445	1,385,923
Tax Expense:		
(a) Current tax expense	560,049	(1,324,544)
(b) Deferred tax	209,407	994,167
Profit / (Loss) for the period from continuing	2,189,989	1,055,546
operations		
Profit / (Loss) from discontinuing operations	-	-
Tax from discontinuing operations	-	-
Profit/ (Loss) from discontinuing operations	-	-
Profit/ (Loss) for the Period	2,189,989	1,055,546
Earning per equity share:		
(1) Basic	0.26	0.15
(2) Diluted	0.26	0.15



PERFORMANCE REVIEW:

The Company is engaged in the business of manufacture, sale and installation of solar photovoltaic power plants, solar lamps, solar power conditioning units and other solar products like charge controller, solar pump controller, solar adaptors, solar generators, junction boxes etc.

The turnover of the Company for the year under review was Rs. 1539.67 Lakh compared to Rs. 3444.23 Lakh in the previous year. During the year under report the Turnover has decreased nearly by 55.29%, however, net profit has increased by approx. 107.47% due to decrease in expenditure compared to the previous year. The turnover of the year under review has been decreased sharply mainly because no tenders were floated by the Govt Deptts, till July-2021 since the 1st Lock down on 23.03.2020 for Covid-19 so whatever orders were in hands and a few fresh orders were received during the year under review have been executed. The increase in expenditure in previous year happened mainly due to significant cost overrun in few projects, due to pandemic environment.

Company's core strength lies in acquiring and delivering technology in the niche business segments, gained though intensive interaction with clients and R&D on new technologies. Emphasis are being given on understanding customers' pain points and offering innovative solutions. This would entail long term business relationship with the customers at all levels, specially Government Contracts. The company thrives on providing development support on leading edge technologies for solar power / green power industry. The technologies that are being used are indigenously developed and rigorously tested to be proven as useful before being offered to the customers so as to ensure highest degree of customer satisfaction. A low-cost high quality delivery center helps the company to retain the competitive advantage and that has been the main strategy of the company while serving clients across the country.

STATE OF COMPANY'S AFFAIRS:

Our Company is primarily an EPC company with a dedicated bunch of highly skilled and experienced engineers and technicians having deep commitment to maintain high quality of work and maintenance. We have a strong Design Engineering Team which is geared up for taking up all sorts of challenging designs for solar and hybrid power plants. Also the Company has a dedicated R&D facility to research and develop new indigenous products. This enables the Company to customize its products as per customer requirements. The R&D facility anticipates shifts in consumer preferences and uses emerging technologies to improve existing products. This has reduced dependency on technology outsourcing and ensures product innovation in product quality and features in environment friendly processes.

Solar Electricity generated from solar PV power plant is now more economic than coal or gas based thermal power electricity and is also pollution free. From the considerations of climate change Govt. of India and many State Govts are promoting Solar Electricity by making provisions of Net Metering from 500kWp to 1 MWp solar plants on rooftop. This has opened up a huge potential of solar industries in India. Many Municipalities and Corporations are making it mandatory for installation of Solar Power plants on its building rooftops for reducing electricity consumption from fossil fuel sources and thereby reducing carbon footprint.

Many State Governments are also giving increased importance to generate more energy from renewable energy sources to bridge the gap between energy demand and supply and also to supplement grid power. These include programmes for Solar Street Lights for Rural, Urban and Remote Areas, Solar PV Systems



for Schools and Community Establishments, Solar PV Power Plants for Village Electrification, Construction of High MW Capacity Grid Connected SPV Power Plant, and Solar PV in off-grid application.

The Company is involved in design, supply, installation and commissioning of all these types of few kW to few MW level solar power plants in different parts of India. Most of them are under Govt tendering procedure but recently a number of solar power plants from private sectors and semi-Govt organizations have been successfully completed by the Company. Notable among them is the completion of 380kWp roof top solar power plant inside the campus of Indian Oil Corporation Ltd (IOCL), Kalyani West Bengal LPG bottling Plant.

The present scenario of solar PV market is seeing a huge change due to aggressive policy changes of the Govt. and many companies with sound financial changes are entering into the market to tap the MW range power plants on establishing the power plants of large scale (5-500MW range) and selling the energy to the National Grid through competitive bidding process. To tap this market, the Company must have solid financial strength and it is not possible for us to arrange such funding. Moreover, many establishments are now interested to install the power plant at their own premises and want to buy power for the entire life of the plant (around 25 years) from the installer who will arrange financing of their own and will recover the finance through monthly bill payment (RESCO Model). Therefore, in both the above scenario the institutional financing is required which the company is trying to explore to tap this market.

In addition, the company is planning to strengthen its R&D activity for developing capability for designing and manufacturing Solar Hybrid Inverters up to 100 kW or more and also set a facility for assembling batter stacks of LiFePO4 battery for solar and EV applications. Company is also planning to reinforce its capability for designing and manufacturing of charge controllers for applications in Solar –EV applications.

DIVIDEND

The Board of Directors of your company, after considering holistically the relevant circumstances has decided that it would be prudent, not to recommend any Dividend for the year under review and retain the profits of the Company for its future growth.

TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

Since there was no unpaid/unclaimed Dividend declared and paid last year, the provisions of Section 125 of the Companies Act, 2013 do not apply.

AMOUNT TRANSFERRED TO RESERVE

Your Company has not transferred any amount of Profits to the Reserve for the year under review.

SHARE CAPITAL

The Authorized Share Capital of the Company is Rs. 20,00,00,000/-(Rupees Twenty Crores only) divided into 20,000,000 (Two crores) equity shares of Rs. 10 each.

The Issued, Subscribed and Paid Up Capital of the Company as on March 31, 2022 was Rs. 14,28,48,000/-

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a) Issue of equity shares with differential rights

Your Company has not issued equity shares with differential rights for the financial year 2021-22 and therefore details as provided in rule 4(4) of Companies (Share Capital and Debentures) Rules, 2014 is not applicable on the company.

b) Issue of sweat equity shares

Your Company has not issued sweat equity shares for the financial year 2021-22 and therefore details as provided in rule 8 (13) of Companies (Share Capital and Debentures) Rules, 2014 is not applicable on the Company.

c) Issue of employee stock

Your Company has not issued employee stock option for the financial year 2021-22 and therefore details as provided in rule 12 (9) of Companies (Share Capital and Debentures) Rules, 2014 is not applicable on the Company.

d) Provision of money by company for purchase of its own shares by employees or by Trustees for the benefit of employees: N.A.

The Company as no other type of securities except equity shares forming part of paid up capital.

DEPOSITORY PARTICIPANT

Your Company's equity shares are available for dematerialization through National Securities Depository Limited and Central Depository Services India Limited.

LISTING ON STOCK EXCHANGE

Agni Green Power Limited got its shares listed on the SME Platform of NSE i.e. NSE Emerge on August 01, 2022. The listing fees have been duly paid to the exchange for the financial year 2022-23.

APPOINTMENT/RESIGNATION OF DIRECTORS AND KEY MANAGERIAL PERSON

- During the Financial Year 2021-22, Mr. Prabir Ranjan Karmakar was appointed as Chief Financial Officer of the company w.e.f 01/03/2022.
- During the Financial Year 2021-22, Mr. Avishek Kumar Sinha was appointed as The Company Secretary of the company w.e.f 10/03/2022.



VIGIL MECHANISM/WHISTLE BLOWER POLICY

Pursuant to Section 177 of the Companies Act, 2013 and Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements), 2015, the company has vigil mechanism in the form of Whistle Blower Policy for their Directors and employees to report genuine concerns or grievances to deal with instances of fraud or mismanagement.

POLICY RELATED TO APPOINTMENT OF DIRECTORS' AND OTHER RELATED MATTER

Company has a policy for the appointment of Directors' which is managed by the Nomination and Remuneration Committee as per the provisions of Section 178 of the Companies Act, 2013 w.e.f 01/04/2022.

The Committee has specified criteria for determining qualifications, positive attributes and other matter for the specific post on which appointments are made and shall be made in future on the board of the Company.

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

DECLARATION BY THE INDEPENDENT DIRECTORS

During the year under review no appointments has been made for Independent Directors. However after the conversion of the company from a Private Company to a Public Company w.e.f 01/04/2022 appointments of Independent Directors has been made and the Company has received necessary declaration from each Independent Director under Section 149(7) of the Companies Act, 2013, that he / she meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013 and under Rule 6(3) of The Companies (Appointment and Qualifications of Directors) Rules, 2014 that they are in compliance of sub-rule (1) and sub-rule (2) of Rule 6 of The Companies (Appointment and Qualifications of Directors) Rules, 2014.

In the opinion of the Board the Independent Directors appointed possess relevant integrity, expertise and experience (including the proficiency).

COMMITTEE FORMED

During the year under review no committee has been formed as the company was a Private company. However, after its conversion into a public company w.e.f 01/04/2022 and to get its shares listed on NSE Emerge Platform the company has formed following committees.

- a) Audit Committee
- b) Stakeholders Relationships Committee
- c) Nomination and Remuneration Committee



The details of all the Committees of the Board along with their composition and meetings held during the year are as under:

1. AUDIT COMMITTEE

The Company has constituted The Audit Committee w.e.f 01/04/2022 and the constitution of Audit Committee is as per requirement of section 177 of the Companies Act, 2013 and the Committee act in accordance with the terms of reference as specified in section 177 of the Companies Act, 2013 and any other regulatory provisions.

The Audit Committee comprises of three Non-Executive Independent Directors viz. Prof. Ajoy Kumar Ray (Chairman) Dr. Bibek Bandyopadhyay (Member) Mrs. Kakoli Saha (Member) and two executive directors Dr.Kanak Mukhopadhyay (Member) Mr. Aban Saha (Member)

During the year under review no meetings of Audit committee was held as the Company was a Private Company and was not required to constitute Audit Committee.

Power of Audit Committee: -

- To investigate any activity within its terms of reference;
- To seek information from any employee;
- To obtain outside legal or other professional advice; and
- To secure attendance of outsiders with relevant expertise, if it considers necessary.

Roles and Responsibility of Audit Committee

The roles and responsibilities of the Committee include:

- oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- recommendation for appointment, remuneration and terms of appointment of auditors of the company;
- approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:

o matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;

o changes, if any, in accounting policies and practices and reasons for the same;



- o major accounting entries involving estimates based on the exercise of judgment by management;
- o significant adjustments made in the financial statements arising out of audit findings;
- o compliance with listing and other legal requirements relating to financial statements;
- o disclosure of any related party transactions;
- o modified opinion(s) in the draft audit report;
- reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- reviewing, with the management, 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 draft prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- approval or any subsequent modification of transactions of the company with related parties;
- scrutiny of inter-corporate loans and investments;
- valuation of undertakings or assets of the listed entity, wherever it is necessary;
- evaluation of internal financial controls and risk management systems;
- reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- discussion with internal auditors of any significant findings and follow up there on;
- reviewing 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;
- discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- to review the functioning of the whistle blower mechanism;



- approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. of the candidate;
- reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments existing as on the date of coming into force of this provision.]
- •monitoring the end use of funds raised through public offers and related matters.
- •carrying out any other function as is mentioned in the terms of reference of the audit committee.

Further, the Audit Committee shall mandatorily review the following information:

- management discussion and analysis of financial condition and results of operations;
- •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;
- internal audit reports relating to internal control weaknesses; and
- •the appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- •statement of deviations: (a) half yearly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1); (b) annual statement of funds utilized for purposes other than those stated in the draft prospectus/notice in terms of Regulation 32(7).

2. NOMINATION AND REMUNERATION COMMITTEE

The Company has constituted The Nomination and Remuneration committee w.e.f 01/04/2022 and the constitution of Nomination and Remuneration committee is as per requirement of Section 178 of the Companies Act, 2013, read with the Companies (Meetings and Power of Boards) Rules, 2014 (including any enactments or amendments, if any) and any other regulatory provisions.

Composition

The Nomination and Remuneration Committee of Board was constituted pursuant to the Section 178 of the Companies Act,2013.

The Nomination and Remuneration Committee comprises of three Non-Executive Directors Mrs. Kakoli Saha (Chairman), Dr. Bibek Bandyopadhyay (Member), Prof. Ajoy Kumar Ray (Member) and One Executive Director who is also the Chairman of the company Mr Hiranmay Saha (Member).

During the year under review no meetings of Nomination and Remuneration Committee was held as the Company was a Private Company and was not required to constitute Nomination and Remuneration Committee.



Scope of Nomination and Remuneration Committee:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- Formulation of criteria for evaluation of performance of independent directors and the board of directors;
- Devising a policy on diversity of board of directors;
- 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.
- To extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- To recommend to the Board all remuneration, in whatever form, payable to senior management.

3. STAKEHOLDER RELATIONSHIP COMMITTEE

The Company has constituted The Stakeholders Relationship Committee w.e.f 01/04/2022 and the constitution of Stakeholders Relationship Committee is as per requirement of section 178 of the Companies Act, 2013 and the Committee act in accordance with the terms of reference as specified in section 178 of the Companies Act, 2013 and any other regulatory provisions.

Composition

The Stakeholders Relationship Committee comprises of two Non-Executive Independent Directors Dr. Bibek Bandyopadhyay (Chairman) Mrs. Kakoli Saha (Member), and three executive Directors Dr.Kanak Mukhopadhyay (Member), Mr Arup Kumar Mahanta (Member) and Mr.Aban Saha (Member).

