SUPERTECH EV LIMITED

FIRST ANNUAL REPORT

Financial Year 2022 - 2023

COMPANY INFORMATION

BOARD OF DIRECTORS		
Mr.Yetender Sharma	:	DIRECTOR
Mr. Jitender Sharma Ms. Geetanjali Sharma	:	ADDITIONAL DIRECTOR ADDITIONAL DIRECTOR

STATUTORY AUDITORS :	M/s RAJESH KUKREJA & ASSOCIATES
	CHARTERED ACCOUNTANTS NEW DELH

REGISTERED OFFICE:	Plot No.150 Sector 16, Phase-I Bahadur Garh, Jhajjar,Haryana- 124507
CONTACT NO. WEBSITE	: +91- 9953081270 / 9138363638 : <u>https://www.supertechev.in/</u>
EMAIL	<u>compliance@supertechev.in</u>



Date 31-08-2023

BOARD REPORT 2022-2023

Dear Member(s),

Your Director's take immense pleasure in presenting the 01st Directors Report of the Company along with Audited Financial Statements for the financial year 2022-2023.

FINANCIAL SUMMARY OR HIGHLIGHTS/PERFORMANCE OF THE COMPANY:

The financial highlights of your Company are as under:

(In INR Hundreds)
2022-23
2,37,502
-
2,25,782
11,720
5,876
2,133
7,977
0.80
0.80

FINANCIAL HIGHLIGHTS

During the Year 2022- 23, your Company has clocked a total revenue from operations ₹ 2,37,502 hundreds.

The Profit before Tax (PBT) of the Company for the financial year 2022 – 2023 is ₹11,720 hundreds.

Directors of your Company have been vigorously working on increasing the revenue to increase the Company's profits. Your directors are continuously looking for a new avenue for future growth of the Company and expect growth in future period.

For Supertech v Lumited Director

Supertech Ev Limited

TRANSFER TO RESERVE

Details with regard to the amount transferred to reserves are provided in the Notes to financial statements forming part of this Annual Report.

<u>CHANGE IN THE NATURE OF BUSINESS :</u>

There is no Change in the nature of the business of the Company done during the year.

MATERIAL CHANGES AFFECTING THE FINANCIAL POSITION OF THE COMPANY.

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

DIVIDEND

To strengthen the financial position of the Company and to augment working capital your directors regret to declare any dividend.

MEETINGS OF THE BOARD

The Board meets at regular intervals to discuss Company operations apart from other business matters. The Company prepares the schedule of the Board Meeting in advance to assist the Directors in scheduling their program. The agenda of the meeting is circulated to the members of the Board well in advance along with necessary papers, reports, recommendations and supporting documents so that each Board member can actively participate on agenda items during the meeting.

During the financial year ended March 31, 2023 7 (Seven) Meetings of the Board of Directors of the Company were held, on the following dates:

S. No	Date of Meeting	Total No. of Directors on the Date of Meeting	No. of Director's attended	
1	01/09/2022	3	3	100%
2	26/10/2022	3	3	100%
3	05/11/2022	3	3	100%
4	29/11/2022	3	3	100%
5	12/12/2022	3	3	100%
6	28/02/2023	3	3	100%
7.	15/03/2023	3	3	100%

Extra Ordinary General Meeting

During the period under review, 2 (Two) Extra ordinary of members of the Companies held:

- November 09, 2022
- December 05, 2022



DIRECTORS AND KEY MANAGERIAL PERSONNEL

During the year under review, following changes in the Directors and Key Managerial Personnel of the Company have been taken place:

- (a) Mr. Jitender Kumar Sharma & Ms. Gectanjali Sharma have been appointed as an Additional Director of the Company w.e.f. 01 November, 2022;
- (b) Mr. Ishmeet Singh resigned from the board of the Company with effective from November 05, 2022.

Name	Designation	DIN	Date of Appointment	Date of Resignation
Jitender Sharma	A dditional	00777409	01/11/2022	N.A
sitenuer Sharma	Additional	09777408	01/11/2022	IN.A
	Director			
Yetender	Director	09702846	12/08/2022	N.A
Sharma				
Geetanjali	Additional	09777406	01/11/2022	N.A
Sharma	Director			

<u>COMPANY'S POLICY RELATING TO DIRECTORS APPOINTMENT, PAYMENT OF</u> <u>REMUNERATION AND DISCHARGE OF THEIR DUTIES</u>

The provisions of Section 178(1) relating to the constitution of Nomination and Remuneration Committee are not applicable to the Company.

DETAILS OF POLICY DEVELOPED AND IMPLEMENTED BY THE COMPANY ON ITS CORPORATE SOCIAL RESPONSIBILITY INITIATIVES :

The provisions Corporate Social Responsibility is not applicable to the company.

RISK MANAGEMENT POLICY

The Company has developed and implemented a risk management policy which identifies major risks which may threaten the existence of the Company. The same has also been adopted by your Board and is also subject to its review from time to time. Risk mitigation process and measures have been also formulated and clearly spelled out in the said policy.

SUBSIDIARIES / JOINT VENTURES / ASSOCIATE COMPANIES/ LIMITED LIABILITY PARTNERSHIPS

The Company does not have any subsidiary, Joint Venture or Associate Company.

SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS

During the year no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future.

SHARES CAPITAL

Authorised Share Capital

During the Financial Year 2022-23, there has been changes in the Authorized Share Capital of the Company, the shareholders of the Company passed an ordinary resolution in the extra ordinary general meeting dated November 09, 2022 for increasing in the authorized share capital of the Company from Rs.

For Supertech EN. Director

10,00,000 divided into 1,00,000 equity shares of Rs. 10 each to Rs. 12,00,00,000 divided into 1,20,000 equity shares of Rs. 10 each.

The present Authorized Share Capital of the Company is Rs. 12,00,00,000 divided into 1,20,000 equity shares of Rs. 10 each.

Paid up Share Capital

The Paid-up Equity Share Capital Rs. 1,00,00,000/- (Rupees one crore only/-) as on 31st March 2023, During the year company has increase paid up capital from Rs. 10,00,00 (Rupees ten lakh only/-) to Rs.1,00,00,000 (Rs. One Crore only/-)

AUDITOR & AUDITORS' REPORT

M/s Rajesh Kukreja & Associates (FRN- 004254N), were appointed as Statutory Auditors of the Company for a period of five years at the 1st Annual General Meeting of the Company held on 30 September 2023 till the 6th Annual General Meeting of the Company to be held in the Financial Year 2027-28.

