General information about	company
Scrip code	511389
NSE Symbol	VIDEOIND
MSEI Symbol	NOTLISTED
ISIN	INE703A01011
Name of the entity	Videocon Industries Limited
Date of start of financial year	01-04-2022
Date of end of financial year	31-03-2023
Reporting Quarter	Half Yearly
Date of Report	30-09-2022
Risk management committee	Not Applicable
Market Capitalisation as per immediate previous Financial Year	Any other

											Anne	ture I												
									Annexu	re I to be su	bmitted by	listed	entity on	quarter	ly basis									
										I. Co	omposition of	Board of	Directors											
	Disclosure of notes on composition of board of directors explanatory Textual Information(1)																							
		Whether	the listed	entity has a	Regular C	hairperson	No																	
			Whether	r Chairperso	n related to	o Promoter	No			tors under sect	ion 164 of the													
Title (Mr / Ms)	Name of the Director	PAN	DIN	Category 1 of directors	Category 2 of directors	Category 3 of directors	Date of Birth	Whether the director is disqualified?	Start Date of disqualification	End Date of disqualification	Details of disqualification	Current status	Whether special resolution passed? [Refer Reg. 17(1A) of Listing Regulations]	Date of passing special resolution	Initial Date of appointment	Date of Reappointment		Tenure of director (in months)	No of Directorship in listed entities including this listed entity (Refer Regulation 17A of Listing Regulations)	No of Independent Directorship in listed entities including this listed entity (Refer Regulation 17A(1) of Listing Regulations	Number of memberships in Audit/ Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulations)	No of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations)	Notes for not providing PAN	Notes for not providing DIN
	Venugopal Nandlal Dhoot	AANPD5594R	00092450	Executive Director	Not Applicable	CEO	30-09-1951	No				Active	NA		01-06-2005	11-11-2016			1	0	1	0		
Mr	Satish Motilal Totala	AAEPT9649N	08901288	Executive Director	Not Applicable		30-06-1966	No				Active	NA		05-10-2020				1	0	0	0		
Mrs	Sarita Sanjay Surve	CLOPS5818M	07728829	Non- Executive - Independent Director	Not Applicable	Shareholder Director	26-09-1978	No				Active	NA		11-02-2017	22-12-2017		55	1	0	0	0	Textual Information(2)	
	(Mr	Mr Venugopal Mr Nandlal Dhoot Satish Mr Motilal Totala Mrs Sanjay	Title (Mr / Ms) Name of the Director Mr Nandal Dhoot AANPD5594R Mr Satish Motilal Totala Mrs Sarita Sarita Mrs Sarita Mrs Sarita Mrs Sarita Mrs Sarita Mrs CLOPSS818M	Title (Mr / Ms)	Whether Chairperso Whether Chairperso Whether Chairperso Category 1 of directors Mr Venugopal Nandlal Dhoot AANPD5594R 00092450 Executive Director Mr Satish Motilal Total AAEPT9649N 08901288 Executive Director Non- Executive Director Non- Executive Sarita Sanjay CLOPS5818M 07728829 Non- Executive Independent Independent	Whether Chairperson related to the control of the directors with the director with the di	Title (Mr / Ms) Name of the Director PAN DIN Category 1 of directors Category 2 of directors	Mr	Title (Mr / Ms) Director PAN DIN Category 1 of directors Category 2 of directors Category 3 of directors Director Category 3 of directors Date of directors Director Director	Whether the listed entity has a Regular Chairperson No Whether Chairperson related to Promoter Whether Chairperson related to Promoter No Disqualification of Direct Companies Act, 2013 Category 1 of directors Category 2 of directors Of directors Date of directors Whether the director is disqualification Whether the director is disqualification Start Date of directors Of directors Date of directors Start Date of directors Start Date of directors AANPD5594R O0092450 Executive Director Not Applicable Start Date of directors AANPD5594R O0092450 Executive Director Not Applicable Start Date of directors Start Date of d	Whether the listed entity has a Regular Chairperson No Whether Chairperson related to Promoter Whether Chairperson related to Promoter No Disqualification of Directors under sect Companies Act, 2013 Title (Mr / Ms) Director PAN DIN Category 1 Category 2 of directors of	Annexure I to be submitted by I. Composition of I I. Composition of I I. Composition of I I. Composition of I II. Composition of I III.	Title (Mr / Ms) Name of the Director Ms) No Category 1 of directors 2 of directors Ms) DIN Category 2 of directors Ms) Category 2 of directors Ms) No Disqualification of Directors under section 164 of the Companies Act, 2013 Venugopal Name of Director Ms) No Disqualification of Directors under section 164 of the Director Ms) No Disqualification of Directors under section 164 of the Companies Act, 2013 Venugopal Name of Director Ms) No Disqualification dis	Annexure I to be submitted by listed entity on I. Composition of Board of Directors Disclosure of notes on commendation of Directors under section 164 of the Companies Act, 2013 Title Office of the Office of the Office of the Office of Directors under section 164 of the Companies Act, 2013 Title Office of the Office of	Annexure I to be submitted by listed entity on quarter I. Composition of Board of Directors Disclosure of notes on composition of Directors under section 164 of the Companies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Whether Chairperson related to Promoter No Disqualification of Directors under section 164 of the Companies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Disqualification of Directors under section 164 of the Companies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity on quarter Disclosure of notes on composition of Directors under section 164 of the Companies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 Whether the listed entity has a Regular Chairperson Roo Organies Act, 2013 No Date of director is disqualification disqualifi	Annexure I to be submitted by listed entity on quarterly basis in the listed entity as a Regular Chairperson related to Promoter No Disqualification of Directors under section 164 of the Companies Act, 2013 Name of Manage Pan Din Dinector Pan Pan Dinector Pan Pan Dinector Pan Pan Dinector Pan Pan Pan Dinector Pan Pan	Annexure I to be submitted by listed entity on quarterly basis Category Annexure Annexure	Annexure I to be submitted by listed entity on quarterly basis Category Application Applicati	Annexure I to be submitted by listed entity on quarterly basis Seconding Seconding	Annexure I to be submitted by listed entity on quarterly basis Composition of Directors Discount of Total Composition of Directors	Securior Paris P	Substitution Part	Paris Pari	Paris Pari