During the year under review no meetings of Stakeholders Relationship Committee was held as the Company was a Private Company and was not required to constitute Stakeholders Relationship Committee.

Scope of Stakeholders Relationship Committee

- Resolving the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc;
- Review of measures taken for effective exercise of voting rights by shareholders;



- Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent;
- Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

NUMBER OF BOARD MEETINGS HELD DURING THE YEAR

Dates of Board	Names of Directors [P = Present; A = Absent]			
Meetings showing Attendance				
	Dr. Kanak Mukhopadhyay	Mr. Arup Kumar Mahanta	Dr. Hiranmay Saha	Mr. Aban Saha
29.06.2021	P	P	P	P
24.05.2021	P	P	P	P
03.09.2021	P	P	P	p
28.09.2021	P	P	P	P
09.10.2021	P	P	P	P
18.11.2021	P	P	P	P
26.11.2021	P	P	P	P
30.11.2021	P	P	P	P
17.12.2021	P	P	P	P
23.01.2022	P	P	P	P
31.01.2022	P	P	P	P
28.02.2022	P	P	P	P
03.03.2022	P	P	P	P
10.03.2022	P	P	P	P
Summary of Number of Meetings attended	14	14	14	14



BOARD EVALUATION

In terms of provisions of the Companies Act, 2013 the Board of Directors of the Company specified the manner for effective evaluation of performance of Board, and its Individual Directors. Based on the same, the Board carried out annual evaluation of its own performance, performance of its Individual Directors. The performance of the Board was evaluated by the Board on the basis of criteria such as Board composition and structure, effectiveness of Board processes, information flow to Board, functioning of the Board, etc. The Board evaluated the performance of individual Director on the basis of criteria such as attendance and contribution of Director at Board Meetings, adherence to ethical standards and code of conduct of the Company, inter-personal relations with other Directors, meaningful and constructive contribution and inputs in the Board meetings, etc.

For the above evaluation, the Board members completed questionnaires providing feedback on different parameters as already stated above including on performance of Board engagement levels, independence of judgment and other criteria. This is followed with review and discussions at the level of Board. The results of evaluation showed high level of commitment and engagement of the Board and its working Directors.

The quality, quantity and timeliness of flow of information between the Company Management and the Board which is necessary for the Board to effectively and reasonably perform their duties were also evaluated.

The Directors were satisfied with the leadership role played by the Chairman of the company.

AUDITORS AND AUDIT REPORT

The Board of Directors of the Company approved the appointment of M/s Bijan Ghosh & Associates having FRN: 323214E, as Statutory Auditors of the Company effective from 04th of April, 2022 till the conclusion of 27th Annual General Meeting of the Company to fill the casual vacancy caused due to the resignation of M/s. M A K D B & Associates (FRN: 328100E) effective from 21st March, 2022. They have given their report on the Annual Financial Statements for Financial Year 2021-22.

The Board of Directors of the Company recommends the re-appointment of M/s Bijan Ghosh & Associates having FRN: 323214E, Chartered Accountants, as Statutory Auditors of the Company, at the ensuing AGM for further period of five year commencing from the conclusion of ensuing Annual General Meeting till the conclusion of 32nd Annual General Meeting of the Company.

In this regard, the Company has received a letter from the Auditors conforming that they are eligible for appointment as Auditors of the Company under Section 139 of the Companies Act, 2013 and meet the criteria for appointment specified in Section 141 of the said Act.

There are no qualifications or adverse remarks in the Auditors' Report which require any clarification/explanation. The Notes on financial statements are self-explanatory, and needs no further explanation.



It is to be noted that The Name of our company has initially got changed from AGNI POWER AND ELECTRONICS PRIVATE LIMITED to AGNI GREEN POWER PRIVATE LIMITED dated 04.03.2022 to signify we are in the business of production of "GREEN" energy, further we have converted our company from a Private Limited Company to a Public Limited Company dated 01.04.2022 and after receiving fresh certificate of Incorporation from ROC the name of our company stands as AGNI GREEN POWER LIMITED.

The Independent Auditor of our Company prepared his report Considering the fact that our Company was a Private Company for the financial year ended 31st of March 2022 and They have issued their Independent Audit report in the name of Agni Green Power Private Limited.

PARTICULARS OF FRAUD REPORTED BY THE AUDITORS

During the period under review, no frauds were reported by the auditors of the company under section 143(12) of the Companies Act, 2013.

SECRETARIAL AUDIT:

Secretarial Audit is not applicable to the Company for the financial year ended 31st March 2022 as the company was a Private Company.

ADHERENCE TO SECRETARIAL STANDARDS:

The Directors state that applicable Secretarial Standards issued by The Institute of Company Secretaries of India and approved by the Central Government under Section 118(10) of the Companies Act, 2013 have been adhered to by the Company, to the extent it was practically possible.

HUMAN RESOURCES:

Employees of the company are its most precious assets. The company promotes and practices progressive HR policies to encourage, motivate and attract as well as retain quality professionals. The attrition level of your company has been very insignificant. During these turbulent times, the entire non-conventional energy industry had been facing challenge in hiring / retaining quality professionals. The company has taken various initiatives to overcome these challenges to hire / retain quality professionals. The Company continues to maintain excellent and cordial Industrial and Personnel Relations and concerted efforts were put in to maintain harmony and peace. The Directors express their appreciation for the dedication, commitment and sincere services rendered by the employees at all levels throughout the year.

INFORMATION ABOUT SUBSIDIARY/JV/ ASSOCIATE COMPANY

The Company has no Holding, Subsidiary, Joint Venture or Associate Company anywhere as at the end of financial year.

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS & OUTGO:

The Company is engaged in the business of manufacture of solar photo voltaic power plants, lamps and equipment's for transformation of solar energy into electric or power. The manufacturing process does not involve huge consumption of electricity, coal etc. Still the Company continues to focus on energy conservation in all spheres of its activities. The output of individual machinery and fuel/power consumption is closely monitored to achieve optimum utilization. The manufacturing process is totally pollution free and uses indigenous technologies.



The Company has been carrying on in-house research & development activities in the area of development and improvement of existing products, innovate variations in product offerings, cost optimization, quality improvement etc. No substantial cost was, however, incurred by the Company on Research & Development activities.

Hence there is nothing to report pursuant to the provisions of Section 134(3)(m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 on conservation of energy and technology absorption. There was no earning or expenditure in foreign exchange.

RISK MANAGEMENT POLICY:

Risks are events, situations or circumstances which may lead to negative consequences on the Company's businesses. Risk management is the process of identifying, quantifying and managing the risks that an organization faces.

Key business risks and the related key performance indicators, along with the mitigating action plans are reviewed on need based periodicity to assess the threats and opportunities that will impact the objectives set for the Company as a whole. The Company fulfills its legal requirements as per the Rules/Acts laid down in the statute and improving work place safety continues to be the top priority. As of now the Directors do not envisage any element of risk which may threaten the existence of the company.

DIRECTORS' RESPONSIBILITY STATEMENT:

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

- (a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- (c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) the directors had prepared the annual accounts on a going concern basis;
- (e) the directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively and
- (f) 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.



CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

All related party transactions, entered into during the financial year were on arm's length basis in the ordinary course of business and the same has been disclosed in Notes to Accounts.

None of the related party transactions were considered material contracts or arrangements since the materiality threshold as fixed by the Board of Directors, being 5% of annual turnover as per last Audited Stand-alone Financial Statement of the Company, were not exceeded with any individual case throughout the financial year.

Accordingly, there is nothing to report pursuant to section 134(3)(h) of the Companies Act, 2013 read with Rule 8(2) of the Companies (Accounts) Rules, 2014 in Form AOC-2.

PARTICULARS OF EMPLOYEES:

None of the employees of the Company was drawing remuneration in excess of the limits laid down in Rule 5(2) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014 and hence there is nothing to report on this matter.

CONSTITUTION OF INTERNAL COMPLAINTS COMMITTEE:

The Directors state that the Company has constituted the Internal Complaints Committee in accordance with the requirements of The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules made thereunder. The Order constituting such Committee and the penal consequences of sexual harassment has been conspicuously displayed at all the workplaces of the Company. During the year under review, no cases have been filed before the said Committee.

CORPORATE SOCIAL RESPONSIBILITY

The Company has not developed and implemented any Corporate Social Responsibility initiatives as the said provisions of section 135 of the companies Act, 2013 read with the relevant rules and guidelines are not so far applicable to the company.

SEXUAL HARASSMENT OF WOMEN AT WORKPLACE

The Company is committed to provide and promote a safe, healthy and congenial atmosphere irrespective of gender, caste, creed or social class of the employees. The company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. During the year under review, there was no case filed pursuant to the sexual harassment of Women at workplace (Prevention, Prohibition and Redressal) Act, 2013.

PARTICULARS OF LOAN, GUARANTEE OR INVESTMENTS UNDER SECTION 186 OF THE COMPANIES ACT, 2013

The Company has not given any loan or guarantee and made Investments covered under provision of Section 186 of the Companies Act, 2013.

Deposits

During the reporting period the Company has not accepted any deposit falling within the ambit of Section 73 of the Companies Act, 2013 read-with the Companies (Acceptance of Deposits) Rules, 2014, as amended



from time to time. Further, the Company has not accepted any deposit in earlier years, as such question of unpaid or unclaimed deposit and default in repayment thereof, does not arise.

DETAILS OF SIGNIFICANT AND MATERIAL ORDRES PASSED BY THE REGULATORS/COURT/TRIBUNALS

No significant and material orders passed by the Regulators or Courts or Tribunals impacting the going concern status and company's operations in future.

THE DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016 (31 OF 2016) DURING THE YEAR ALONG WITH THEIR STATUS AS AT THE END OF THE FINANCIAL YEAR

During the period under review the Company has not made any applications and there are no proceedings pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016).

THE DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS ALONG WITH THE REASONS THEREOF

The requirement of disclosure of details of difference between amount of the valuation done at the time of one time settlement and the valuation done while taking loan from the Banks or Financial Institutions along with the reasons thereof is not applicable during the period under review.

DISCLOSURE, AS TO WHETHER MAINTENANCE OF COST RECORDS AS SPECIFIED BY THE CENTRAL GOVERNMENT UNDER SUB-SECTION (1) OF SECTION 148 OF THE COMPANIES ACT, 2013, IS REQUIRED BY THE COMPANY AND ACCORDINGLY SUCH ACCOUNTS AND RECORDS ARE MADE AND MAINTAINED.

Maintenance of cost records as specified by the Central Government under sub-section (1) of Section 148 of the Companies Act, 2013, is not required by the Company and accordingly such accounts and records are not so made and maintained.



MANAGEMENT DISCUSSION AND ANALYSIS REPORT

India has emerged as the fastest-growing major economy in the world and is expected to be one of the top three economic powers in the world over the next 10-15 years, backed by its robust democracy and strong partnerships The Indian renewable energy sector is the fourth most attractive renewable energy market in the world. India was ranked fourth in wind power, fifth in solar power and fourth in renewable power installed capacity, as of 2020.

Installed renewable power generation capacity has gained pace over the past few years, posting a CAGR of 17.33% between FY16-20. With the increased support of Government and improved economics, the sector has become attractive from an investors perspective. As India looks to meet its energy demand on its own, which is expected to reach 15,820 TWh by 2040, renewable energy is set to play an important role. The government plans to establish renewable energy capacity of 523 GW (including 73 GW from Hydro) by 2030. It has been estimated that renewable energy will comprise 49% of India's total power generation by 2040. Over the last few years there has been an increase in percentage contribution of renewable energy to total installed capacity In 2013-2014 the contribution was 12.92% which was increased to 38.56% as of January 2022.

BUSINESS OVERVIEW

AGNI is in the business of execution of turn-key Solar PV Power Plant projects, including Design, Engineering, Supply, Installation & Commissioning (I&C) and Maintenance, for both Stand-alone and Grid Connected PV Systems from the conceptualization to completion stages.

Your Company was incorporated as "Agni Power And Electronics Private Limited" on August 25, 1995 under the provisions of Companies Act, 1956 with Registrar of Companies, Kolkata, West Bengal. The name of your company was changed to "Agni Green Power Private limited" vide a fresh certificate of Incorporation dated March 04, 2022. Subsequently, your company was converted into a Public Limited Company and name of your company was changed to "Agni Green Power Limited" vide fresh certificate of incorporation dated April 01, 2022.

We are an integrated solar energy solutions provider offering engineering, procurement and construction ("EPC") services, and operations and maintenance ("O&M") services to our customers. We also manufacture Solar Power Conditioning Unit, Solar Inverter (Hybrid & Grid Connected), Solar Maximum Power Point Tracking (MPPT) Charger, Remote Monitoring and Diagnostic System, Solar Photovoltaic Junction Box, Control Panel, Digital DC Energy Meter, Solar Adapter and Solar Pump Controller etc.

We have also expanded our footprints through four branch offices in Chhattisgarh, Assam, Mizoram and Tripura. Our key customers mainly include reputed Government organizations.

We provide high quality professional solutions, design and engineering services to our customers. Our highly skilled professionals and dedicated team are ever ready to deliver their efficient services. Agni provides technical expertise in the most efficient and cost-effective way, helping to ensure the highest degree of reliability and availability of the project. Having achieved certain degree of expertise after successfully executing various projects, we have an extremely



experienced and diverse set of professionally trained and qualified engineers having versed ability in tackling and providing solutions to our customers and capability to handle all requirements and installations even at the highest scale and magnitude.