The Auditors' Report does not contain any qualification, reservation, or adverse remark on the financial statements for the financial year ended March 31, 2023. The Notes on financial statements referred to in the Auditors' Report are self-explanatory and do not call for any further comments.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The Company has not given any loans covered under the provisions of Section 186 of the Companies Act, 2013. As on date there is no Corporate Guarantee existed in the books of the Company.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES UNDER SECTION 188 OF COMPANIES ACT, 2013

All related party transactions that were entered into during the financial year were on an arm's length basis and were in the ordinary course of business and the provisions of Section 188 of the Companies Act, 2013 are not attracted. Thus, disclosure in form AOC-2 is not required. Further, there are no material related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel, or other designated persons which may have potential conflict with the interest of the Company at large. The details of related party transactions entered by the Company during the financial year 2022-23 are given in the Notes to the Financial Statements, which are annexed with this Annual Report.

DEPOSITS

The Company has not accepted any deposits within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

REPORTING OF FRAUD

During the year under review, the Statutory Auditors have not reported any matter under Section 143 (12) of the Act, therefore no detail is required to be disclosed under Section 134(3)(ca) of the Act.

INTERNAL AUDITORS

For Supertech EV Limited Director

The provisions of Section 138 of the Companies Act, 2013 read with the Companies (Accounts of the Companies) Rules, 2014 as amended from time to time, in respect of appointment of internal auditors are not applicable on the Company.

COST AUDITORS

The provisions of Section 148 of the Companies Act, 2013, read with the Companies (Cost Records and Audit) Amendment Rules, 2014, related to appointment of cost auditors are not applicable on the Company.

MAINTENANCE OF COST RECORDS

During the year under review, maintenance of cost records for any of the products/activities of the Company under section 148(1) of the Companies Act 2013 was not applicable to the Company.

SECRETARIAL AUDITORS

The provisions of Section 204 of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, related to appointment of Secretarial Auditors are not applicable on the Company.

DIRECTORS'S RESPONSIBILITY STATEMENT:

The Directors's 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 director 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 director had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- d. the directors had prepared the annual accounts on a going concern basis; and
- e. the directors, in the case of a listed company, had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- f. the directors had devised proper system to ensure compliance with the provisions of all applicable laws and that such system were adequate and operating effectively.

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, no application has been made and no proceeding is pending against the company under the Insolvency and Bankruptcy Code, 2016 as at the end of the financial year.

For Supertech EV Limited Director

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

During the period under review, no one-time settlement with any bank or financial institutions has been taken place.

COMPLIANCE OF SECRETARIAL STANDARDS

The Company has complied with the Secretarial Standards issued by the Institute of Company Secretaries of India on Meetings of Board of Directors and General Meetings.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The provisions of Section 135 of the Companies Act, 2013 read with rules are not applicable on the Company therefore the Company has neither constituted any CSR Committee nor developed and implemented any Corporate Social Responsibility Policy.

RISK MANAGEMENT POLICY

The Company has developed and implemented a risk management policy which encompasses practices relating to identification, assessment monitoring and mitigation of various risks to key business objectives.

INTERNAL FINANCIAL CONTROLS AND THEIR ADEQUACY

The Company has in place adequate internal financial controls with reference to Financial Statements. During the year, such controls were tested and no reportable material weakness in the design or operations was observed.

OTHER INFORMATION

Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo

The information on conservation of energy, technology absorption and foreign exchange earnings and outgo as stipulated under Section 134(3) (m) read with Rule 8 of the Companies (Accounts) Rules, 2014 is annexed herewith as *Annexure* – 'A' to this report.

GENERAL

Your Directors state that no disclosure is required in respect of the following items, as there were no transactions on these items during the year under review:-

- 1. Issue of equity shares with differential voting rights as to dividend, voting or otherwise.
- 2. The Whole-time Director of the Company does not receive any remuneration or commission from any of its subsidiaries.



- 3. No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.
- 4. The Company has not issued any Sweat Equity Shares.
- 5. No cases were filed pursuant to Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

CORPORATE GOVERNANCE

Your Company is committed to maintain the highest standards of Corporate Governance and adhere to the best Corporate Governance practices as prevalent globally. The processes of Corporate Governance reflect our commitment to disclose accurate and timely information about our financial and operation performance as well as Company's Governance and leadership structure. We follow an established framework of corporate governance.

The Board of Directors shapes the long-term vision and policy approach to steadily elevate the quality of Governance in our organization. The objective is to emerge as a market leader in our industry with focus on creating greater value for all those who have a stake in our progress.

ACKNOWLEDGEMENT

The Board wish to place on record their appreciation for the sincere services rendered by employees of the Company at all levels. Your Board also wishes to place on record their appreciation for the valuable co-operation and support received from the Government of India, various State Governments, the Banks/Financial Institutions, shareholders, customers and suppliers, among others. The Directors also commend the continuing commitment and dedication of the employees at all levels, which has been critical for the Company's success. The Board looks forward to their continued support in future.

Date: 31.08.2023 Place: New Delhi

on behalf of For Sup Supertech (Formerly Known as Supertech EV Private L rector For Supertech 5 For Sup tech EV

Yetender Sharma Geetanjali Sharm Director Director DIN: 08132565 DIN: 0649011 Dire

Address: A1/120 3rd Floor Paschim Vihar New Delhi -110063 Address: A1/120 3rd Floor Paschim Vihar New Delhi-110063

Annexure-1

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO REQUIRED UNDER THE COMPANIES (ACCOUNTS) RULES, 2014

The details of conservation of energy, technology absorption, foreign exchange earnings and outgo are as follows:

(A) Conservation of energy-

S. No.	Particulars	Comments
(i) (ii)	The steps taken or impact on conservation of energy; The steps taken by the company for utilising alternate sources of energy;	Since the Company does not own any manufacturing facility, the Operations of the
(iii)	The capital investment on energy conservation equipments;	Company are not energy intensive. However, the Company always focuses on conservation of energy, wherever possible.

(B) Technology absorption-

(i)	The efforts made towards technology absorption;	The Company uses latest technology and equipment in
(ii)	the benefits derived like product improvement, cost reduction, product development or import substitution;	its business. Further the Company is not engaged in
(iii)	in case of imported technology (imported during the last three years reckoned from the beginning of the financial year)-(a) the details of technology imported;	any manufacturing activity.
	(b) the year of import;	
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	(c) whether the technology been fully absorbed;	
	(d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof; and	
(iv)	The expenditure incurred on Research and Development.	During the year the Company has not spent any amount towards research and developmental activity.

(C) Foreign exchange earnings and Outgo-

The Foreign Exchange earned in terms of actual inflows during the year and the Foreign Exchange outgo during the year in terms of actual outflows: Nil

Research and Development (R&D)

During the year under review, no major in-house Research & Development was carried out by theCompany.