	Text Block
Textual Information(1)	Videocon Industries Limited (the Company) was admitted to Corporate Insolvency Resolution Process (CIRP) in terms of the provisions of the Insolvency and Bankruptcy Code, 2016 (Code) and in pursuance to the order of the Honble National Company Law Tribunal, Mumbai (NCLT) dated June 06, 2018. Subsequently, the NCLT vide its order dated August 08, 2019 ordered the consolidation of the CIRP of 13 Videocon group entities including the Company (Corporate Debtors). Further, NCLT vide order dated June 08, 2021 (Approval Order), approved the resolution plan submitted by Twin Star Technologies Limited (Approved Plan). In terms of the Approved Plan, a steering committee of the Company had been constituted (Steering Committee). The Steering Committee in its meeting held on June 18, 2021 had appointed the Resolution Professional, Mr. Abhijit Guhathakurta, as the interim manager of the Corporate Debtors (Interim Manager), for undertaking the management and control the Company, from the date of Approval Order till the completion of the implementation process on the Closing Date (as provided under the Approved Plan). However, pursuant to the appeals filed by three dissenting financial creditors (among others) before the Honble National Company Law Appellate Tribunal, New Delhi (the NCLAT), the Honble NCLAT, vide its order dated July 19, 2021 in the said Appeals (the Stay Order), inter-alia stayed the operation of the NCLT Approval Order till the next date of hearing and ordered the maintenance of status quo ante as before passing of the NCLT Approval Order. Further, as per the Stay Order, the Resolution Professional had been directed to continue to manage the 13 Videocon Group Entities as per the provisions of the Code till the next date of hearing. Later on, the NCLAT vide its final order dated January 05, 2022 set aside the Approval Order and remitted back the matter to the Committee of Creditors (the COC) for completion of the process relating to CIRP in accordance with the provisions of the Code (the, NCLAT Final Order
	However, Twin Star Technologies Limited challenged the NCLAT Final Order in Civil Appeals bearing numbers 509, 512 and 894 of 2022 before the Honble Supreme Court (SC Appeals). The SC Appeals were listed on February 14, 2022, on which date, the Honble Supreme Court made certain oral remark to the Resolution Professional and COC to not proceed further with the CIRP of the Consolidated Corporate Debtors till any orders in subsequent hearings. Pursuant to these oral remarks of the Honble Supreme Court, the status quo is being preserved in the current CIRP of Consolidated Corporate Debtors till further orders/directions of the Honble Supreme Court. Further, the resignation of Mrs. Sarita Sanjay Surve as the Independent, Non-Executive Director of the Company was received by the Resolution Professional on June 27, 2022 and the same is pending to be placed before the Committee of Creditors.
Textual Information(2)	The Company is required to fill details regarding the composition of statutory committees that are required to be constituted as per the SEBI LODR. The statutory committees as per SEBI LODR are: (i) Audit Committee, (ii) Nomination and Remuneration Committee, (iii) Stakeholders Relationship Committee and (iv) Risk Management Committee (wherever applicable). Since the Company is under the Corporate Insolvency Resolution Process (the CIRP), the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional team (the RP team). Accordingly, the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI LODR do not apply as per Regulation 15 (2A) and (2B) of the SEBI LODR. During the tenure of ongoing CIRP of the Company, certain directors have tendered resignation from the Board of the Company, and therefore the composition of the Board and the Committees is not adequate. It is submitted that one of the directors i.e., Mrs. Sarita Sanjay Surve, (who was the sole member on the various of Board of the Committees of the Company) has tendered resignation w.e.f June 27, 2022, which was received by the RP team on June 27, 2022 and shall be placed before the Committee of