AGNI's Leadership team consists of our promoters who have several decades of experience in the field of solar energy. This has made AGNI a highly acclaimed and trusted enterprise with a focus on innovation and sustained growth. We are having a professional managed team to execute our projects having vast techno-commercial knowledge and experience in the field of EPC.

OUR STRENGTHS

- Experience of execution of Solar Photovoltaic Power Plants.
- Working experience in hilly regions of North-East India, Chhattisgarh, West Bengal etc.
- In-house design set-up.
- In-depth knowledge of Safety and Environment.
- Highly qualified and skilled team.
- Working experience in harsh climate condition including coastal areas.
- Excellent quality team members, having strong hold on ISO and other Standards.

As suppliers of solar installations and ecological energy technology products, we deliver integrated sustainable SPV solutions for private and commercial use, as well as the public sector. That's what our 75 employees are committed to. Our product and services portfolio ranges from home/ street lighting systems to megawatt level power plants.

Our SPV products and power solutions are engineered for reliability and performance. Our workforce comprises of skilled technicians and specialized installers. We do not compromise on quality, performance and longevity of the systems we deliver.

We design them by combining components from leading producers with those we have developed and produced ourselves, in our modernized and fully equipped factory. Precise planning, meticulous selection of premium components and on-time delivery/ completion of projects — is our mantra.

AGNI has a dedicated R&D facility to research and develop new indigenous products. This enables us to customize our products as per customer requirements. Also, our R&D facility has helped us to avoid dependency on technology outsourcing and hence have full control on product quality and features.



FACTORS AFFECTING OUR RESULTS OF OPERATION

- Insufficient market reach.
- Heavy dependence on suppliers.
- High working capital requirement.
- Limited pricing power due to fragmentation in the industry.
- Growing Competition.
- Our ability to identify suitable projects and execute them in timely and cost effective manner.

OPPORTUNITIES

- Potential to provide other value based services.
- Expanding new geographical area.
- Opportunities in Indian Market.
- Government thrust for infrastructure development will boost in rise in demand.

THREATS & CHALLENGES

- Increased Competition from Big Players.
- Change in Government Policies.
- Rising labour wages.
- Margins may be constrained in the future.
- There are no entry barriers in our industry which puts us to the threat of competition from new entrants.

FINANCIAL AND OPERATIONAL HIGHLIGHTS

Your Company's total Profit after tax for the financial year 2021-22 is Rs. 21.90 lakhs as compared to profit after tax for the previous financial year being Rs. 10.56 lakhs.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

As required under Section 134(3)(q) of the Companies Act, 2013 read with Rule 8(5)(viii) of Companies (Accounts) Rules, 2014 the Company has in place proper and adequate internal financial control system commensurate with the size, scale, complexity and nature of its business operations. The Board has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records and the timely preparation of reliable financial disclosures.

The internal financial control systems of the Company are monitored and evaluated by the Directors with senior management on need based periodicity, deviations are identified and corrective actions are taken, wherever necessary. Present internal financial control measures are tested over time and no reportable material weakness in the design or operation was observed.



RISKS AND CONCERNS

Every business has both Risk and Return and they are inseparable. As a responsible management, the Company's principal endeavor is to maximize returns. The Company continues to take all steps necessary to minimize its expenses through detailed studies and interaction with experts. Our senior management identifies and monitors the risk on regular basis and evolves process and system to control and minimize it. With regular check and evaluation business risk can be forecasted to the maximum extent and thus corrective measures can be taken in time.

FINANCIAL PERFORMANCE & OPERATIONAL PERFORMANCE:

CAPITAL STRUCTURE:

The Paid-up Share Capital of the Company as on 31st March, 2022 is Rs. 1,428,480,00 divided into 1,42,84,800 Equity Shares of Rs. 10/- each fully paid up.

During the year the Company has not transfer any amount to Capital Reserve.

Fixed Assets:

During the financial year 2021-22, no new assets are acquired or built by the company.

Trade Receivables (Sundry Debtors):

Sundry debtors decreased to Rs. 1511.79 lakhs as on 31st March, 2022 as against Rs. 1763.95 lakhs debtors in the previous financial year.

Cash and Cash Equivalents:

Cash and Cash Equivalents stood to Rs. 274.51 lakhs as against Rs. 88.21 lakhs in the previous year.

Loans and Advances:

Long Term Loans and Advances is 999.05 lakhs in Current Financial Year compared to 1079.03 in previous year. Short Term Loans and Advances is Rs. 441.85 lakhs as against Rs. 617.86 lakhs in the previous financial year.

Non-Current Liabilities: Long term borrowings as on 31.03.2022 is Rs.242.52 lakh as against Rs.206.02 lakh in the previous year

Current Liabilities:

Short term borrowings as on 31st March, 2022 is Rs. 977.01 lakhs as against Rs. 929.26 lakhs in the previous Financial Year.

Trade Payables (Sundry Creditors)

Total outstanding dues to Creditors other than micro enterprises and small enterprises as on 31.03.2022 is Rs.288.18 lakh against Rs.695.54 lakh in the previous year.

B. OPERATIONAL RESULTS

Turnover:

During the financial year 2021-22 the turnover of the Company was Rs. 1539.678 lakhs and income from other sources as on 31st March, 2022 was 103.133 lakhs, as compared to the turnover of the company on



31st March, 2021 as 3444.233 lakhs and income from other sources was Rs. 82.75 lakhs in the previous financial year.

The turnover of the Company for the year under review was Rs. 1539.67 Lakh compared to Rs. 3444.23 Lakh in the previous year. During the year under report the Turnover has decreased by nearly 55.29%, however, net profit has increased by approx. 209.72%

Depreciation:

The Company has provided for depreciation of Rs. 25.85 lakhs during the financial year 2021-22 whereas depreciation of Rs. 79.48 lakhs was provided in the previous financial year.

Tax Expenses:

The Company's tax expenses of Rs. 5.60 lakhs plus Deferred Tax Rs.2.09 lakhs in the financial year 2021-22 whereas in the previous financial year tax expenses was Rs.13.25 lakhs and Deferred Tax Credit was Rs.9.94 lakh.

Net Profit:

The Net Profit of the Company after tax is Rs. 21.90 lakhs for the Financial Year 2021-22 as compared to Rs. 10.56 lakhs in the previous financial year.

Earnings per Share:

The Earnings per Share of the Company as on 31st March, 2022 is Rs. 0.26 per share for Face Value of Rs. 10/- as against Rs. 0.15 per share for Face Value of Rs. 10/- in the previous financial year.

ACKNOWLEDGEMENT

Your Directors wish to express their appreciation to the continued and kind co-operation received from the Banks, Government Authorities, Customers, Vendors and Shareholders during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the committed service of the Executives, staff and Workers of the Company. We look forward for the continued support of every stakeholder in the future.

For and on behalf of the Board AGNI GREEN POWER LIMITED

Sd/-

Dr.Kanak Mukhopadhyay Arup Kumar Mahanta Managing Director Whole-time Director DIN: 00254415 DIN: 00792851

Sd/-

Prabir Ranjan Karmakar Avishek Kumar Sinha Chief financial Officer Company Secretary

Place:- Kolkata Date 05/09/2022



ANNEXURE - I

Form AOC-1

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries

(Information in respect of each subsidiary to be presented with amounts in Rs.)

SL.NO	Particulars	Details
1	Series Number/Acquisition Number (if any)	-
2	Name of the Subsidiary	-
3	The date since when subsidiary was acquired	-
4	Reporting period for the subsidiary concerned, if - different from the holding company's reporting period	-
5	Reporting currency and Exchange rate as on the last date - of the relevant financial year in the case of foreign subsidiaries	-
6	Share capital	-
7	Reserves & Surplus	-
8	Total Assets	-
9	Total Liabilities	-
10	Investments	-
11	Turnover	-
12	Profit before Taxation	-
13	Provision for Taxation	-
14	Profit after Taxation	-
15	Proposed Dividend	-
16	Extent of shareholding (In Percentage)	-



Part "B": Associates and Joint Ventures Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures.

	Name of Associates/Joint Ventures	N/A
1	Latest audited Balance Sheet Date	-
2	Date on which the Associate or Joint Venture was Associated or Acquired	-
3	Shares of Associate/Joint Ventures held by the company on the year end: Number of Shares Amount of Investment in Associates/Joint Venture Extend of Holding (In Percentage)	
4	Description of how there is significant influence	-
5	Reason why the associate/joint venture is not consolidated	-
6	Net worth attributable to shareholding as per latest audited Balance Sheet	-
7	Profit/Loss for the year:	
1 11	Considered in Consolidation Not Considered in Consolidation	-

Place:- Kolkata Date 05/09/2022

Sd/Dr. Kanak Mukhopadhyay
(Managing Director)



ANNEXURE - II

FORM No. AOC-2 (Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

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

1. Details of contracts or arrangements or transactions not at arm's length basis

SN	Name(s) of	Nature of	Duration of	Salient terms	Justification	Date(s)	Amount	Date on
	the related	Contracts/	the Contracts/	of the	for	of	Paid as	which the
	Party and	Arrangements/	Arrangements/	contracts or	entering	Approval	Advances	special
	Nature of	Transactions	Transactions	arrangements	into such	by the	if Any	resolution
	Relationship			or	contracts	Board		was passed
				transactions	or			in General
				including the	arrangements			Meeting as
				value, if any	or			required
					transactions			under the
								first proviso
								to sec 188
-	-	-	-	-	-	-	-	-

2. Details of material contracts or arrangement or transactions at arm's length basis

SN	Name(s) of the related Party and Nature of Relationship	Nature of Contracts/ Arrangements/ Transactions	Duration of the Contracts/ Arrangements/ Transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Date(s) of Approval by the Board, if any	Amount Paid as Advances if Any
-	-	-	-	-	-	-

Place:- Kolkata Date 05/09/2022

Sd/Dr. Kanak Mukhopadhyay
(Managing Director)



INDEPENDENT AUDITORS' REPORT

To the Members of Agni Green Power Pvt. Ltd.

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of AGNI GREEN POWER PRIVATE LIMITED (CIN• U40106WB1995PTC073701) ("the company"), which comprise the Balance Sheet as at 31st March, 2022, Statement of Profit and Loss and statement of Cash Flow 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 "financial statements").

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 in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, and its financial performance, and its cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matter

We draw attention to:

- a) Note 12 of the financial statements which discloses non-current investments which are not tested for impairment, if any.
- b) Note 17 of the financial statements which discloses Trade receivables for which balance confirmations are not available. This fact has also been disclosed in Para 13 of Note 27 of the financial statements.

Our opinion is not modified in respect of above matters.



Information Other than Financial Statements and Auditor's Report Thereon

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

Our opinion on the financial statements does not 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.

When we read the Board report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance and describe actions applicable under the applicable laws and regulations.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors 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 the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so. Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

• Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material



misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances.
- 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 event(s) or condition(s) that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (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

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books
- (c) The Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.



- (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on 31st March, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164(2) of the Act.
- (f) According to MCA Notification No. G. S. R. 583(E) dated 13.06.2017, reporting under clause (f) of subsection 3 of section 143 of the Companies Act, 2013, in respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, is not applicable to the Company since it neither has turnover exceeding Rs. 50 Crores as per latest audited financial statement nor it has aggregate borrowings from banks or financial institutions or anybody corporate at any point of time during the financial year more than Rs. 25 Crore.
- (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 in respect of remuneration payable by a public company, in our opinion and to the best of our information provisions of section 197 applies to public companies only and the Company is a private limited company, therefore, there is nothing reportable.
- (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, in our opinion and to the best of our information and according to the explanations given to us:
 - (i) The company has no pending litigations on its financial position in its financial statements;
 - (ii) The company did not have any long-term contracts including derivative contract for which there were any material foreseeable losses;
 - (iii) There is no amount which is required to be transferred to the Investor Education and Protection Fund.
 - (iv) (a) The management has represented that, to the best of its' knowledge and belief, other than as disclosed in the notes to the accounts, 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 entity(ies), 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 its' knowledge and belief, other than as disclosed in the notes to the accounts, 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; and



- (c) Based on audit procedures which we considered reasonable and appropriate in the circumstances, nothing has come to their notice that has caused them to believe that the representations under subclause (a) and (b) contain any material mis-statement.
- (v) The company has not declared or paid any dividend during the year in contravention of the provisions of section 123 of the Companies Act, 2013.

For Bijan Ghosh & Associated Chartered Accountants FRN.323214E

Sd/-

(Bijan Ghosh)

Proprietor

Membership No. 9491

Place: Kolkata.