For Supertech EV Limited Jour Sh Director



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INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF SUPERTECH EV LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of SUPERTECH EV LIMITED (earlier known as Supertech EV Privae Limited.) ("the Company"), which comprise the Balance Sheet as at March 31, 2023, the Statement of Profit and Loss and the Statement of Cash Flows for the period 12/08/2022 to 31.03/2023 (herein after referred to as "Period"), and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone 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 ("the Act") in the manner so required and give a true and fair view in conformity with the Accounting Standards prescribed under section 133 of the Act read with the Companies (Accounting Standards) Rules, 2006, as amended, (" AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2023, the profit and loss and its cash flows for the year ended on that date.

Basis for Opinion

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

Information Other than the Standalone Financial Statements and Auditor's Report Thereon

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

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

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



Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of 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, total income and cash flows of the Company in accordance with the AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

Our objectives are to obtain reasonable assurance about whether the standalone 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 standalone 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 standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
 responsible for expressing our opinion on whether the Company has adequate internal financial controls
 system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



SH KUKREJA & ASSOCIATES

REFERED A&COUNCIABLY for the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may east 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 standalone financial statements or, if such disclosures are inadequate, to medify 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 standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone 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 that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

Report on Other Legal and Regulatory Requirements

- As required by Section 143(3) of the Act, based on our audit we report that:
- a) We have sought and obtained all the information and explanations which to the best of our

knowledge and belief were necessary for the purposes of our audit.

- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
- d) In our opinion, the aforesaid standalone financial statements comply with the AS 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 March 31, 2023 taken

On record by the Board of Directors, none of the directors is disqualified as on March 31, 2023 from being appointed as a director in terms of Section 164 (2) of the Act.



ATERED ACCOUNTANTS

- () With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remaneration paid by the Company to its directors/managers during the year is in accordance with the provisions of section 197 of the Act.

- b) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
- The Company does not have any pending litigations which would impact on the financial position of the company.
- ii. The Company did not have any long-term contracts including derivative contracts, as such the question of commenting on any material foreseeable losses thereon does not arise.
- There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- iv. The management has represented that, to the best of it's 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:

v. The management has represented, that, to the best of it's 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 inwriting 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



ED ACCOUNTANTS

CONTINUATION SHEET

- ii. 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 sub-clause (i) and (ii) contain any material mis-statement.
- i. 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.
- ii. Proviso to Rule 3(1) of the Companies (Accounts) Rules, 2014 for maintaining books of account using accounting software which has a feature of recording audit trail (edit log) facility is applicable to the Company with effect from April 1, 2023, and accordingly, reporting under Rule 11(g) of Companies (Audit and Auditors) Rules, 2014 is not applicable for the financial year ended March 31, 2023.

 In our opinion and explanation given to us, the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act is not applicable to the Company.

For Rajesh Kukreja & Associates. Chaptered Accountants firm's Registration No 0004254N) CA. Rajesh Kukreja Prev Account

Partner (Membership No.083496)

UDIN: 23083496 B626 RUS348

elhi, August 31, 2023

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of SUPERTECH EV LIMITED of even date)

Report on the Internal Financial Controls Over Financial Reporting under Clause

(i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of SUPERTECH EV LIMITED ("the Company") as of March 31, 2023 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

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

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

We believe that the audit evidence we have obtained, is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls system over financial reporting of the Company.





Meaning of Internal Financial Controls Over Financial Reporting

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

Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2023, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Rajesh Kukreja & Associates. Chartered, Accountants (Firm's Registration No.0004254N)



UDIN: 230834968474RU5348

CA. Rajesh Kukreja Partner (Membership No.083496)

Delhi, August 31, 2023

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) PLOT NO.150 SECTOR 16, PHASE-I BAHADUR GARH, JHAJJAR, HARYANA 124507 CIN :U35999HR2022PLC105796

Balance Sheet as at 31st Mar, 2023

Particulars	Note No	Amount as un 31st Mar, 2023
LEQUITY AND LIABILITIES		
(1) Shareholder's funds		10.000
(a) Share capital	3	1,00,000
(b) Reserve & Surplus	40	7,977
(2) Non-current liabilities	2	
(b) Deferred tax liability (net)	5	
(3) Current liabilities	6	
(a) Trade payables (A) total outstanding dues of micro enterprises	8	2.52
(ii) total enterprises; and (ii) total outstanding dues of créditors other than		1,86,288
micro enterprises and small enterprises	22	1,79,425
(b) Other current liabilities	7	6,626
(d) Short-term provisions Total	0	4,80,315
II.Assets		
(1) Non-current assets (a) Property, plant and equipment and Intangible assets		957
(a) Property, plant and equipment	9	
(i) Property, plant and equipment		
(iii) Capital work-in-progress	5	2,133
(b) Deffered Tax assets	5	
PARTY AND A DESCRIPTION OF A DESCRIPTION	10	3,27,931
(2) Current assets	11	68,838
(a) Inventories	12	41,132
(b) Trade receivables (c) Cash and cash equivalents	13	2,260
(c) Cash and cash equivalent (d) Short-term loans and advances	14	37,064
(d) Short-term toals and (e) Other curret assets Total		4,80,315

Notes referred to above form an integral part of the Financial Statements.

3 to 28

For & On Behalf of the Board For Supertech EV limited

As per our report of even date For Ratesh Kukreja & Associates (Chartered Accountants

E.R.No. - 004/54N

CA Rajesh Kukreja (Partner) M.No.: 083496 Date:- 31/08/2023 Place:- DELHI

For SUPERTECH EV LTD L ITENDER NUMAR GRARMA Director (Director) DIN:09777408

ue VETENDER SHARMA

(Director) DIN: 09702846

UDIN : 23083496 BGZGRUF348

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) PLOT NO.150 SECTOR 16, PHASE-I BAHADUR GARH, JHAJJAR, HARYANA 124507 CIN :U35999HR2022PLC105796

Profit and Loss for the period 12th august 2022 to 31st March, 2023

	(in ituadred)
Note No.	Amount for the period 12-08-2022 to 31-03-2023
	and the second sec
15	2,37,502
	2,37,502
	1,75,621
16	1,75,621
17	9,290
18	10,569
19	84
20	
21	30,151
	2,25,782
	11,720
	1000
	5,876
5	2,133
	7,977
	7,977
22	
	0.80
	0.50
182	
3 to 28	
	15 16 17 18 19 20 21 21 5 22 22

Financial Statements.