Creditors.

After her resignation, the current composition of committees viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee came down to 'Nil'. Therefore, since there are no members and/or the Chairperson on the Board of the Committees, we have no data to fill in the composition of aforesaid committees.

Pertaining to the above-mentioned constraints, we are unable to successfully validate the Excel utility sheet of CGR. As an alternative to resolve this issue and validate the file, we have retained the name of Sarita Surve in the composition of committees of Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee. However, it should be noted that Mrs. Sarita Surve is not continuing as the member of the aforesaid committees w.e.f June 27, 2022.

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II. Composition of Committees

Disclosure of notes on composition of committees explanatory Textual Information(1)

Annexure 1 Text Block

Videocon Industries Limited (the Company) was admitted to Corporate Insolvency Resolution Process (CIRP) in terms of the provisions of the Insolvency and Bankruptcy Code, 2016 (Code) and in pursuance to the order of the Honble National Company Law Tribunal, Mumbai (NCLT) dated June 06, 2018. Subsequently, the NCLT vide its order dated August 08, 2019 ordered the consolidation of the CIRP of 13 Videocon group entities including the Company (Corporate Debtors). Further, NCLT vide order dated June 08, 2021 (Approval Order), approved the resolution plan submitted by Twin Star Technologies Limited (Approved Plan).

In terms of the Approved Plan, a steering committee of the Company had been constituted (Steering Committee). The Steering Committee in its meeting held on June 18, 2021 had appointed the Resolution Professional, Mr. Abhijit Guhathakurta, as the interim manager of the Corporate Debtors (Interim Manager), for undertaking the management and control the Company, from the date of Approval Order till the completion of the implementation process on the Closing Date (as provided under the Approved Plan).

However, pursuant to the appeals filed by three dissenting financial creditors (among others) before the Honble National Company Law Appellate Tribunal, New Delhi (the NCLAT), the Honble NCLAT, vide its order dated July 19, 2021 in the said Appeals (the Stay Order), inter-alia stayed the operation of the NCLT Approval Order till the next date of hearing and ordered the maintenance of status quo ante as before passing of the NCLT Approval Order. Further, as per the Stay Order, the Resolution Professional had been directed to continue to manage the 13 Videocon Group Entities as per the provisions of the Code till the next date of hearing.

Textual Information(1)

Later on, the NCLAT vide its final order dated January 05, 2022 set aside the Approval Order and remitted back the matter to the Committee of Creditors (the COC) for completion of the process relating to CIRP in accordance with the provisions of the Code (the, NCLAT Final Order). Subsequently, pursuant to the NCLAT Final Order, the COC in their meeting held on January 12, 2022, decided to invite fresh expressions of interest for submission of resolution plan for Consolidated Corporate Debtors in accordance with IBC and CIRP Regulations.