Date: 01.09.2022

UDIN

22009491AQPEWO6442

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107

(CIN - U40106WB1995PTC073701)

BALANCE SHEET AS ON 31ST MARCH, 2022

Particulars	Note No.	Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
		Rs.	Rs.
A EQUITY AND LIABILITIES			
1 Shareholders' funds			
(a) Share capital	2	142,848,000	71,424,000
(b) Reserves and surplus	3	123,332,501	192,566,513
(c) Money Received against share warrents		_ ´ _	_ ´ _
2 Share application money pending allotments		_	_
3 Non-current liabilities			
(a) Long-term borrowings	4	24,250,160	20,602,348
(b) Deferred tax liabilities (net)	5	2 1,22 0,100	
(c) Other Long Term Liabilities	6	264,750	232,000
	0	204,730	232,000
(d) Long term provision		-	
4 Current liabilities	_	07.700.640	02.025.756
(a) Short Term Borrowings	7	97,700,649	92,925,758
(b) Trade payables	8		
(A) total outstanding dues of micro enterprises and small enterprises			
(B) total outstanding dues of Creditors other than micro enterprises and small enterprises		28,818,232	69,554,246
(c) Other current liabilities	9	9,729,528	15,126,953
(d) Short-term provisions	10	215,429	2,465,318
TOTAL A		407.450.040	464.00=42
B ASSETS TOTAL		427,159,249	464,897,136
1 Non-current assets			
(¿Property, Plant and Equipment and Intangible assets			
(i) Property, Plant and Equipment	11	37,284,411	38,997,521
(ii) Intangible assets	11	890,341	1,478,685
(iii) Capital Work in progress	11	-	-
(iv) Intangible Assets under Development		-	-
(b) Non-current investments	12	13,006	13,006
(c) Deferred Tax Assets	13	599,213	808,620
(d) Long term loans and Advances	14	99,904,568	107,902,979
(e) Other Non Current Assets	15	1,133,096	37,813,731
2 Current assets			
(a) Current Investments			
(b) Inventories	16	64,519,489	30,879,685
(c) Trade receivables	17	151,179,238	176,395,734
(d) Cash and cash equivalents	18	27,450,753	8,821,624
(e) Short-term loans and advances	19	44,185,135	61,785,551
(f) Other Current Assets	20	,100,100	-
TOTAL		427,159,249	464,897,136
Significant Accounting Policies Other Disclosures	28		
Other Disclosures Additional Regulatory Information	28		
See accompanying notes forming part of the financial statements		0	((
in terms of our report attached.	FOR A	GNI GREEN POWER PVT.	`
For Bijan Ghosh & Associates	IONA	Date 05.09.2022	
Chartered Accountants		Date 05:07:2022	
FRN- 323214E		Sd/-	Sd/-
* NNT - J2J2 TE			
6.1/		Kanak Mukhopadhyay	Arup Kr Mahanta
Sd/-		(MANAGING DIRECTOR)	(WT DIRECTOR)
Bijan Ghosh		DIN - 00254415	DIN: 00792851
•			
Membershin No. 9401		DIN - 00234413	DIN. 00732031

Sd/-

Avishek Kr. Sinha

Company Secretary (M.No.A68136)

Prabir Ranjan Karmakar

Chief Financial Officer

Date: 01.09.2022

Membership No. 9491 Place: Kolkata

UDIN: 22009491AQPEWO6442

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

STATEMENT OF PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31st MARCH 2022

	Particulars	Note No.	Figures for the current reporting period	Figures for the previous reporting period
			Rs.	Rs.
I	Revenue from operations (gross)	21	153,967,868	344,423,320
	Less: Excise Duty Revenue from operations (net)		153,967,868	344,423,320
П	Other Income	22	10,313,300	8,275,770
Ш	Total Income (I+II)		164,281,168	352,699,090
IV	Expenses			
	(a) Cost of materials consumed (b) Purchase of Stock in Trade	23	80,429,080	224,295,583
	(c) Changes in inventories of finished goods, work-in- progress and stock-in-trade	24	(29,594,364)	7,882,087
	(d) Employee benefits expenses	25	31,965,305	34,386,643
	(e) Finance costs	26	11,155,486	12,913,002
	(f) Depreciation and amortisation expenses	11	2,585,264	7,948,191
	(g) Other expenses	27	64,780,951	63,887,662
	Total Expenses		161,321,723	351,313,168
v	Profit before exceptional and extraordinary iteam and tax		2,959,445	1,385,923
VI	Exceptional Iteams		ie:	192
VII	Profit before extraordinary iteam and tax		2,959,445	1,385,923
VIII	Extraordinary Iteams		190	(2)
IX	Profit before Tax		2,959,445	1,385,923
X	Tax Expense:		-0.00000000000000000000000000000000000	
	(a) Current tax expense		560,049	(1,324,544
	(b) Deferred tax		209,407	994,167
XI	Profit / (Loss) for the period from continuing operations		2,189,989	1,055,546
	Profit / (Loss) from discontinuing operations		***	
XIII	Tax from discontinuing operations		120	-
XIV	Profit/ (Loss) from discontinuing operations		1 .	
ΧV	Profit/ (Loss) for the Period		2,189,989	1,055,546
XVI	Earning per equity share:			
	(1) Basic		0.26	0.15
	(2) Diluted		0.26	0.15
Sign	ificant Accounting Policies	1		
Othe	r Disclosures	28		
Add	itional Regulatory Information			

In terms of our report attached. For Bijan Ghosh & Associates Chartered Accountants FRN- 323214E

Sd/-Bijan Ghosh Proprietor

UDIN: 22009491AQPEWO6442

Membership No. 9491 Place: Kolkata Date: 01.09.2022 FOR AGNI GREEN POWER PVT. LTD. Date 05.09.2022

Sd/-Kanak Mukhopadhyay (MANAGING DIRECTOR) DIN - 00254415

Prabir Ranjan Karmakar Chief fiancial Officer Sd/-Arup Kr Mahanta (WT DIRECTOR) DIN: 00792851

Sd/-Avishek Kr. Sinha Company Secretary (M.No.A68136)

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH, 2022

	Figures as at the	Figures as at the end of
	end of current	previous reporting period
	reporting period	previous reporting period
2 050 445		1,385,923
2,939,443		1,363,923
2.595.264		7.049.101
2,383,264		7,948,191
(1.174.500)		(2.252.225)
I ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '		(2,252,335)
		12,913,002
		19,994,781
		(71,605,061)
		21,053,265
		19,691,732
20,471,213		(10,865,284)
-		(215,452)
	20,471,213	(11,080,736)
(283,810)		(127,884)
- 1		-
-		-
1,174,509		2,252,335
	890,699	2,124,451
3.647.812		2,153,324
, ,		(10,640,975)
		(12,913,002)
(11,133,100)		(12,713,002)
	(2 732 783)	(21,400,653)
	(2,132,163)	(21,700,033)
	18,629,129	(30,356,938)
8,821.624		39,178,561
27,450,753	18,629,129	8,821,624
	3,647,812 4,774,891 (11,155,486)	2,585,264 - (1,174,509) 11,155,486 15,525,687 86,935,909 (33,639,804) (48,350,578) 20,471,213 - 20,471,213 - 20,471,213 - 20,471,213 - (283,810) 1,174,509 890,699 3,647,812 4,774,891 (11,155,486) - (2,732,783) 18,629,129

Note - Cash and cash equivalents referred to in the above cash flow statement consists of cash in hand and balances with banks including deposits maintained by the company with banks as shown in Note 18 to the these financial statements.

For Bijan Ghosh & Associates FOR AGNI GREEN POWER PVT. LTD.
Chartered Accountants Date 05.09.2022

FRN- 323214E Sd/- Sd/-

Sd/-Kanak MukhopadhyayArup Kr MahantaBijan Ghosh(MANAGING DIRECTOR)(WT DIRECTOR)ProprietorDIN - 00254415DIN: 00792851Membership No. 9491Sd/-Sd/-

 Place: Kolkata
 Prabir Ranjan Karmakar
 Avishek Kr. Sinha

 Date: 01.09.2022
 Chief fiancial Officer
 Company Secretar

Date: 01.09.2022 Chief fiancial Officer Company Secretary UDIN: 22009491AQPEW06442 (M.No.A68136)

AGNI GREEN POWER PVT. LTD.

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN-U40106WB1995PTC073701)

NOTE TO FINANCIAL STATEMENT FOR THE PERIOD ENDED 31st MARCH, 2022

Note 1: SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

1. Company background

Agni Power and Electronics Pvt. Ltd. (the Company) is a private company, domicile in India and incorporated under the provisions of the Companies Act, 1956. The Company is engaged in the business of manufacture/assembly of Solar Photovoltaic Power Plants, Solar Lamps and other Solar products and erection, installation and servicing the same. The Company is a Small and Medium Sized Company (SMC) as defined in the General Instructions in respect of Accounting Standards as notified under the Companies (Accounting Standards) Rules, 2006 and the relevant provisions of the Companies Act 2013. Accordingly the Company complies with the Accounting Standards as applicable to a Small and Medium Sized Company.

2. SIGNIFICANT ACCOUNTING POLICIES:

Basis of Preparation :

The financial statements of the Company have been prepared in accordance with the generally accepted accounting principles (GAAP) in India using the Historical Cost convention on accrual basis. These financial statements have been prepared to comply in all material aspects with the accounting standards specified under section 133 of the Companies Act, 2013 read with Rule 7 of Companies (Accounts) Rules, 2014 and the relevant provisions of The Companies Act, 2013. The accounting policies adopted in the presentation of the financial statements are consistent with those followed in the previous year.

b. Current & non-current classification and operating cycle:

All the Assets and Liabilities have been classified as Current or Non-Current as per the Company's normal operating cycle and other criteria set out in the Schedule III to The Companies Act 2013. Based on the present activities of the Company the classification between Current and Non-Current Assets and Liabilities has been made on the basis of twelve months.

c. Use of Estimates :

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

d. Fixed Assets :

Tangible Assets:

Fixed Assets are stated at cost of acquisition and amounts added on revaluation less accumulated depreciation and impairment loss, if any. Cost comprises the purchase price and any cost directly attributable to bringing the asset to its working condition for its intended use.

Subsequent expenditure related to an item of fixed assets is added to its book value only if it increases the future benefits from the existing asset beyond its previously assessed standard of performance. Projects under which assets are not ready for their intended use are shown as Capital Work-in-Progress.

Intangible Assets

Intangible assets are stated at cost of acquisition less accumulated amortization/depletion and impairment loss, if any. The cost comprises purchase price and any cost directly attributable to bringing the asset to its working condition for the intended use and adjustments arising from exchange rate variations attributable to the intangible assets.

e. Depreciations and amortizations

Depreciation on tangible fixed assets are provided on Written Down Value Method (WDV) based on useful life of the assets as prescribed in Schedule II of the Companies Act, 2013 and considering residual value to be 5% of cost and in cases where written down value as on 31.03.2014 was less than 5% of cost, Re.1 for each individual/block of assets (as the case may be). Depreciation on fixed assets added/disposed-off during the year is provided on pro-rata basis with respect to date of acquisition/ disposal.

Amortization/Depreciation on intangible fixed assets are provided on Written Down Value Method (WDV) based on useful life of the assets and considering residual value to be 5% of cost and in cases where written down value as on 31.03.2014 was less than 5% of cost, Re. 1 for each individual/block of assets (as the case may be). Useful life of the asset is the period over which the asset is expected to be available for use.

Leasehold improvement, wherever applicable, is amortized on a straight-line basis over the period of lease. No scrap value is considered while depreciating the same.

In case of impairment, if any, depreciation is provided on the revised carrying amount of the assets over its remaining useful life.

Amortisation is calculated to write-off the cost of intangible assets less their estimated residual values using the written-down method over their estimated useful lives, and is recognised in Statement of profit or loss. The estimated useful lives for current and comparative periods are as follows:

- i) Technology Development Charges: over the lease period i.e., 10 years
- ii) Software Licenses: 5 years
- iii) Technical knowhow: 5 years

f. Investment

Investments, which are readily realizable and intended to be held for not more than a year from the date on which such investments are made, are classified as current investments. All other investments are classified as long-term investments. Non-current investments are carried at cost. Provision for diminution in the value of non-current investments is made only if such reduction is other than temporary.

g. <u>Borrowing Costs</u>

Borrowing costs that are attributable to the acquisition or constructions of qualifying assets are capitalized as part of the cost of the assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. All other borrowing costs are charged to revenue.

h. Income Recognition:

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured.

- (i) Sale of Products Income is recognized on the basis of the invoices raised on successful installation and commissioning of a solar photovoltaic power plant project for solar powered electrification or on dispatch of a solar powered product to a customer.
- (ii) Rendering of Service Revenue is recognized on completion of rendering of the service in terms of the relevant work order.
- (iii) Interest Interest from bank deposits is recognized as per certificate of income received from bank on time proportion basis or interest credited to bank account.
- (iv) Other Income and Dividend These are recognized on receipt basis.

i. Foreign Currency transactions:

Initial Recognition: Foreign currency transactions are recorded in the functional currency by applying the spot exchange rate between the functional currency and the foreign currency at the date of the transaction. Foreign currency monetary items outstanding at the Balance Sheet date are restated at year end rates. Gain / Loss arising there from and arising on conversion at point of realization have been booked to Foreign Exchange Fluctuation Account in accordance with AS11.

j. <u>Inventories</u>

Inventories have been valued at lower of cost or net realizable value in accordance with AS-2 applying first-in-first-out method (FIFO). The cost of inventories comprise all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Net realizable value is the estimated selling price in ordinary course of business, less estimated costs of completion and the estimated costs necessary to make sale.

k. Employee Benefits

Short term benefits: these are employee benefits (other than termination benefits) that are due to be settled within twelve months after the end of the period in which the employees render the related service. All undiscounted amount of short term benefits accounted for on accrual basis.

Post-Employment Benefits: Defined Contribution Plans: defined contribution plans are post-employment benefit plans under which an entity pays fixed contributions into a separate entity (a fund) and will have no legal or constructive obligation to pay further contributions if the fund does not hold sufficient assets to pay all employee benefits relating to employee service in the current and prior periods. The Company makes specific contribution towards Provident Fund, Pension Scheme and Gratuity Scheme. These are recognized as expense in profit and loss account during the period in which the employee renders the related service.