As per our report of even date For Rajesh Aukreja & Associates (Chartered Accountants) F.R.No. 004254N

UDIN:

CA Rajesh Kukreja (Partner)

(Partner) M.No.: 083496 Date:- 31/08/2023 Place:- OELHI

or SUPERT ITTENDER KUMAR SHARMA Director (Director)

DIN: 09042603

For & On Behalf of the Board For Supertech EV limited

RSHARMA

(Director) DIN: 09702846

UDIN: 23083436BGZGRU5348

SUPERTECH EV LIMITED

(Earlier Known As Supertech EV Private Limited) PLOT NO.150 SECTOR 16, PHASE-I BAHADUR GARH, JHAJJAR, HARVANA 124507 CIN:U35999HR2022PLC105796

Cash flow statement for the year ended 31st March 2023

Particulars	(In Hundred)
Partituter a	Year ended
	31.03.2023
Cash flows from operating activities	(Rs.)
and news tront operating activities	
Profit before taxation, and extraordinary item	11,720
Adjustments for:	14,724
Add: Finance Cost	84
Add: Depreciation	68
Operating Loss before working capital changes	11,873
Increase) /Decrease in Inventory	(3,27,931)
(Increase) /Decrease in sundry debtors	(68,838)
[Increase]/Decrease in other short term loans & advances	(2,260)
(increase)/Decrease in other current assets	(37,064)
(Increase)/Bocrease in non curret assests	(2,133)
Increase/[Decrease] in Creditors	1,86,288
Increase/(Decrease) in others current liabilities	1,79,425
Increase/(Decrease) in others current liabilities	1,1 7,72.3
Increase/(Decrease) in Short term Provisions	6,626
Cash generated from operations	(54,016)
Less: Income taxes paid (Net of Refund)	(3,744)
Cash flow before extraordinary Item	(57,759)
Cash flow from Extraordinary item	(51,155)
Less: Adjustment for earlier year	
Net cash used in operating activities	(57,759)
Cash flows from investing activities	- Andrew A
Purchase of fixed assets	
and the set in the source of the set of the	(1,025)
Net cash used in investing activities	
	(1,025)
Cash flows from financing activities	
Finance Cost	(7.1.743H)
Increase in Share Capital/Share application	(84)
Net cash (used) / flow in financing activities	1,00,000
	99,916
Net increase in cash and cash equivalents	
	41,132
Cash and cash equivalents at beginning of period	
cash and cash equivalents at end of period	
Significant accounting policies	41,132

Notes referred to above form an integral part of the Financial Statements.

As per our report of even date For Rajesh Rakreja & Associates (Chartered Accountants) F.R.No. - 004254N UDIN:

CA Rajesh Kukreja (Partner) M.No.: 083496 Date:- 31/08/2023 Place- DELHI

UDIN: 230834968626RUS348

For & On Behalf of the Board For Supertech EV limited

For SUPERTECH EV LTD. JITENDER KUMAR SHARMA (Director) DIN: 09777408

alinde Sharm

YETENDER SHARMA (Director) DIN: 09702846

SUPERTECH EV LIMITED (Earlier Known As Supertech LV Private Limited) CIN-U15999HR2022PLC105796 Notes Forming Part of Balance sheet and Profit & Loss A/r

COMPANY INFORMATION

COMPARY INFORMATION
Supertech EV lamited having its registered office subaled at PLOT NO 150 54 FOR 56 PRASE ERLANDE GARDE plagae, program today, 199202 = a company incorporated on 17th August 2022. It is classified as Non-good company and is registered at register of Company. Delice

2 SIGNIFICANT ACCOUNTING POLICIES

Basis of Preparation

These financial statements have been prepared in accordance with the Generally Accepted Accounting Principles in Italian (AAAP) is comply area to Accounting Standards specified under Section 1.1.1 of the Companies Act, 2011, in applicable. The financial statements have seen prepared under the timescale cost convention on avernal basis, except for certain financial instruments which are measured at fair value

b. Use of estimates

The preparation of financial statements requires the management of the Company to make estimates and attainations that affect the reported talances of assets and habilities and disclosures relating to the contingent liabilities as at the date of the financial statements and reported answerts of mesons and reported barrow the year. Examples of such estimates include provisions for doubtful receivables, provision for income taxes, the such lives of dependation because plane and Equipment and provision for impairment. Future results could differ due to changes in these schenates and the difference between the actual could and the estimates are recognised in the period in which the results are known / materialise

c Property, Plant and Equipment

Property, Plant and Equipment are stated at cost, less accumulated depreciation / amortisation. Costs include all expenses incurred to bring the accert is the present location and condition.

d Depreciation / amortisation

In respect of Property, Plant and Equipment (other than freehold land and capital work-in-progress) acquired during the year, depreciation/amortization = charged on written down value basis so as to write off the cost of the assets over the useful lives.

Type of Assets	Period
Plant and machinery Office equipment	S Years S Years
Computer	'i Years

. Leases

Assets taken on lease by the Company in its capacity as lessee, where the Company has substantially all the roles and rewards of ownership are classified as finance lease. Such a lease is capitalised at the inception of the lease at lower of the fair value or the present value of the minimum lease payments and a liability of recognised for an equivalent amount. Each lease rental paid is allocated between the liability and the interest cost so as to obtain a constant periodic rule of interest on the outstanding liability for each year.

Lease arrangements where the risks and rewards incidental to ownership of an asset substantially yest with the lessor, are recognised as operating inservation lesson rentals under operating leases are recognised in the statement of profit and loss on a straight-line basis.



Impairment

At each balance sheet date, the management reviews the carrying amounts of its assets included in each cash generating unit to determine whether there is any indication that these assets were impaired. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of impairment. Recoverable amount is the higher of an asser's act selling price and value to use its asserving value in use, the estimated lature each flows espected from the continuing use of the asset and from its disposal are discounted to their present value using a pre-tai discount rate that reflects the current market assessments of time value of money and the risks specific to the asset. Reversal of impairment loss is recognised as income in the statement of profit and loss.

g investments

Long-term investments and current matarities of long-term investments are stated at cost, less provision for other than temperary diminsten is value. Carrent investments, except for current maturities of long-term investments, comprising investments in mutual lands, government securities and bonds are stated at the lower of cost and tair value.

h Revenue recognition

a) Identify the contract with the customer

Contract is for the sale of a vehicle, and the transaction has an associated written contract (Buyer's Order).

b) Identify the performance obligations of the contract.

The primary performance obligation is the delivery of the webicle. Other obligations (customization, str.) are typically fulfilled before the delivery of the vebicle However, you should also determine whether there are other performance obligations beyond delivery of the vehicle, such as "In life" service components. One such esample would be free "Tires for Life" on the vehicle, which typically anolyes free new tires at certain time or mileage intervals, if the customer rown the car and meets certain service requirements. If this is included, a portion of the transaction price would need to be allocated to this performance ubligation, and the associated revenue would need to be recognized over the expected life of the free service.

CI Determine the transaction price.