However, Twin Star Technologies Limited challenged the NCLAT Final Order in Civil Appeals bearing numbers 509, 512 and 894 of 2022 before the Honble Supreme Court (SC Appeals). The SC Appeals were listed on February 14, 2022, on which date, the Honble Supreme Court made certain oral remark to the Resolution Professional and COC to not proceed further with the CIRP of the Consolidated Corporate Debtors till any orders in subsequent hearings. Pursuant to these oral remarks of the Honble Supreme Court, the status quo is being preserved in the current CIRP of Consolidated Corporate Debtors till further orders/directions of the Honble Supreme Court.

Further, the resignation of Mrs. Sarita Sanjay Surve as the Independent, Non-Executive Director of the Company was received by the Resolution Professional on June 27, 2022. Therefore, there are no members on the Statutory Committees of the Board.

Αι	Audit Committee Details						
	Whether the Audit Committee has a Regular Chairperson No						
Sr	DIN Number	Name of Committee members	Category 1 of directors	Category 2 of directors	Date of Appointment	Date of Cessation	Remarks
1	07728829	Sarita Sanjay Surve	Non-Executive - Independent Director	Member	22-09-2017		Textual Information(1)

	Sr Text Block
Textual Information(1)	The Company is required to fill details regarding the composition of statutory committees that are required to be constituted as per the SEBI LODR. The statutory committees as per SEBI LODR are: (i) Audit Committee, (iii) Nomination and Remuneration Committee, (iii) Stakeholders Relationship Committee and (iv) Risk Management Committee (wherever applicable). Since the Company is under the Corporate Insolvency Resolution Process (the CIRP), the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional team (the RP team). Accordingly, the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI LODR do not apply as per Regulation 15 (2A) and (2B) of the SEBI LODR. During the tenure of ongoing CIRP of the Company, certain directors have tendered resignation from the Board of the Company, and therefore the composition of the Board and the Committees is not adequate. It is submitted that one of the directors i.e., Mrs. Sarita Sanjay Surve, (who was the sole member on the various of Board of the Committees of the Company) has tendered resignation w.e.f June 27, 2022, which was received by the RP team on June 27, 2022 and shall be placed before the Committee of Creditors. After her resignation, the current composition of committees viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee came down to 'Nil'. Therefore, since there are no members and/or the Chairperson on the Board of the Committees, we have no data to fill in the composition of aforesaid committees. Pertaining to the above-mentioned constraints, we are unable to successfully validate the Excel utility sheet of CGR. As an alternative to resolve this issue and validate the file, we have retained the name of Sarita Surve in the composition of committees of Audit Committee, Nomination and Remuneration Committee in the composition of committees of Audit Committees. We.f June 27, 2022.

N	Nomination and remuneration committee						
	Whether the Nomination and remuneration committee has a Regular Chairperson No						
Sı	DIN Number	Name of Committee members	Category 1 of directors	Category 2 of directors	Date of Appointment	Date of Cessation	Remarks
1	07728829	Sarita Sanjay Surve	Non-Executive - Independent Director	Member	22-09-2017		Textual Information(1)

	Sr Text Block
Textual Information(1)	The Company is required to fill details regarding the composition of statutory committees that are required to be constituted as per the SEBI LODR. The statutory committees as per SEBI LODR are: (i) Audit Committee, (iii) Nomination and Remuneration Committee, (iii) Stakeholders Relationship Committee and (iv) Risk Management Committee (wherever applicable). Since the Company is under the Corporate Insolvency Resolution Process (the CIRP), the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional team (the RP team). Accordingly, the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI LODR do not apply as per Regulation 15 (2A) and (2B) of the SEBI LODR. During the tenure of ongoing CIRP of the Company, certain directors have tendered resignation from the Board of the Company, and therefore the composition of the Board and the Committees is not adequate. It is submitted that one of the directors i.e., Mrs. Sarita Sanjay Surve, (who was the sole member on the various of Board of the Committees of the Company) has tendered resignation w.e.f June 27, 2022, which was received by the RP team on June 27, 2022 and shall be placed before the Committee of Creditors. After her resignation, the current composition of committees viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee came down to 'Nil'. Therefore, since there are no members and/or the Chairperson on the Board of the Committees, we have no data to fill in the composition of aforesaid committees. Pertaining to the above-mentioned constraints, we are unable to successfully validate the Excel utility sheet of CGR. As an alternative to resolve this issue and validate the file, we have retained the name of Sarita Surve in the composition of committees of Audit Committee, Nomination and Remuneration Committee in the composition of committees of Audit Committees. We.f June 27, 2022.