Income Taxes:

Provisions for both current and deferred taxes are made in the books. Current tax is measured on the basis of taxable income using applicable tax rates and tax laws. Current tax for current and prior periods, to the extent unpaid, is recognized as a liability. If the amount already paid in respect of current and prior periods exceeds the amount due for those periods, the excess are recognized as an asset. Deferred tax is recognized subject to the consideration of prudence. In respect of deferred tax is the tax effect on temporary (timing) differences being the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods and is measured using tax rates and laws that have been enacted or substantively enacted by the Balance Sheet date. Deferred tax assets are reviewed at each Balance Sheet date to reassess its realization.

m. <u>Provisions, Contingent Liabilities and Contingent Assets</u>

Provision is recognized in the accounts when there is a present obligation as a result of past event(s) and it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Provisions are recognized at undiscounted present value of the best estimate required to settle the obligation at the reporting date. These estimates are reviewed at each reporting date and adjusted to reflect the current best estimates.

Contingent liabilities are disclosed unless the possibility of outflow of resources is remote.

Contingent assets are neither recognized nor disclosed in the financial statement.

n. Impairment of Financial Assets

The Company assesses on a forward-looking basis the expected credit loss associated with its financial assets which are not fairly valued through profit or loss. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

AGNI GREEN POWER PRIVATE LIMITED
114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107
(CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note -2. SHARE CAPITAL

Particulars	Figures as at the end of c period	urrent reporting	Figures as at the end of previous reporting Period		
	Number of shares	Rs.	Number of shares	Rs.	
(a) Authorised					
2,00,00,000 Equity shares of Rs.10/- each with voting rights	20,000,000	200,000,000	10,000,000	100,000,000	
	20,000,000	200,000,000	10,000,000	100,000,000	
(b) Issued, Subscribed and Paid up 1,42,84,800 Equity shares of Rs.10 each with voting rights	14,284,800	142,848,000	7,142,400	71,424,000	
Total	14,284,800	142,848,000	7,142,400	71,424,000	
List	t of Shareholders holding n	nore than 5% share	capital		
Name of Shareholders	No. of Shares	%	Value/Share	Total Value	
1) Kanak Mukhopadhyay	5,579,800	39.06%	10	55,798,000	
2) Arup Kumar Mahanta	2,617,000	18.32%	10	26,170,000	
3) Chandana Saha	1,456,640	10.20%	10	14,566,400	
4) Hiranmay Saha	1,240,000	8.68%	10	12,400,000	
5) Aban Saha	2,856,960	20.00%	10	28,569,600	
TOTAL	13,750,400	76.26%		137,504,000	

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NOTE 2A. SHARES HELD BY PROMOTORS

Current Reporting Period					
Sr No.	Promotor's Name	No of shares	% of total shares	% Change during the year	
1	Kanak Mukhopadhyay	5,579,800	39.06	(1.57)	
2	Arup Kumar Mahanta	2,617,000	18.32	(0.78)	
3	Chandana Saha	1,456,640	10.20	(21.40)	
4	Hiranmay Saha	1,240,000	8.68	0.00	
5	Aban Saha	2,856,960	20.00	20.00	

Previous reporting Period					
Sr No. Promotor's Name No of shares % of total shares % Change during t					
1	Kanak Mukhopadhyay	2,901,600	40.63	-	
2	Arup Kumar Mahanta	1,364,000	19.10	-	
3	Chandana Saha	2,256,800	31.60	-	
4	Hiranmay Saha	620,000	8.68	-	
5	Aban Saha	-	-	-	

NOTE- 2B. STATEMENTS OF CHANGES IN EQUITY

Current Reporting Period						
Balance at the beginning of the current reporting period	Capital due to prior period error	the current		Balance at the end of the current reporting period		
71,424,000	-	71,424,000	71,424,000	142,848,000		

Previous reporting Period						
Balance at the beginning of the previous reporting period	Capital due to prior	the previous	Equity Share	Balance at the end of the previous reporting period		
71,424,000	0	71,424,000	0	71,424,000		

In terms of our report attached. For Bijan Ghosh & Associates Chartered Accountants

FOR AGNI GREEN POWER PVT. LTD. Date 05.09.2022

FRN- 323214E

Kanak Mukhopadhyay (MANAGING DIRECTOR) DIN - 00254415

Arup Kr Mahanta (WT DIRECTOR) DIN: 00792851

Sd/-Bijan Ghosh

Proprietor Membership No. 9491

Avishek Kr. Sinha Company Secretary (M.No.A68136)

Place: Kolkata

Prabir Ranjan Karmakar Chief Financial Officer

Date: 01.09.2022 UDIN: 22009491AQPEWO6442

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

Note 3 RESERVES AND SURPLUS

Particulars		Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
		Rs.	Rs.
(A) General Reserve			
Opening balance		28,122,456	28,122,456
Add: Additions during the year			-
Closing balance		28,122,456	28,122,456
(B) Surplus / (Deficit) in Statement of Profit and Loss			
Opening balance		164,444,057	163,388,511
Add: Profit / (Loss) for the year		2,189,989	1,055,546
Less: Bonus Equity issued		71,424,000	-
Less:- Proposed Equity Dividend		-	-
Less: - Transferred to General Reserve		-	-
Closing balance		95,210,045	164,444,057
	Total	123,332,501	192,566,513

Note 4 LONG TERM BORROWINGS

Particulars	Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
	Rs.	Rs.
SECURED LOANS Term Loan from Bank/Financial Institutions (A) Rupee Term Loan from State Bank of India (sanctioned Rs.175.00 Lacs in FY 2016-17), is primarily secured by way of equitable mortgage on immovable property (commercial building) total area: 10566 sq.feet, built-up area: 9298 sq. feet, survey no./ house no.: Unit No. 7, Srijan Industrial Logistic Park at Domjur, Howrah, West Bengal. (the term loan is to be repaid in 60 monthly instalments commencing on 01.11.2017 till 01.10.2022.)		2,241,793
(B) Working Capital Term Loan from State Bank of India (sanctioned Rs.0.80 crores in 2020-21) under the scheme Common COVID -19 Emergencies Credit Line (CCECL-WCTL) (Security - As per the security details in Note 7) (tenor is 24 months. A moratorium of 06 months from the date of initial disbursement. Repayble in 18 equal monthly installment of Rs.4,44,444) (portion of the term loan with current maturity is not quantified)	-	945,518
(C) Working Capital Term Loan from State Bank of India (sanctioed Rs.1.48 crores in 2020-21) under the scheme Guranteed Emergencies Credit Line (GECL-WCTL) (Security - As per the security details in Note 7) (tenor is 60 months. A moratorium of 24 months from the date of initial disbursement. Repayble in 36 equal monthly installment of Rs.4,11,112) (portion of the term loan with current maturity is not quantified)	9,963,804	14,893,017
(D) Additional Working Capital Term Loan from State Bank of India (A/c. 40400639158) (sanctioned Rs0.73 crores in 2021-22) under scheme GECL 10% (Tenor 60 months, 24 months Moratorium and 36 months Equal Instalment and Interest to be serviced as and when charged. RoI 1% above EBLR, effective rate 7.65% Max 9.25%)	7,347,430	-

NOTES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

UNSECURED LOANS		
Term Loan from Bank/Financial Institutions		
From Aditya Birla Finance Ltd Rs.2500000 - repayable in 36 EMI of Rs.90381	1,754,642	
From Bajaj Finserv - Rs.2674000 - repayable in 36 EMI of Rs.95335	1,791,221	
From IDFC - Rs. 3157667 - repayable in 36 EMI of Rs.112168	288,036	1,438,916
From Hero Fincorp - Rs.2537500 - repayable in 24 EMI of Rs.127912	-	
From Fullerton India - Rs.1525890 - repayable in 24 EMI of Rs.76548	3,105,027	
From Standard Chartered Bankl - Rs. 5000000 - repayable in 24 EMI of Rs.249621	-	726,933
From Tata Capital - Rs.2074917 - repayable in 24 EMI of Rs.101910	-	246,080
From IIFL - Rs.2512643 - repayable in 8 EMI of Rs. 145351 and 8 EMI of Rs.59632	-	110,091
Loan from Director & Relatives	-	-
There is no continuing default in either in payment of interest or in repayment of principal		
TOTAL	24,250,160	20,602,348

Note 5 DEFERRED TAX LIABILITIES(Net)

Particulars		Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
		Rs.	Rs.
Difference between book and tax depreciation		_	
Balance at the beginning of the year		-	185,547
Add: Addition during the year		-	-
Less: reduction during the year		-	(994,167)
Less: Transferred to Deferred Tax Asset (Net)		-	808,620
		-	-
	TOTAL	-	-

Note 6 OTHER LONG TERM LIABILITIES

Particulars		Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
		Rs.	Rs.
Security Deposit from Agents Security Deposit from Vendors		232,000 32,750	232,000
	TOTAL	264,750	232,000

Note 7 SHORT TERM BORROWINGS

Particulars	Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
	Rs.	Rs.
Current Maturity of Term Loan from Banks/Financial Institutions (Secured)	3,217,349	3,300,000
(A) Rupee Term Loan from State Bank of India (sanctioned Rs.175.00 Lacs in FY 2016-		
17), is primarily secured by way of equitable mortgage or immovable property (commercial building) total area: 10566 sq feet, built-up area: 9298 sq. feet, survey no./house no.: Unit No 7, Srijan Industrial Logistic Park, at Domjur, Howrah, West Bengal. (The term loan is to be repaid in 60 monthly instalments commencing on 01.11.2017 till 01.10.2022) (B) Working Capital Term Loan from State Bank of India (sanctioned Rs. 0.80 crores in		5 064 000
(B) Working Capital Term Loan from State Bank of India (sanctioned Rs. 0.80 crores in 2020-21)	1,201,078	5,064,000
(tenor is 24 months. A moratorium of 06 months from the date of initial disbursement. Repayble in 18 equal monthly installment of Rs.4,44,444)	-	-

NOTES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

(C) Working Capital Term Loan from State Bank of India (sanctioed Rs.1.48 crores in 2020-21) under the scheme Guranteed Emergencies Credit Line (GECL-WCTL) (Security - As per the security details in Note 7) (tenor is 60 months. A moratorium of 24 months from the date of initial disbursement. Repayble in 36 equal monthly installment of Rs.4,11,112) (portion of the term loan with current maturity is not quantified)	4,111,120	- - -
Working Capita Borrowing from State Bank of India, repayable on demand (A) Open Cash Credit (OCC) (sanctioned limit Rs. 8.00 crore) - (B) Foreign Currency Demand Loan (sanctioned limit US\$ - 0.55 crore within the limit of Rs. 8.00 crores above) - Security against secured term loans and working capital borrowing: Primary: First Hypothecation charge over entire stock and receivables of the company on pari-passu basis with other working capital lenders. Collateral: (a) equitable mortgage of immovable property (commercial building) having total area 2100 and 01 open car parking space under the roof measuring 130 sq. ft. "Piyali Appartment" 1st floor, Unit No. 1 at premises No. 114, Rajdanga Gold Park, P.S & P.O - Kasba, Kolkata 700107 (b) Lien on STDR of Rs. 0.89 crores swtanding in the name of Company (C) Hypothecation of Plant & machinery equipments - WDV of Rs. 0.07 crores (d) equitable mortgage of immovable property (commercial space) having total area 10566 sq. ft, Built-up area 9298 sq.ft. at Srijan Industrial Logistic Park, NH-6, Kona Expressway, Howrah 711302 (d) equitable mortgage of immovable property 366463 sq. mtr G+3 storied residential property on a land measuring 02 cottah 15 chittack and 13 sq.ft. under Mouza - Madurdah, J L No12, R. S. No212, Touzi No.2998 in R.S Khatian No. 139, R.S. Dag No. 446, Premises No. 477, Hosseinpur, Kolkata 700107	36,727,601 41,673,500 - -	73,285,100
TOTAL	86,930,648	81,649,100

Note 7 SHORT TERM BORROWINGS (Contd....)