The transaction price is determined by the fair value of consideration received (typically a combination of each and trade in vehicle received) and is clearly stated in the buyer's order. Nost of the transaction price is likely for the vehicle itself; however, other items can be listed (primarily for extended warranty and similar policies). See analysis of this component of the transaction price in the extended warranties section below. Also, see discussion of "for life" service components under Step 2 above and Step 5 below. Consideration of interest income would be required should the dealership finance the transaction.

d) Allocate the transaction price to the performance obligations in the contract.

The transaction price components are primarily split between the delivery of the vehicle and the sale of extended warranty, related products and other services, if applicable.

e) Recognize revenue when (or as) the entity satisfies a performance obligation.

For the sale of the vehicle, the performance obligation is satisfied upon delivery of the unit and completion / signing of the contract. As noted in Step 2, if a dealer offers "for life" products for free as part of the sale of a vehicle, then the estimated value of that survice should be allocated separately, and the dealer would need to defer that portion of the revenue on the sale.



Tavance

CETERS INVESTIGATION IN PRODUCTION OF TAXES OF TAXES OF TAXES OF THE OPERATION IN TABLE and in Kentre periods there to possible in table to determined in accordance with the prevention of the income Tax Act. Unit. The express relating to keepin operations is determined in accordance with tax laws applicable in considere when such over rational are downly had Winnerson Observative Cos (MAT) guid in accerdance with the tax losis in India, which gives ove to failure communichemettic in the form of adjustment of famous i tox Initiality, in considering an asset if there is constraining evidence that the Company will pay neural forome for after the two holdsty period. Accordingly, bld to accordingly and as an anel in the balance doet schem the good and be reasoned which and in periods that the future moments be writerousidated with treat the trip. Polymold tax expense or bourfit is recognized on limits difference being the difference between taxable income and accounting income that originate in non-period and to block to reverse in one or more subsequent periods. Belerned for easiers and liabilities, not measured using the tax rates and tax laws that have been succeed at substantinely enacted by the balance sheet date. Advisor taxes and provisions for current layons taxes are presented in the halance closet after off-acting advance tax prid and income tax prid an some tan particularian for relevant as paying units and where the Company is able as and intends to settle the assart and failfilly rin a rationality. The Company offsets determed tax assets and determed tax habilities if it has a legally unforceable right and these relate to taxes on income levied by the taxes preventing takonice Levis Fareleo currency transactions income and expense in longin currencies are conserted at enclange rates prevailing on the date of the transaction. Foreign currency monetary anets and habilities other than net investments in non-integral lowing operations are translated at the exchange rate prevailing on the holaner sheet slave and exchange gates and invesare recognized in the subtraces of profil and low. Exchange difference arraying on a subsectary familihat, is substance, form part of an enterprise's well swettereds in a non-integral foreign operation are accuratized in a foreign currency translation reserve. k Investories Raw natertals are corrised at the lower of cost and set resilisable value. Cost is dotermined on a weighted average basis. Perchased goods in-transit are carried at cre Works to progress is carried at the lower of cost and act realizable value. Stores and space parts am carried at lower of cost and set realizable value. Fasisfied goods produced or perchased by the Compony are corried as lower of cost and net realizable solar. East includes direct material and labour cost and a proportion of nauconfacturing overheads. 1 Provisions, Contingent liabilities and Contingent assets A provision to recognized when the Company has a present obligation as a result of past mont and it is probable that an outline of resources will be required to serial the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement honefits and compensated absences) are not disconneed to its prosent value and are determined hand on best estimate required to artic the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. Constangent liabilities are not receptived in the flavorial intervences. A contingent sout in article receptived conductors is the financial statements. . m Cash and cash equivalents The Company considers all highly liquid financial instruments, which are readily convertible into known amount of and that are subject to an insignificant risk of charger in value and having original mararities of draw members or less from the date of perchase, to be each equivalents. For & On Behalf of the Board Asperoar report of even date duthow **For Separtech EV limited** For Rajouh Kukreja & Associates [Chartered Acoust tants] REJA F.R.No. - 904254 CON:

C4 Rajosh Suitreja (Parover) N.Se: 083496 Date: 11/08/2023 Flace: DELHT



ITTENDER KUMAR SHARMA NUCE SHATHA 101 (Director) Train Directoreserves DIN | \$9777458

UDIN: 230834968626RU5348

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) CIN :U35999HR2022PLC105796 Notes Forming Part of Balance Sheet as at 31.03.2023

Note 3 :- Share capital

			(In Hundred)
	Particul	ars	31st March, 2023
Authorised share capit (12000000 Equity Share	al of Rs. 10/- ca	ch}	12,00,000 12,00,000
Issued, subscribed & p (1000000 Equity Share o	aid-up share of Rs. 10/- eacl	capital h)	1,00,000
Share holding pattern Shareholder litender kumar sharma Geetanjali sharma Yetinder sharma Ipwinder singh Charu Apan Gaurav apan Nitin gupta Total share capital	and details % holding 30% 14.97% 50% 5% 0.01% 0.01% 0.01%	No.of shares 3,00,000 1,49,700 5,00,000 50,000 100 100 100	30,000 14,970 50,000 5,000 10 10 10 10 1,00,000

Note 3.1 : Reconciliation of number of shares outstanding is Particulars	31st March, 2023
Equity shares at the beginning of the year	10,00,000
Add: Shares issued during the current financial year Equity shares at the end of the year	10,00,000

Shares held by promoters at the end of the year 31st March Promoter Name	No. of Shares
	50,000
Yetender sharma	50,000

Total

Note 4: Reserve & Surplus	31st March, 2023
Particulars	
Opening balance Add:- Profit for the year	7,977
Add: Tront for any	7,977

Total

ENTECHENUM. OF SUPER Director

te 5: Deferred tax assests/liablities

SNo.	Particulars	31st March, 2023
	Opening balance	
	Total reversible timing difference in books maintained as per	
	Companies Act 2013 Depreciation as per Companies Act 2013	68
	Preliminary Expenses(capital expenditure)	10,290
	Total reversible timing difference in books maintained as per	1 Saint
	Income Tax Act 1961 Depreciation as per Income Tax Act 1961	100
	Freliminary Expenses(capital expenditure)	2,05
	Net reversible timing difference (1) - (2)	8,20
	Deferred tax asset recognised for the year	
	Add : Deferred tax income/(expense)	2,13
		2,133
	Total	

For SUPERTECH EV LTD.