St	Stakeholders Relationship Committee						
	Whethe	er the Stakeholders Rela	No				
Sr	DIN Number	Name of Committee members	Category 1 of directors	Category 2 of directors	Date of Appointment	Date of Cessation	Remarks
1	00092450	Venugopal Nandlal Dhoot	Executive Director	Member	22-09-2017		
2	07728829	Sarita Sanjay Surve	Non-Executive - Independent Director	Member	22-09-2017		Textual Information(1)

	Sr Text Block
Textual Information(1)	The Company is required to fill details regarding the composition of statutory committees that are required to be constituted as per the SEBI LODR. The statutory committees as per SEBI LODR are: (i) Audit Committee, (iii) Nomination and Remuneration Committee, (iii) Stakeholders Relationship Committee and (iv) Risk Management Committee (wherever applicable). Since the Company is under the Corporate Insolvency Resolution Process (the CIRP), the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional team (the RP team). Accordingly, the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI LODR do not apply as per Regulation 15 (2A) and (2B) of the SEBI LODR. During the tenure of ongoing CIRP of the Company, certain directors have tendered resignation from the Board of the Company, and therefore the composition of the Board and the Committees is not adequate. It is submitted that one of the directors i.e., Mrs. Sarita Sanjay Surve, (who was the sole member on the various of Board of the Committees of the Company) has tendered resignation w.e.f June 27, 2022, which was received by the RP team on June 27, 2022 and shall be placed before the Committee of Creditors. After her resignation, the current composition of committees viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee came down to 'Nil'. Therefore, since there are no members and/or the Chairperson on the Board of the Committees, we have no data to fill in the composition of aforesaid committees. Pertaining to the above-mentioned constraints, we are unable to successfully validate the Excel utility sheet of CGR. As an alternative to resolve this issue and validate the file, we have retained the name of Sarita Surve in the composition of committees of Audit Committee, Nomination and Remuneration Committee in the composition of committees of Audit Committees. We.f June 27, 2022.

Ri	Risk Management Committee						
		Whether the Risk Man	agement Committee has a Re	gular Chairperson	No		
Sr	DIN Number	Name of Committee members	Category 1 of directors	Category 2 of directors	Date of Appointment	Date of Cessation	Remarks
1	00092450	Venugopal Nandlal Dhoot	Executive Director	Member	22-09-2017		
2	07728829	Sarita Sanjay Surve	Non-Executive - Independent Director	Member	22-09-2017		Textual Information(1)

	Sr Text Block
Textual Information(1)	The Company is required to fill details regarding the composition of statutory committees that are required to be constituted as per the SEBI LODR. The statutory committees as per SEBI LODR are: (i) Audit Committee, (iii) Nomination and Remuneration Committee, (iii) Stakeholders Relationship Committee and (iv) Risk Management Committee (wherever applicable). Since the Company is under the Corporate Insolvency Resolution Process (the CIRP), the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional team (the RP team). Accordingly, the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI LODR do not apply as per Regulation 15 (2A) and (2B) of the SEBI LODR. During the tenure of ongoing CIRP of the Company, certain directors have tendered resignation from the Board of the Company, and therefore the composition of the Board and the Committees is not adequate. It is submitted that one of the directors i.e., Mrs. Sarita Sanjay Surve, (who was the sole member on the various of Board of the Committees of the Company) has tendered resignation w.e.f June 27, 2022, which was received by the RP team on June 27, 2022 and shall be placed before the Committee of Creditors. After her resignation, the current composition of committees viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee came down to 'Nil'. Therefore, since there are no members and/or the Chairperson on the Board of the Committees, we have no data to fill in the composition of aforesaid committees. Pertaining to the above-mentioned constraints, we are unable to successfully validate the Excel utility sheet of CGR. As an alternative to resolve this issue and validate the file, we have retained the name of Sarita Surve in the composition of committees of Audit Committee, Nomination and Remuneration Committee in the composition of committees of Audit Committees. We.f June 27, 2022.