Particulars	Figures as at the end of current reporting period	Figures as at the end of previous reporting Period
	Rs.	Rs.
Current Maturity of Term Loan from Banks/Financial Institutions (Unsecured)	1 150 000	0.50.145
From IDFC - Rs. 3157667 - repayable in 36 EMI of Rs.112168	1,150,880	953,147
From Hero Fincorp - Rs. 2537500 - repayable in 24 EMI of Rs.127912	511	1,387,983
From Fullerton India - Rs. 1525890 - repayable in 24 EMI of Rs.76548	-	833,961
From Standard Chartered Bank - Rs. 5000000 - repayable in 24 EMI of Rs.249621	726,933	2,603,807
From Tata Capital - Rs. 2074917 - repayable in 24 EMI of Rs.101910	239,359	1,071,292
From IIFL - Rs. 2512643 - repayable in 8 EMI of Rs.167113, 8 EMI of Rs. 59632	44,546	1,126,468
From Bajaj Finserv - Rs. 2674000 - repayable in 36 EMI of Rs.95335	767,060	-
From Aditya Birla Finserv Ltd Rs.2500000 - repayable in 36 EMI of Rs.90381	699,977	-
	-	-
There is no continuing default in either in payment of interest or in repayment of principal		
Unsecured		
From Directors & Shareholders	7,140,736	3,300,000
(Payble on demand)		
TOTAL	97,700,649	92,925,758

NOTES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

Note 8 TRADE PAYABLE

Particulars	Figures as at the end of current reporting	Figures as at the end of previous	
	period	reporting Period	
	Rs.	Rs.	
Total outstanding dues to Micro and Small Enterprises	-	-	
Total outstanding to Creditors other than Micro and Small Enterprises	28,818,232	69,554,246	
Tot	al 28,818,232	69,554,246	

Note 9 OTHER CURRENT LIABILITIES

Particulars			Figures as at the end of previous reporting Period
		Rs.	Rs.
Payable for Capital Goods		525,000	525,000
Statutory Liabilities		418,291	528,805
Advance from Customers		35,412	1,349,351
Other Advances		-	-
Others Liabilities for Expenses		8,750,825	12,723,798
	Total	9,729,528	15,126,953

Col Provision - Others Interest accrued but not due 146,390 149,897 Other Payables	Particulars		Figures as at the end of current reporting period	Figures as at the end of previous reporting Period	
Provision for LIC Group Gratuity Premium 69,039 2,315,421 (c) Provision - Others 69,039 2,315,421 Interest accrued but not due 146,390 149,897 Other Payables - - Audit Fees Payable - - Total 215,429 2,465,318 In terms of our report attached. FOR AGNI GREEN POWER PVT. LTD. Prospijan Ghosh & Associates FOR AGNI GREEN POWER PVT. LTD. Chartered Accountants Date 05.09.2022 FRN- 323214E Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Proprietor DIN - 00254415 DIN: 00792851 Membership No. 9491 Sd/- Sd/- Prabir Ranjan Karmakar Chief Financial Officer Company Secretary			Rs.	Rs.	
(c) Provision - Others Interest accrued but not due 146,390 149,897 Other Payables - - - Audit Fees Payable - - - In terms of our report attached. FOR AGNI GREEN POWER PVT. LTD. For Bijan Ghosh & Associates FOR AGNI GREEN POWER PVT. LTD. Chartered Accountants Date 05.09.2022 FRN- 323214E Sd/- Sd/- Sd/- Sd/- Membership No. 9491 Membership No. 9491 Sd/- Sd/- Place: Kolkata Prabir Ranjan Karmakar Avishek Kr. Sinha Ompany Secretary	(a) Provision for employee benefits				
Interest accrued but not due	Provision for LIC Group Gratuity Premium		69,039	2,315,421	
Other Payables Audit Fees Payable Total Total 215,429 2,465,318 In terms of our report attached. For Bijan Ghosh & Associates Chartered Accountants FOR AGNI GREEN POWER PVT. LTD. Date 05.09.2022 FRN- 323214E Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Manak Mukhopadhyay Arup Kr Mahanta Bijan Ghosh Proprietor McMAGING DIRECTOR Managing DI	(c) Provision - Others				
Audit Fees Payable Total Tot	Interest accrued but not due		146,390	149,897	
Total 215,429 2,465,318	Other Payables		-	-	
In terms of our report attached. For Bijan Ghosh & Associates Chartered Accountants FOR AGNI GREEN POWER PVT. LTD. Date 05.09.2022 FRN- 323214E Sd/- Sd/- Kanak Mukhopadhyay Arup Kr Mahanta Bijan Ghosh (MANAGING DIRECTOR (WT DIRECTOR) Proprietor Membership No. 9491 Sd/- Place: Kolkata Date 05.09.2022 Sd/- Kanak Mukhopadhyay Arup Kr Mahanta Sd/- Sd/- Sd/- Sd/- Sd/- Prabir Ranjan Karmakar Avishek Kr. Sinha Company Secretary	Audit Fees Payable		-	-	
In terms of our report attached. For Bijan Ghosh & Associates Chartered Accountants FOR AGNI GREEN POWER PVT. LTD. Date 05.09.2022 FRN- 323214E Sd/- Sd/- Kanak Mukhopadhyay Arup Kr Mahanta Bijan Ghosh Proprietor Managing Director Membership No. 9491 Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Warup Kr Mahanta Warup Kr Mahanta Warup Kr Mahanta Managing Director DIN - 00254415 DIN: 00792851 Sd/- Sd/- Place: Kolkata Prabir Ranjan Karmakar Date: 01.09.2022 Chief Financial Officer Company Secretary					
FOR AGNI GREEN POWER PVT. LTD. Chartered Accountants FOR AGNI GREEN POWER PVT. LTD. Date 05.09.2022 FRN- 323214E Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Manak Mukhopadhyay Arup Kr Mahanta (MANAGING DIRECTOR (WT DIRECTOR) Proprietor DIN - 00254415 DIN: 00792851 Membership No. 9491 Sd/- Place: Kolkata Date: 01.09.2022 Sd/- Prabir Ranjan Karmakar Avishek Kr. Sinha Company Secretary		Total	215,429	2,465,318	
Chartered Accountants					
FRN- 323214E Sd/- Sd/- Sd/- Kanak Mukhopadhyay Arup Kr Mahanta Bijan Ghosh (MANAGING DIRECTOR) (WT DIRECTOR) Proprietor DIN - 00254415 DIN: 00792851 Membership No. 9491 Sd/- Sd/- Place: Kolkata Prabir Ranjan Karmakar Avishek Kr. Sinha Date: 01.09.2022 Chief Financial Officer Company Secretary	ů .		FOR AGNI GREEN POWER PVT. LTD.		
Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Sd/- Sd/-			Date 05.09.2022		
Sd/- Bijan Ghosh Proprietor Membership No. 9491 Sd/- Place: Kolkata Date: 01.09.2022 Kanak Mukhopadhyay (MANAGING DIRECTOR) (WT DIRECTOR) DIN: 00792851 Sd/- Sd/- Prabir Ranjan Karmakar Chief Financial Officer Cmanagement of the properties of t	FRN- 323214E				
Bijan Ghosh Proprietor DIN - 00254415 DIN: 00792851 Membership No. 9491 Sd/- Place: Kolkata Date: 01.09.2022 Chief Financial Officer (WT DIRECTOR) DIN: 00792851 Sd/- Sd/- Avishek Kr. Sinha Company Secretary			Sd/-	Sd/-	
Proprietor DIN - 00254415 DIN: 00792851 Membership No. 9491 Sd/- Place: Kolkata Prabir Ranjan Karmakar Avishek Kr. Sinha Date: 01.09.2022 Chief Financial Officer Company Secretary	Sd/-			•	
Membership No. 9491 Sd/- Place: Kolkata Prabir Ranjan Karmakar Date: 01.09.2022 Sd/- Avishek Kr. Sinha Chief Financial Officer Company Secretary	Bijan Ghosh		(MANAGING DIRECTOR	(WT DIRECTOR)	
Sd/- Sd/- Place: Kolkata Prabir Ranjan Karmakar Avishek Kr. Sinha Date: 01.09.2022 Chief Financial Officer Company Secretary	Proprietor		DIN - 00254415	DIN: 00792851	
Place: KolkataPrabir Ranjan KarmakarAvishek Kr. SinhaDate: 01.09.2022Chief Financial OfficerCompany Secretary	Membership No. 9491				
Date: 01.09.2022 Chief Financial Officer Company Secretary			Sd/-	Sd/-	
Date. 01.07.2022	Place: Kolkata		Prabir Ranjan Karmakar	Avishek Kr. Sinha	
UDIN: 22009491AQPEWO6442 (M.No.A68136)	Date: 01.09.2022		Chief Financial Officer	Company Secretary	
	UDIN: 22009491AQPEWO6442			(M.No.A68136)	

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note - 11: STATEMENT OF PROPERTY, PLANT AND EQUIPMENT, INTANGIBLE ASSETS, CAPITAL WORK-IN-PROGRESS & DEPRECIATION AS AT 31 ST MARCH 2022

PARTICULARS			GROS	SB L O (C K		I	DEPRECIATION		NET	BLOCK
	Useful Life of Asset as per Sch II	AS ON 01/04/2021	ADDITIONS Before 30.09.2021	ADDITIONS After 30.09.2021	SALE during the year	AS ON 31.3.2022	UP TO 01.04.2021	FOR THE YEAR	AS ON 31.03.2022	AS ON 31.03.2022	AS ON 31.03.2021
Land	NA	2,839,020.00	-	-	-	2,839,020.00	-		-	2,839,020.00	2,839,020.00
Building	60 Yrs	50,983,390.00	-	-	-	50,983,390.00	15,631,941.00	1,715,021.50	17,346,962.50	33,636,427.50	35,351,449.00
Computer	03 Yrs	1,532,929.00	-	41,985	-	1,574,914.00	1,416,819.00	35,428.30	1,452,247.30	122,666.70	116,110.00
Furniture & Fixture	10 Yrs	2,202,519.00	-	7,000	-	2,209,519.00	2,075,021.00	5,922.79	2,080,943.79	128,575.21	127,498.00
Office Equipment	10/05 Yrs	1,700,103.00	-	-	-	1,700,103.00	1,472,982.00	47,388.27	1,520,370.27	179,732.73	227,121.00
Plant & Machinery	15 Yrs.	1,886,205.00	-	-	-	1,886,205.00	1,733,173.00	21,727.70	1,754,900.70	131,304.30	153,032.00
Vehicles	08/10 Yrs.	2,909,581.00	-	77,525	-	2,987,106.00	2,726,290.00	14,131.91	2,740,421.91	246,684.09	183,291.00
Total Tangible Assets		64,053,747.00	-	126,510.00	-	64,180,257.00	25,056,226.00	1,839,620.47	26,895,846.47	37,284,410.53	38,997,521.00
Intangible Asset		6,888,250.00	-	157,300.00	-	7,045,550.00	5,409,565.00	745,644.00	6,155,209.00	890,341.00	1,478,685.00
Capital W-I-P		-	-	-	-	-	-	-	-	-	-
TOTAL		70,941,997.00	-	283,810.00	-	71,225,807.00	30,465,791.00	2,585,264.47	33,051,055.47	38,174,751.53	40,476,206.00
PREVIOUS YEAR		70,814,113.00		127,884.00		70,941,997.00	22,517,600.00	7,948,191.00	30,465,791.00	40,476,205.00	

As per our report of even date attached

For Bijan Ghosh & Associates

Chartered Accountants

FRN- 323214E

|sd/-

Bijan Ghosh Proprietor Membership No. 9491

or UDIN: 22009491AQPEWO6442

Place: Kolkata Date: 01.09.2022 FOR AGNI GREEN POWER PVT. LTD.

Date 05.09.2022

Kanak Mukhopadhyay (MANAGING DIRECTOR) DIN - 00254415 Arup Kr Mahanta (WT DIRECTOR) DIN: 00792851 Sd/-(Prabir Ranjan Karmakar) Chief Financial Officer Sd/-(Avishek Kr. Sinha) Company Secretary (M.No.A68136)

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 12 NON CURRENT INVESTMENTS

Particulars	Figures as at the end of	C	
	current reporting	of previous reporting	
	period	Period	
	Rs.	Rs.	
In fully paid up shares - Quoted	-	-	
In fully paid up shares - Unquoted	5,000.00	5,000.00	
Investment In Govt. Securities	-	-	
Investment in Mutual Funds	8,006.00	8,006.00	
	-	-	
	-	-	
Total	13,006.00	13,006.00	

Note 13 DEFERRED TAX ASSET (Net)

Particulars	Figures as at the end of	Figures as at the end	
	current reporting	of previous reporting	
	period	Period	
	Rs.	Rs.	
Difference between book and tax depreciation	-	-	
Balance at the beginning of the year	808,620	-	
Add: Addition during the year	(209,407)	808,620	
Less: Reduction during the year	-	-	
	-	-	
Total	599,213.00	808,620.00	

Note 14 LONG TERM LOANS AND ADVANCES (Unsecured considered good unless otherwise stated)

Particulars		Figures as at the end of current reporting	Figures as at the end of previous reporting
		period	Period
		Rs.	Rs.
Advance Income Tax (Net of Provision)		9,673,439	7,039,275
Inter-Corporate Deposits		-	-
Security Deposits		77,351,410	87,943,196
Earnest Money Deposits		12,879,719	12,920,508
Advance for Capital Goods		-	-
		-	-
		-	-
	Total	99,904,568	107,902,979

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 15 OTHER NON CURRENT ASSET

Particulars	Figures as at the end of	Figures as at the end	
	current reporting	of previous reporting	
	period	Period	
	Rs.	Rs.	
Bank FDs with State Bank of India [Under Lien for Loan/BG/LC/Security Deposit with State Bank of India and Others]	1,133,096	37,813,731	
Total	1,133,096	37,813,731	

Note 16 INVENTORIES

(At lower of cost and net realisable value)

Particulars	Figures as at the end of	Figures as at the end	
	current reporting	of previous reporting	
	period	Period	
	Rs.	Rs.	
Finished Goods	4,101,736	2,724,061	
Raw Material (including Packing Material)	10,280,864	6,235,424	
WIP	50,136,889	21,920,200	
Stock with Consignee	-	-	
Total	64,519,489	30,879,685	

Note 17 TRADE RECEIVABLE

Particulars	Figures as at the end of current reporting period Rs.	Figures as at the end of previous reporting Period Rs.	
Unsecured Considered Good	-	-	
Exceeding six months	67,276,664	44,299,679	
Others	84,058,137	132,251,618	
	151,334,801	176,551,297	
Less: Provision for Bad/Doubtful Debt	155,563	155,563	
	_	_	
Tot		176,395,734	

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 18 CASH AND CASH EQUIVALENTS