Note 6 : Trade payables

31st March, 2023
1,86,288
1,86,288

Note 6.1 : Steps have been taken to identify the suppliers who qualify under the definition of micro and small enterprises, as defined under the Micro, Small and Medium Enterprises Development Act 2006. Since no intimation has been received from the suppliers regarding their status under the said Act as at 31st March 2023, disclosures relating to amounts unpaid as at the year end, if any, have not been furnished. In the opinion of the management, the impact of interest, if any, that may be payable in accordance with the provisions of the Act, is not expected to be material.









de Payables ageing schedule: As at 31st March,2023

made tos	Outstanding for following periods from due date of payment
Particulars	Less than 1 year
(i) MSME	1,86,288
(ii) Others (ii) Disputed dues- MSME	

(iii) Disputed dues- MSME (iv) Disputed dues - Others

Note 7 : Other Curren	t Liabilities	31st March, 2023
Note 7 : Other Curren	Particulars	765
Statutory Dues:		917
TDS Payable		265
PF Payable		36
ESIC Payable LWF Payable		1,77,441
Other Dues:		1,79,425

Total

Note* LWF Payable of Rs. 3570 not paid till the filling of the ITR

Note 8 : Short Term Provisions Particulars	31st March, 2023
Note 8 : Short Fermi Particulars	5,876 750
Provision for Income tax Audit Fees Payable	6,626

Total

FFOR SUPERTECHEV LTD.	M No. DR. HENV	AddSUPERTES	Director
tor ,		1 for t	Ollen

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) CIN :U35999HR2022PLC105796 Notes Forming Part of Balance Sheet

(In Hundred)

	Inventories* Particulars	31st March, 2023
Sr. No.	Farticulars	
	80	3,27,93
1	Raw material	3 27.93

Note* Closing stock is certified by the management

ote 11. Sr. No.	Trade receivables Particulars	31st March, 2023
1	Outstanding for more than six months a) Secured, considered good b) Unsecured, considered good	
2	c) Doubtful <u>Others</u> a) Secured, considered good b) Unsecured, considered good	68,838
	c] Doubtful	68,83
	Total	

Trade Receivables ageing schedule as at 31st March, 2023

Particul	Outstanding for following periods from due date of payment	
ars		6 months 1 years
	68,838	
(i) Undisputed Trade receivables -considered good (i) Undisputed Trade receivables -considered doubtful (iii) Disputed trade receivables considered good (iv) Disputed trade receivables considered doubtful		

For SUPERT & Director

2.5

Directo

Note 12 : Cash and bank balances

Particulars	31st March, 2023
Cash and cash equivalent Cash in hand	
Sub total (A)	
Bank balances - current accounts Balance with Bank	41,132
Sub total (B)	41,132
	41,132
	Cash and cash equivalent Cash in hand Sub total (A) Bank balances - current accounts

Note 13 : Short terms	loans and advances
-----------------------	--------------------

	Short terms loans and advances Particulars	31st March, 2023
<u>Sr. No.</u> 1	Advances to creditors	1,508 752
2	Imprest to staff	2,260
	Total	and the second se

ote 14 : 0 Sr. No.	ther curret assets Particulars	31st March, 2023
1 2	TCS Receivable GST Receivables	430 34,634 2,000
3	Advance taxes	37,064

Total ERTECHEV LTD. INTES * RAJE For SUPERTECH EV LTD. Director Director 200



SUPERTECH EV LIMITED

(Earlier Known As Supertech EV Private Limited) CIN: US0401HR2021PTC092476 Notes Forming Part of Statement of Profit & Loss

(In Hundred)

Amount (In Rs.)

Sr. No.	Particulars	Amount [In Rs.
1 2	Sales of Products (refer sub note 17.1) Other operating revenues Sales are net of Goods & Service Tax (GST)	31-Mar 2023 2:15:52 1.98
	Tetal	2,37,502

15.1 Sale of products

Note IT . I

Sr. No.		Amount (In Rs.)
5r. ag.	Particulars	31-Mar-2023
1	Sales - finished goods	State Providence Bank Agentical
	Total	2,35,522

Note 16	5 : Cost of material consumed	Amount (In Rs.)
Sr. No.	Particulars	31-Mar-2023
1 Cost of materials consumed:		1,75,621
	(refer sub note 21.1) Total	1.75,621

16.1 Cost of materials consumed

Sr. No.	Particulars	31-Mar-2023
1	<u>Consumption of raw material</u> Opening stock Add :- purchase during the year	5,03,352 5,03,552 3,27,931
	Less :- Closing stock	1,75,621

Note*

Purchases from related parties during the year Supertech INC-1,11,11,600 Supertech Autoagency- 1,37,02,768



FOL OUT ERTECH EV LTD. 3 86 Director

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EN SUPERTECHEVLTD. Director



Note 1	: Manufacturing expenses	Amount (In Rs.)
Sr. No.	Particulars	31-Mar-2023
1	Direct Expneses	
	Freight Inward	520
Job Work Wages	Consumables	23
	Electricity expenses	33
	Job Work	744
	Wages	6,698
	PF/ESIC/LWF employer contribution	71
	이 사이에 잘 가지 않는 것 같은 것 같	40
	Total	9,29(

	R : Employment benefit expenses	Amount (In Rs.)
Sr. No.	Particulars	31-Mar-2023
1	Incentives to employees	10,569
		10,569
	Total	

* Considered as Related Party Transaction. Refer to note no. 24 for related party disclosure.

		Amount (In Rs.)
18.1	Incentives to employees	31-Mar-2023
Sr. No.	Particulars	9,000
	Director Remuneration	1,506
2	Salaries	62
3	Staff Welfare Expenses	10,569
	Total	

iote 19	9 : Financial cost	P. student	31-Mar-2023
F. No.		Particulars	84
1	Bank Charges		
2	Bank Interest		84

		Amount (In Rs.)
Note 20 : Depreciation and	amortised cost	31-Mar-2023
Note 20 : Depreciation and	Particulars	68
Sr. No.		
1 Depreciation		68
Total		

		Amount (In Rs.)
		31-Mar-2023
Note 21 : Other expenses	Particulars	1,141
Sr. No.		
1 Repairs & maintenance		16.29
2 Insurance Expenses		11,97
2 Pont Rates & Taxes		75
A Miscellanous & Other Expenses		30,15
5 Auditors Remuneration	ARE IS	
Total	A Company of	
1. Control	STANS	OT LIN

EV LTD. SL6 Director Forward

1.5.8

or SUPE Director

21.1	Repairs & maintenance	Amount (In Rs.)
Sr. No.	Particulars	31-Mar-2023
1	Repair & maintenance - Machinery	3
- 2	Repair & maintenance Others	1,116
	Total	1.141

Amount [In Rs.
31 Mar 2023

Note* during the year there has no insurance for stock

21.3 Rent, ta Sr. No.	tes & taxes Particulars	Amount (Io Rs.) 31-Mar-2023
1 Sates & 2 Rent Ext	Taxes	4/000 10 ⁻ 140
Total		16,290