Particulars	Figures as at the end of current reporting period Rs.	Figures as at the end of previous reporting Period Rs.
Cash and Cash Equivalent Cash In Hand Cheques in Hand	26,190 -	3,627
Bank Balances In Current Accounts In Liquid MF In FDs maturing within 3 months	- 2,004,299 -	3,208,209 -
Other Bank Balances FDs maturing beyond 3 months and in less than 12 months [All under lien with State Bank of India & Others]	25,420,264	5,609,788
Margin Money Deposit Total	27,450,753	8,821,624

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 19 SHORT TERM LOANS AND ADVANCES

Particulars	Figures as at the end of current reporting period	of previous reporting Period
	Rs.	Rs.
Unsecured Considered Good : Advances for Purchases Advances to Suppliers	- 4,111,969	- 1,472,807
GST INPUT VAT Credit Receivable Inter Branch	39,152,140	59,803,413
Service Tax Input Credit Advance to Director	- -	- -
Others Loans and Advances	921,025 44,185,135	509,331 61,785,551
TDS Receivable P.Y TDS Receivable A.Y 2022-23	- -	-
T	otal 44,185,135	61,785,551

Note 20 OTHER CURRENT ASSETS

Particulars		Figures as at the end of	Figures as at the end	
		current reporting	of previous reporting	
		period	Period	
B) fixed assets scrap		-	-	
C) other		-	-	
	Total	-	-	
In terms of our report attached. FOR AGNI GREEN			R PVT. LTD.	
For Bijan Ghosh & Associates		Date 05.09.2022		
Chartered Accountants		Sd/-	Sd/-	
FRN- 323214E		Kanak Mukhopadhyay	Arup Kr Mahanta	
Sd/-		(MANAGING DIRECTOR)	(WT DIRECTOR)	
Bijan Ghosh		DIN - 00254415	DIN: 00792851	
Proprietor		Sd/-	Sd/-	
Place: Kolkata		Prabir Ranjan Karmakar	Avishek Kr. Sinha	
Date: 01.09.2022		(Chief Financial Officer)	(Company Secretary)	
UDIN: 22009491AQPEWO6442			(M.No.A68136)	

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 8A TRADE PAYABLES

Figures For the Current Reporting Period

	Outstanding f	Outstanding for following periods from due date of payment				
Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total	
MSME	-	-	-	-	-	
Others	21,961,089	-	6,857,144	-	28,818,232	
Dispute dues-MSME	-	-	-	=	-	
Dispute dues	-	-	-	=	-	
Others		-	-	-		
Total	21,961,089	-	6,857,144	-	28,818,232	

Figures For Previous Reporting Period

	Outstanding f	Outstanding for following periods from due date of payment					
Particulars	Less than 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total		
MSME	-	-	-	-	-		
Others	-	-	-	-	-		
Dispute dues-MSME	-	-	-	-	-		
Dispute dues	-	-	-	-	-		
Others	-	ı	-	-	69,554,246		
Total					69,554,246		

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 17A TRADE RECEIVABLES

Figures For the Current Reporting Period

rigures for the current repor	<u></u>					
	Out	Outstanding for following periods from due date of payment				
Particulars	Less than 6 Months	6 Months -1Year	1-2 Years	2-3 Years	More than 3 Years	Total
Undisputed Trade Receivables- Considered Goods	84,058,137	6,299,374	26,387,963	7,710,282	26,879,045	151,334,801
Considered Goods	04,030,137	0,277,374	20,367,703	7,710,202	20,677,043	131,334,601
Undisputed Trade Receivables- Considered Doubtful	_	_	_			
Disputed Trade Receivables-	-	-		-	-	-
Considered Goods	-	-	-	-	-	-
Disputed Trade Receivables-						
Considered Doubtful	-	-	-	-	-	-
Others						-
Provision for Bad and Doubtful						
Debts	155,563					155,563

151,179,238

Figures For Previous Reporting Period

	Out	standing for follow	ing periods from	due date of pay	ment	
Particulars	Less than 6 Months	6 Months -1Year	1-2 Years	2-3 Years	More than 3 Years	Total
H.P., AlT. I.D., All.						
Undisputed Trade Receivables-						
Considered Goods	132,251,618	44,299,679	-	-	-	176,551,297
Undisputed Trade Receivables-						
Considered Doubtful	-	-	-	-	-	-
Disputed Trade Receivables-						
Considered Goods	=	-	-	-	-	-
Disputed Trade Receivables-						
Considered Doubtful	-	-	-	-	-	-
Others						-
Provision for Bad and Doubtful						
Debts						155,563
				=	•	176,395,734

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN - U40106WB1995PTC073701)

NOTES ANNEXED TO AND FORMING PART OF THE FINANCIAL STATEMENTS

Note 21 REVENUE FROM OPERATIONS		(IN LAKHS)	
Particulars	Figures for the current reporting period	Figures for the previous reporting period	
	Rs.	Rs.	
(a) Sale of Products			
Manufactured/ Assembled Goods	153,967,868	344,423,320	
Traded Goods	-	-	
Excise Duty			
(b) Sale of Services	-	-	
(c) Other Operating Revenue			
Installation & Commissioning and Operation & Maintenance	-	-	
Total - Sales	153,967,868	344,423,320	

Note 22 OTHER INCOME

Particulars		Figures for the current reporting period	Figures for the previous reporting period
		Rs.	Rs.
Insurance Claim Received		5,578	125,696
Interest from Bank FDs and RDs		1,174,509	2,252,335
Export Duty Drawback			86,100
Profit on Sale of Investments			-
Liabilities/ Provisions no longer required written Back		8,507,788	5,754,992
Profit on Sale of Assets		589,426	-
Bad Debt Recovery			-
Rental Income		36,000	36,000
Prior Period Incomes			20,567
Other Income		=	80
	Total	10,313,300	8,275,770

Note 23 COST OF MATERIALS CONSUMED

Particulars	Figures for the current reporting period	Figures for the previous reporting period
	Rs.	Rs.
Opening stock	6,235,424	19,406,602
Add: Purchases		
Import	-	=
Domestic	84,474,520	211,124,405
	84,474,520	211,124,405
Less: Closing stock	10,280,864	6,235,424
Cost of material consumed	80,429,080	224,295,583

Note 24 CHANGE IN INVETORIES

Particulars	Figures for the current reporting period	Figures for the previous reporting period
	Rs.	Rs.
Inventories at the end of the year:		
Finished goods	4,101,736	2,724,061
Work-in-progress	50,136,889	21,920,200
	54,238,625	24,644,261
Inventories at the beginning of the year:		
Finished goods	2,724,061	3,546,415
Work-in-progress	21,920,200	28,979,933
	24,644,261	32,526,348
Net increase / (decrease)	(29,594,364)	7,882,087

Note 25 EMPLOYEE BENEFIT EXPENSES

Particulars	Figures for the current reporting period	Figures for the previous reporting period	
	Rs.	Rs.	
Salaries and wages	22,818,367	23,425,635	
Contribution to PF and other funds	2,067,404	4,628,058	
Staff Welfare	1,586,444	852,230	
Directors' Remunerations	5,493,090	5,480,720	
Total	31,965,305	34,386,643	

Note 26 FINANCE COST

Particulars	Figures for the current reporting period	Figures for the previous reporting period	
	Rs.	Rs.	
Finance Charges	11,155,486	12,913,002	
Less Borrowing Cost Capitalised	11,155,486	12,913,002	
Net (gain)/loss on transactions in foreign currency	-	1	
Total	11,155,486	12,913,002	

Note 27 OTHER EXPENSES

Particulars			Figures for the current reporting period	Figures for the previous reporting period
			Rs.	Rs.
(A) DIRECT EXPENSES			2 221 220	4.170.074
Freight & Delivery Charges			3,321,330	4,162,964
Labour Charges			3,993,593	558,950
Labour Cess			648,059	747,312
Intallation & Maintenance Charges			13,334,887	33,820,449
Site Expenses			3,921,278	5,584,846
Power & Fuel			362,631	303,037
Construction of Pedestal			-	-
Civil Pedestal Work			2,571,005	-
Assembling Charges			-	61,526
		Total (A)	28,152,783	45,239,084
(B) INDIRECT EXPENSES				
Liquidated Damage and Demurrage Charges			1,303,880	357,496
Bank Charges			-	2,368,359
Audit Fees			117,470	110,050
Repair & Maintenance			-	1,044,045
Tour and Travels			2,424,176	1,013,805
Provision for Bad/Doubtful Debts			-	155,563
Other Expenses			14,533,732	13,399,260
Consultancy			-	-
Bad-Debt and Other write-offs			18,248,910	200,000
Priliminary Expenses W/off			-	-
Prior period Expenses			-	-
		Total (B)	36,628,169	18,648,578
!	`otal	(A+B)	64,780,951	63,887,662
In terms of our report attached.				
For Bijan Ghosh & Associates			FOR AGNI GREEN POWER	R PVT. LTD.
Chartered Accountants			Date 05.09.2022	
FRN- 323214E				
			Sd/-	Sd/-
			Kanak Mukhopadhyay	Arup Kr Mahanta
Bijan Ghosh			(MANAGING DIRECTOR)	
Proprietor			DIN - 00254415	DIN: 00792851
Membership No. 9491				
Place: Kolkata			Sd/-	Sd/-
Date: 01.09.2022			Prabir Ranjan Karmakar	Avishek Kr. Sinha
UDIN: 22009491AQPEWO6442			Chief Financial Officer	Company Secretary (M.No.A68136)

AGNI GREEN POWER PVT. LTD.

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN-U40106WB1995PTC073701)

NOTE TO FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH, 2021

Note 28: OTHER DISCLOSURES

1.	Foreign Currency Transactions	2020-21	2020-21	
	Export value in foreign currency:	NIL	\$ 78,466.00	
	Import value in foreign currency:	NIL	NIL	
	Business Promossion Expenses	NIL	NIL	
	Foreign travel expenses in foreign currency:	NIL	NIL	

- 2. This being a private limited company the provisions relating to Managerial Remuneration do not apply.
- . Payment made to Statutory Auditor in the year consists:
 - a. Provision for Statutory Audit fee Rs.66550 for the Financial Year 2021-22;
 - b. GST Audit fee Rs.24780 relating to Financial Year 2020-21;
 - Internal Financial Control Assessment Fees Rs.19470 relating to financial year 2019-20;
 - d. Tax Audit fee Rs.14160 for the Financial Year 2020-21; and
 - e. Various Certification Fees Rs.7080;

4. The company contributes to the following defined contribution plan –

Provident Fund & Pension Fund State Plans		Employer's Contribution (inclusive of Administrative Charges, EDLI Charges and Inspection Charges) of Rs. 16,48,027 Employees' Contribution Rs. 14,56,391.	recognized as an expenses
	Employees State Insurance	Employer's Contribution of Rs. 3,50,338. Employees' Contribution Rs. 77,079.	recognized as an expenses
Insured Benefits	Gratuity	Gratuity Liability is an insured post-employment benefit. The Company has an arrangement with Life Insurance Corporation of India (LICI) ("insurer") by virtue of which the amount payable towards gratuity is determined by the actuarial valuation of insurer where an insurance policy is in the name of a group of plan participants and the company does not have any legal or constructive obligation to cover any loss on the policy, the Company has no obligation to pay benefits to the employees and the insurer has sole responsibility for paying the benefits. The payment of fixed premiums under such contracts is, in substance, the settlement of the employee benefit obligation, rather than an investment to meet the obligation. Consequently, the Company no longer has an asset or a liability. Therefore, the Company treats such payments as contributions to a defined contribution plan. The company has provided Rs. 69,039 as premium towards such policy.	recognized as an expenses

5. Contingent Liabilities and Commitments –

Particulars		As at 31.03.2021	As at 31.03.2021	
Contingent Liabilities	As at 31.03.2021	As at 31.03.2021		
Claims against the Company not calmoviled and	Income Tax demands under rectification/ dispute/ appeal	₹ 9,544,465	₹ 1,744,231	
Claims against the Company not acknowledged as debt:	Demanded Interest and Penulty on Chhatisgarh Value Added Tax (VAT) under dispute/ rectification/appeal	₹ -	₹ 22,291,218	
Guarantees	Counter guarantee provided to State Bank of India, SME, Ballyguange against Bank Guarantees and Letter of Credits issued by the them	₹ 50,695,142	₹ 58,675,041	
Other money for which the company is contingently liable		NIL	NIL	
Commitments				
Capital Commitments	Estimated amount of contracts remaining to be executed on capital account and not provided for	NIL	NIL	

Other Commitments Estimated amount of contracts ret account and not provided for	naining to be executed on other NIL	NIL
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The shown above represent the best possible estimates arrived at on the basis of available information. The uncertainties and timing of the cash flows are dependent on the outcome of the different legal processes which have been invoked by the Company or the claimants as the case may be and therefore cannot be estimated accurately. The management is of opinion that no provision is considered necessary for the disputes mentioned above on the grounds that there are fair chances that ultimate resolution will not have a material adverse effect on the Company's financial position and results of operations.

6. Segment Reporting

Disclosures under Accounting Standard (AS-17) on Segment Reporting is not applicable for the Company for the year.