25.4	Miscelleanous & Other expenses	Amount (In Rs.)
Sr. No.	Particulars	31-Mar-2023
1	Office Running Maintenance Expenses	823
1.4	Conveyance Expenses	96
3	Telephone & Internet Expenses	47
4 10 4	Printing & Stationary	22
5	Software Expenses	
0	Business Promotion Expenses	280
0 7	Water Expenses	56
8	Other Expenses	3.521
9	Freight & transportation expenses	5.578
10	Commision expenses	1.057
11	Legal & professional expenses	173
12	Rebate & discounts	11,970
	Total	11,770

600	a transferministics	Amount (In Rs.)
-	Auditor's remuneration Particulars	31-Mar-2023
Sr. No.	The restance.	750
1	Statutory audit	750
	Total	

Marte 72	 Farning 	per share
Note 22	- Farning	DUL SHALL

Sr. No.	2 : Earning per share Particulars	31-Mar-2023
1	Net profit after tax Weighted average number of equity shares	7,977 10,000
- 14	Earning per share (face value of Rs.10/-fully paid) REAL	0.80
	Earning per share face value of RS. roy harry portage at a	

For SUPER ALS Director

ATES .

For SUPERTECHEV LTD.

Amount (In Rs.)

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) CIN :U35999HR2022PLC105796

"Annexure"

1 Revenue from operations

(In Hundred)

Particulars	31 Mar 2023 Amount (Rs.)
A) Sales of products :	
Sales - finished goods	
Scooter's	2.34.39
Battery	1.62
Gross Sales	Z,36,022
Less: Discount on sales	500
A) Net Sales	2,35,522
B) Other Operating revenue	1,980
Freight on sales	1,980

2 Cost of materials consumed

Particulars	31 Mar 2023 Amount (Rs.)
Purchase : Battery/Accessories Scooter's Assembeld bodies	97.774 4,05,778
	5,03,552

Total Note*

Sec.

Purchases from related parties during the year

Supertech INC- 1,11,11,600

Supertech Autoagency- 1,37,02,768

Trade Payables	31 Mar 2023 Amount (Rs.)
	216
RAJESH YADAV AND ASSOCIATES	65
6 AMECH WATER SUPPLIER	1,26,032
AKASH INDCHI IMPORTS & EXPORT CO	322
Aniu Automobiles (Anu))	1,213
	725
HOODA FOURMATICS INTERNATIONAL CENTRE FOR AUTOMOTIVE TECHNOLOGY	3,281
IVS PEDALS	370
PIYUSH LOGISTICS	403
RAVI ENTERPRISES	2,941
RICHIKA SHARMA	1,811
RUPAM INTERNATIONAL	84
SHREE SHYAM TRADER (OMAXE)	37,065
SUPERTECH INC YUKI ELECTRIC INDIA PRIVATE LIMITED(UP)	9,760
A CONTRACTOR	1,86,288
For SUPERTECH EV LTD.	-CHEV
For SUPER I Company of the Design of the Des	TEO SUPERTECHEN
Director	. 12/

Other Current Liabilities	31 Mar 2023 Amount (Rs.)
Other Dues:-	Amount [85.]
A) Advance received from customer :	
ALTIER ELECTRIC VEHICLE PVT LTD	5,786
JOSH EV TECHNOLOGY	2,000
Amariit Agro Tech	56
ANAMIKA TRADERS	5,871
FANCY ELECTRONICS	9,500
SUPERTECH AUTO AGENCY	1,43,139
SWAPNIL RAIKWAD	78
ZN AUTOMOTIVE	500
A) Total	1,66,930
B) Expenses payable	
Commision payable	2,359
Rent Payable	1,400
Salary & Wages Payable	6,551
Electricity expenses payable	202
B) Total	10,511
Total	1,77,44)

For SUPERTECHEV LTD.

PERTECHEV LTD. For Director



Trade receivables	31 Mar 2023 Amount (Rs.)
Ambika Enterprises	131
Yash Enterprise	7
Anand Trading Co	24
DALLA ENTERPRISES	2,936
EVS TRITECH INDIA	7,153
KHALSA AUTOMOBILE	1,181
KISAN AUTO MOBILES	5,903
KRISHA ELECTRIC VEHICLE	11,80
M/S SETH AUTOMOBILES	1,55
MYRON AUTOMOBILES	6,72
RAJESH ELECTRIC VEHICLE	
SAANVI ENTERPRISES	1,27
	2,81
SHIVE-BIKE	1,1
SHREE SHYAM JI ELECTRIC VEHICLE	5,1
SHYAM JI TRADERS	2,8
SKY MOTORS	5,2
SUPERTECH EV	5,3
Supertek Auto Electric	7,1
VAISHNAVI AUTOMOBILES ZEOPLUS AXIS INDIA PRIVATE LIMITED	
ELOI LOOTONE COMPANY	68,8

PERTECHEVLTD.

Director

Total

For SUPERTECH EV LTD. 3 Xlo l Director

Balance with Bank	31 Mar 2023 Amount (Rs.)
ICICI BANK (01212)	41,132
Total	41,132

Adv	ances to creditors	31 Mar 2023 Amount (Rs.)
APOLLO CARRIERS (GHT) JATIN DHAWAN MADE4DESIGNS		8 1,000 500
Total		1,508

Director Remuneration	31 Mar 2023 Amount (Rs.)
Director Remuneration	9,000
Total	9,000
For SURERTECH EY LTD.	Egsupertechevuto.

	Total			INTANGIBLE ASSETS		Office equipments	Computars	Plant& machinery	TANGIBLE ASSETS		Details of Acceto	Tangible Assets
					-					2022	As man of at Assault	
For	1,025			570'1	100	167	181	677		Additions	Gross Block	
For SubGRIERAL LTD. Director				4		10	¥1	20		Deductions	llock	
Director	1,025			1,025		167	181	677		As at 31st Mar, 2023		(As per the Co
AND +RA										As On 01st April, 2022		(As per the Companies Act, 2013)
ALL	The I 68	-		89		đi	14	48	10000	During the Year	Accumulate	(As per the Companies Act, 2013)
			1			2	t	2		Deductions	Accumulated Depreciation	
Teo Superincepter Unit	89		i.	89		6	14	ŧ		As on 31st Mar, 2023		
Saad &	957		8	957		161	167	53		As At 31st Mar. 2023	Net	
			•16			2		3		As At 31st Mar, 2022	Net Block	(In Hundred)

SUPERTECH EV LIMITED



NDV Method Supertrich EV Limited Supertrich EV Limited

(Earlier Known As Supertach BV Private Limited) CIN : US0401HR2021PTC092476 Assessment Year 2023-24 SUPERTICK EV LIMITED