. Related Party Disclosures as per AS-18

Name of Parties	Relationship	
Dr. Hiranmay Saha, Chairman		
Dr. K. Mukhopadhyay, MD,	V ay Managamant Bargannal	
Mr. A. Mahanta, Director	- Key Management Personnel	
Aban Saha, Addl. Director		
Chandana Saha (wife of Dr. H. Saha, Chairman)		
Barnali Mahanta (wife of Mr. A. Mahanta, Director)	Relative of Key Management Personnel	
Madhurima Mukhopadhyay (daughter of Dr. K. Mukhopadhyay, MD)		
Anandalok Energy Private Limited (U40106WB2019PTC230659)	Directors and shareholders are Relative of Key Management Personnel	

Transactions with Related Parties

Deleted a sector	No. 4 may 2 of Transport	Volume of	As on 3	31.03.2022	
Related party	Nature of Transactions	transactions in `.	Receivable	Payable	
	Directors' Remuneration (inclusive of Bonus and Incentive)	₹ 1,951,380		₹ 279,776	
Dr. K. Mukhopadhyay,	Issue of Bonus Shares	₹ 27,899,000	NIL	NIL	
	Unsecured Loan	Received - 44,12,012		₹ 2,700,010	
	Oliseculed Loan	Paid - 29,12,002		2,700,010	
	Directors' Remuneration (inclusive of Bonus and Incentive)	₹ 597,720)	₹ 165,758	
Dr. Hiranmay Saha,	Issue of Bonus Shares	₹ 6,200,000	NIL	NIL	
	Unsecured Loan	Received - 32,70,000		₹ 1,850,000	
	Offsecured Loan	Paid - 26,20,000		(1,030,000	
	Directors' Remuneration (inclusive of Bonus and Incentive)	₹ 1,632,270)	₹ 620,303	
Mr. A. Mahanta,	Issue of Bonus Shares	₹ 13,085,000	NIL	NIL	
	Unsecured Loan	Received - 34,53,999		₹ 1,499,999	
	Offsecured Loan	Paid - 28,54,000		(1,499,999	
	Directors' Remuneration (inclusive of Bonus and Incentive)	₹ 1,311,720		₹ 164,527	
Mr. Aban Saha	Issue of Bonus Shares	₹ 14,284,800	NIL	NIL	
	Unsecured Loan	Received - 28,66,000		3.700.010	
	Unsecured Loan	Paid - 17,75,273		₹ 2,700,010	
Mrs. Chandana Saha	Issue of Bonus Shares	₹ 7,283,200	NIL	NIL	
Mrs. Barnali Mahanta	Issue of Bonus Shares	₹ 55,000	NIL	NIL	
Mrs. Madhurima Muklhopadhyay	Issue of Bonus Shares	₹ 117,000	NIL	NIL	
A nandalak En aray Drivata Lincit-J	Sales	₹ 24,190	₹ 432,413		
Anandalok Energy Private Limited (U40106WB2019PTC230659)	Purchases/Expenses	₹ 996,232	NIL	₹ 76,871	
(070100 W D20171 1 C230037)	Rent Received	₹ 36,000	NIL		

8. Major items of Raw Materials consumed during the year

S.N.	Item	2020-21	2020-21
	nem	Rs. in Lakh	Rs. in Lakh
1	SPV Modules	330.11	501.55
2	Battery	59.07	811.36
3	PCU & Others	379.25	798.33
	TOTAL:	768.43	2111.24

- 9. Account Balances Written-off and/or Written-back:
- 9A. The company has written-off certain receivables pertaining to earlier financial years. Several times the management has followed-up with the parties to settle the dues. Finally, the dues are settled with parties. Amount receivable in excess of the settled amounts are written-off as bad-debt in the books of account. Following are the party-wise break-up of amount written-off:

Sl.	Account Name		Amount
1	BPCL - Budge Budge	₹	760,425.00
1	Bharat Electronics - Bangalore	₹	4,382,040.00

9B. The company has written-back certain payables pertaining to earlier financial years. Several times the management has followed-up with the parties to settle the dues. Finally, the dues are settled with parties. Amount payable in excess of the settled amounts are written-back as liability/provision no longer required to carry forward in the books of account. Following are the party-wise break-up of amount written-back:

Sl.	Account Name	Amount	
1	S. K. Solar Agency	₹	10,747.00
2	Galaxy Enterprise	₹	6,136,620.00
3	Krishna Saha	₹	45,000.00

- 10. The Company has long-term investment in shares in M/s. Pulse Power Technologies Pvt. Ltd., having historical cost of Rs.5000 and in National Savings Certificates (inclusive of accrued interests) of Rs.8006. Both of these investments are not quoted investments.
- 11. There is no Micro, Small and Medium Enterprise, to whom the Company owes dues, which are outstanding for more than 45 days as at 31st March, 2022. This information as required under the Micro, Small and Medium Enterprises Development Act, 2006 and has been determined to the extent such parties have been identified on the basis of information available with the Company and relied upon by the auditors.
- 12. There is no pending litigation by or against the Company which has or may have impact on financial position as on 31st March 2022.
- 13. There are no outstanding trade receivables which resulted into significant increase in credit risk however, confirmation for outstanding trade receivable are not yet received/available.
- 14. Deferred Tax Asset of Rs. 5,99,213 as at 31.03.2022. represents tax (net) at applicable rate on difference between depreciation on Fixed Assets and profit/(loss) on sale of fixed assets as per accounts and that as per Income Tax computation.
- 15. Outstanding bank guarantee as at 31.03.2022 : Rs. 5,06,95,142 (previous year : Rs. 5,86,75,041/-).
- 16. Corporate Guarantee given by the Company NIL
- 17. There is no Operating Lease entered into by the Company.
- 18. There is no recognized impairment of assets in terms of AS-28.
- 9. The company has spent Rs.54,376 as Research and Development Expense by the Company during the year.
- 20. Un-hedged foreign currency exposure NIL.
- 21. Earnings per Share (EPS)

	2021-22	2020-21
Net Profit after tax as per Profit & Loss Statement attributable to Equity Shareholders used as numerator for calculating EPS (in Rs.)	₹ 2,189,989	₹ 1,055,546
Weighted Average number of Equity Shares used as denominator for calculating Basic and diluted EPS	8,414,334	7,142,400
Basic and Diluted Earnings per Share (in Rs.)	₹ 0.26	₹ 0.14

There is no ordinary share transactions or potential ordinary share transactions that occur after the reporting period and that would have changed significantly the number of ordinary shares or potential ordinary shares outstanding at the end of the period if those transactions had occurred before the end of the reporting period.

22. Previous year's figures have been regrouped and rearranged wherever necessary to conform with the current year's presentation.

AGNI GREEN POWER PVT. LTD.

114, Rajdanga Gold Park, Piyali Apartment, 1st Floor, Kolkata - 700107 (CIN-U40106WB1995PTC073701)

NOTE TO FINANCIAL STATEMENT FOR THE PERIOD ENDED 31st MARCH, 2022

Note 29: ADDITIONAL REGULATORY INFORMATION

I Title deeds of immovable Property not held in name of the Company

Relevant line iteams in the Balance sheets	Descriptions of Iteam of property	Gross carrying Value	Title deeds of immovable Property not held in name of the Company	Wheather title deed holder is a promotor, director or relative of Promotor' director or employee of promotors/ director	Property held	Reason for not being held in the name of company
NIL	NIL	NIL	NIL	NIL	NIL	NIL

- II The Company has never revalued its Property, Plant and Equipment, therfore the company need not any disclosure as to whether the revaluation is based on the valuation by a registered valuer as defined under rule 2 of the Companies (Registered Valuers and Valuation) Rules, 2017
- III The Compnay has not granted any Loans or Advances in the nature of loans to promoters, directors, KMPs and the related parties (as defined under Companies Act, 2013,) either severally or jointly with any other person, as at 31.03.2022. therefore following disclosure is not required:
 - (a) repayable on demand or

(b) without specifying any terms or period of repayment

<u> </u>	1 2	
Type of Borrower	Amount of loan and Advance in the nature of Loan outstanding	Percentage to the total Loans and Advances in the nature of loans
Promotors		
Directors		
KMPs		
Related Parties		

IV Capital Work In Progress (CWIP)

(a) For Capital-work-in progress, following ageing schedule shall be given

(a) For Cupital work in progress, following ageing senerate shall be given							
CWIP	Amount in CWIP for a period of				Total		
	Less than 1 year	1-2 years	2-3 Years	More than 3 years	10141		
Projects in progress							
Projects temporarily suspended							

(b) For capital-work-in progress, whose completion is overdue or has exceeded its cost compared to its original plan, following

CWIP	To be Completed in				Total
CWIF	Less than 1 year	1-2 years	2-3 Years	More than 3 years	Total
Project 1					
Project 2					

The Company has no Capital Work in Progress as at 31.03.2022, therefore, no disclosure as above is required.

V Intangible assets under development:

(a) For Intangible assets under development

Instangible Assets under Development	Amount in CWIP for a period of				
	Less than 1 year	1-2 years	2-3 Years	More than 3 years	Total
Project 1					
Project 2					

(b) Intangible assets under development completion schedule

Instangible Assets under Development	To be Completed in				Total
		1-2 years	2-3 Years	More than 3 years	Total
Project 1					
Project 2					

The Company has no Intangible assets under developement as at 31.03.2022, therefore, no disclosure as above is required.

VI Details of Benami Property held

The Company has no benami property as at 31.03.2022, therefore no disclosure in this regard is required.

- VII Where the Company has borrowings from banks or financial institutions on the basis of current assets
 - (a) whether quarterly returns or statements of current assets filed by the Company with banks or financial institutions are in agreement with the books of accounts.
 - (b) if not, summary of reconciliation and reasons of material discrepancies, if any to be adequately disclosed

The Company has borrowings from banks or financial institutions on the basis of current assets. It files quarterly returns or statements of current assets with banks or financial institutions and those are in agreement with the books of accounts. Sometime it files provisional or projected/estimated statement of current assets which may not in agreement with the books of accounts of the company.

VIII Wilful Defaulter

- a. Date of declaration as wilful defaulter,
- b. Details of defaults (amount and nature of defaults),

The company has never been declared as wilful defaulter by any of its financers.

IX Relationship with Struck off Companies

Where the company has any transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956, the Company shall disclose the following details:

Name of struck off Company	Nature of transactions with struck- off Company Balance outstanding		Relationship with the Struck off company, if any, to be disclosed	
	Investments in securities			
	Receivables			
	Payables			
	Shares held by struck-off Company			
	Other outstanding balances (to be specified			

The Company has transaction with too many companies, some of which may be struck-off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956. However, the management of the company has not noticed in the regular course of its business whether it has any transactions with such kind of companies. Although chances of transactions with any such company are very remote but the management is in process to identify such companies.

X Registration of charges or satisfaction with Registrar of Companies

The Company has registered all of its charges or satisfaction with Registrar of Companies in due time. There is no charges or satisfaction yet to be registered with Registrar of Companies beyond the statutory period.

Therefore, disclosure for details and reasons for not registering any charges or satisfactions with the Registrar of Companies does not arise.

XI Compliance with number of layers of companies

The company does not have any subsidiary or holding entity, therefore compliance with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017 does not apply, hence, disclosures of the name and CIN of the companies beyond the specified layers and the relationship/extent of holding of the company in such downstream companies does not apply.

XI Ratios

Ratios	Numerator	Denominator	Current Reporting Period	Previous reporting period	% of Change
Debt Equity Ratio	Debt Capital	Shareholder's Equity	0.46	0.43	7%
Debt Service coverage ratio	EBITDA-CAPEX	Debt Service (Int+Principal)	0.12	0.17	-30%
Return on Equity Ratio	Profit for the year	Average Shareholder's Equity	0.01	0.00	106%
Inventory Turnover Ratio	COGS	Average Inventory	1.66	6.70	-75%
Trade Receivables turnover ratio	Net Sales	Average trade receivables	0.94	1.97	-52%
Trade payables turnover ratio	Total Purchases (Fuel Cost + Other Expenses+Closing Inventory- Opening Inventory)	Closing Trade Payables	5.04	4.14	22%
Net capital turnover ratio	Sales	Workimg capital (CA-CL)	1.02	3.52	-71%
Net profit ratio	Net Profit	Sales	1.00	1.00	0%
Return on Capital employed	Earnings before interest and tax	Capital Employed	0.05	0.05	-3%
Return on investment	Net Profit	Investment	0.01	0.00	103%

XII Compliance with approved Scheme(s) of Arrangements

The Company neither applied for nor being imposed any Scheme of Arrangements in terms of sections 230 to 237 of the Companies Act, 2013, therefore, the Company does not require disclosure for the effect of Scheme of Arrangements have been accounted for in the books of account of the Company 'in accordance with the Scheme' and 'in accordance with accounting standards' and any deviation in this regard.

XIII Utilisation of Borrowed funds and share premium:

The company has -

Neither A) advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding (whether recorded in writing or otherwise) that the Intermediary shall (i) 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 (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries;

Nor B) has received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the company shall (i) 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 (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries, therefore the company does not require any disclosure of the following:-

- (I) date and amount of fund received from Funding parties with complete details of each Funding party.
- (II) date and amount of fund further advanced or loaned or invested other intermediaries or Ultimate Beneficiaries alongwith complete details of the other intermediaries' or ultimate beneficiaries.
- (III) date and amount of guarantee, security or the like provided to or on behalf of the Ultimate Beneficiaries
- (IV) declaration that relevant provisions of the Foreign Exchange Management Act, 1999 (42 of 1999) and Companies Act has been complied with for such transactions and the transactions are not violative of the Prevention of Money-Laundering act, 2002 (15 of 2003).