ANNEXURE - A (Refer Clause 18 of Part 5)

Particulars of depreciation allowable as per Income Tax Act 196 \ In respect of each Asset

	W.D.V	Addressment	Addition	all to a la l	Province of		Battor	Theoremisticity	W.D.V.
Particulars	as on 01.04.2022	on account of 1158AA	Put to use > 180 days	Put to use	During the Year	Total	93	for the year	as 00 31.03.2023
BLOCK - I Furniture & Fittings		5.1					10%		
BLOCK - II Plant & Machinery		E.		845		845	15%	63	382
BLOCK - III Computers		8		181 	£2 - 3	181	404	36	145
BLOCK - IV Software		×.				1.	25%	-	
Total				1,025		1,025	1	66	926

S. NO	Particulars	Date of addition	Date of	Date of Put to use	Asset	Classification
OF INC		Date of American	> 180 days	<180 days	-	-
1 00	I Ocli Machine	01-Feb-23		12,740		Office Equipmen
200	2 CCTC CAMERA	Ot-Mar-23		16,724		Office Equipment
3 60	COMPUTER	15-Feb-23		18,050		Computors
4 Too	Tools & Die	01-Eeh-03		55,000		Plant & machine
	And the second sec	20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				



Sold States and States

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) CIN :U35999HR2022PLC105796 Notes Forming Part of Balance Sheet as at 31st March, 2023

Note 23: Key Ratios

Particulars	Numerator/Denominator	31 March 2023
(a) Current Ratio	<u>Current Assets</u> Current Liabilities	1.29
(b) Debt-Equity Ratio	<u>Total Debts</u> Shareholder's Equity	72
(c) Debt Service Coverage Ratio	Earning available for Debt Service Debt Service	<u>.</u>
(d) Return on Equity Ratio	Profit after Tax Average Shareholder's Equity	0.07
(e) Inventory turnover ratio	Total Turnnover Average Inventories	0.72
(f) Trade receivables turnover ratio	<u>Total Turnover</u> Average Account Receivable	3.45
(g) Trade payables turnover ratio	Total Purchases Average Account Payable	2.70
(h) Net capital turnover ratio	Total Turnover Net Working Capital	#REF!
(i) Net profit ratio	<u>Net Profit</u> Total Turnover	0.0336
(j) Return on Capital employed	<u>Farning before interest and taxes</u> Capital Employed	0.11
	WUREI	



For SUPPOTENUEL 10. 1 *

For SUPERTECHEV LTD Director

SUPERTECH EV LIMITED (Earlier Known As Supertech EV Private Limited) CIN:U35999HR2022PLC105796

Note 24 : Disclosure as required by Para 20 of Accounting Standard-AS 18 "Related Parties" of the Companies (Accounting Standard) Rules, 2006:-

Names of related parties and description of relationship :

Name of the related parties and nature of relationship : fa)

Name of related parties Description of relationship Supertech Inc. Directors's proprietory firm Supertech autoagency Directors's partnership firm litender sharma Director/shareholder Vatinder sharma Director/shareholder Geetaniali sharma Ishmeet singh Till (30-11-2022) Director/shareholder Director/shareholder Ipwinder singh shareholder

Transactions during the year* 40 A (b)

(2) & for financial st.

Nature of trasaction Amount Without GST Business transaction-1,11,116 Particulars Purchases Without GST Business transaction-Supertech INC 1,37,028 Purchases Director's remn Supertech Auto sgency 3,000 Rent expesses Jitender kumar sharma 6,000 Director's remn Yctinder sharma 4,000 Director's remn Yetinder sharma 2,000

Geetaniali sharma

Balances outstanding at year-end (c)

31st march 2023 Amount Particulars 30,000 14,970 Equity Share Capital 50,000 (ii) litender kumar sharma 5,000 Geetanjali sharma 10 yetinder sharma 10 lowinder singh Accui 10 Charu Apan Gauray apan 1,00,000 Nitin gupta

Total

1.43,139

(In Hundred)

(In Hundred) Amount as at

Remarks

0.0

Supertech Auto agency

For ST SECHEV LTD Director



SUPERCISCH EV LIMITED (Earlier Known As Supertoch UV Private Limited) NOTES ON FINANCIAL STATEMENTS AS AT 31ST MARCH, 2023

25 Operational outlook

The directors have made an assessment of the Company's ability to continue as a going concern and have no reason to believe the Company will not be a going concern in the year ahead. Accordingly, the standalone financial statement does not include any adjustments regarding the recoverability and classification of the carrying amount of assets and liabilities that might result, should the Company be unable to continue as a going concern.

26 The Company did not have any long-term contracts including derivative contracts for which there were any material forevenable loves.

There were no amounts which were required to be transferred to the lavestor Education and protection Fund by the Company. 27



For SUPERTECH EV LTD. Director . .

Director

SUPERTECH EV LIMITED

(Earlier Known As Supertech EV Private Limited)

NOTES FORMING PART OF FINANCIAL STATEMENTS

28 Additional Regulatory Information

a) Note on Holding Benami Property:

There are no proceedings which have been initiated or pending against the company for holding any henami property under the Benami Transactions (Prohibition) Act, 1988 [45 of 1988] and rules made thereander.

b) Note on Relationship with Struckoff Companies:

The company has no transactions with the companies Struckoff under section 248 of the Companies Act, 2013 or section 560 of the Companies Act, 1956. For disclosure, refer Annexure on Struckoff Companies forming part of the **Pinancial Statement**.

c) Note on Dealing in Crypto or Virtual Currency:

The Company has neither traded nor invested in Crypto currency or Virtual Currency during the financial year ended March 31, 2023.

d) Note on Layor of Companies

The company has complied 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

e) Note on Creation of Charge

There are no pending charges or satisfaction which are yet to be registered with the Registrar of Companies (ROC) beyond the defined statutory period.

f) During the year the company has not advanced or loaned or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person or entity incuding foreign entitles (intermediaries) with the understanding (whether recorded in writing or otherwise) that the intermediary shall (i) directly or indirectly lend or invest in other person or entities identified in any manner whatsoever by or on behalf of company (ultimate beneficaries) or (ii) provide any guarantee, security or the like to or behalf of the ultimate beneficaries.

b) The Company has not 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 lender invest in any manner whatsoever by or on behalf of the funding party (ultimate beneficiaries) or (ii) provide any guarantee, security or the to or behalf of the (ultimate beneficiaries) or (iii) provide any guarantee, security or the like to or on behalf of the ultimate beneficiaries.

i) The company is not a wilful defaulter as declared by any bank or financial Institution or any other lender.

 There are no transactions which are not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the income Tax Act, 1961 (such as, search or survey or any

other relevant provisions of the income Tax Act, 1961).

12X