	Corporate Social Responsibility Committee							
Whether the Corporate Social Responsibility Committee has a Regular Chairperson				No				
	Sr	DIN Number	Name of Committee members	Category 1 of directors	Category 2 of directors	Date of Appointment	Date of Cessation	Remarks
	1	00092450	Venugopal Nandlal Dhoot	Executive Director	Member	22-09-2017		
	2	07728829	Sarita Sanjay Surve	Non-Executive - Independent Director	Member	22-09-2017		Textual Information(1)

Sr Text Block					
Textual Information(1)	The Company is required to fill details regarding the composition of statutory committees that are required to be constituted as per the SEBI LODR. The statutory committees as per SEBI LODR are: (i) Audit Committee, (iii) Nomination and Remuneration Committee, (iii) Stakeholders Relationship Committee and (iv) Risk Management Committee (wherever applicable). Since the Company is under the Corporate Insolvency Resolution Process (the CIRP), the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional team (the RP team). Accordingly, the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI LODR do not apply as per Regulation 15 (2A) and (2B) of the SEBI LODR. During the tenure of ongoing CIRP of the Company, certain directors have tendered resignation from the Board of the Company, and therefore the composition of the Board and the Committees is not adequate. It is submitted that one of the directors i.e., Mrs. Sarita Sanjay Surve, (who was the sole member on the various of Board of the Committees of the Company) has tendered resignation w.e.f June 27, 2022, which was received by the RP team on June 27, 2022 and shall be placed before the Committee of Creditors. After her resignation, the current composition of committees viz., Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee came down to 'Nil'. Therefore, since there are no members and/or the Chairperson on the Board of the Committees, we have no data to fill in the composition of aforesaid committees. Pertaining to the above-mentioned constraints, we are unable to successfully validate the Excel utility sheet of CGR. As an alternative to resolve this issue and validate the file, we have retained the name of Sarita Surve in the composition of committees of Audit Committee, Nomination and Remuneration Committee in the composition of committees of Audit Committees. We.f June 27, 2022.				

Other Committee						
Sr	DIN Number	Name of Committee members	Name of other committee	Category 1 of directors	Category 2 of directors	Remarks

Annexure 1		
Annexure 1		
III. Meeting of Board of Directors		
Disclosure of notes on meeting of board of directors explanatory	Textual Information(1)	

	Text Block		
	The NCLAT vide its final order dated January 05, 2022 set aside the Approval Order and remitted back the matter to the Committee of Creditors (the COC) for completion of the process relating to CIRP in accordance with the provisions of the Code (the, NCLAT Final Order). Subsequently, pursuant to the NCLAT Final Order, the COC in their meeting held on January 12, 2022, decided to invite fresh expressions of interest for submission of resolution plan for Consolidated Corporate Debtors in accordance with IBC and CIRP Regulations.		
Textual Information(1)	However, Twin Star Technologies Limited challenged the NCLAT Final Order in Civil Appeals bearing numbers 509, 512 and 894 of 2022 before the Honble Supreme Court (SC Appeals). The SC Appeals were listed on February 14, 2022, on which date, the Honble Supreme Court made certain oral remark to the Resolution Professional and COC to not proceed further with the CIRP of the Consolidated Corporate Debtors till any orders in subsequent hearings. Pursuant to these oral remarks of the Honble Supreme Court, the status quo is being preserved in the current CIRP of Consolidated Corporate Debtors till further orders/directions of the Honble Supreme Court.		
	Consequently, the Company has been brought under the purview of CIRP and accordingly, the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional, appointed under the provisions of Code and accordingly the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI (LODR) do not apply as per Regulation 15 (2A) and (2B) of the SEBI (LODR). While the powers of the board of directors are suspended, in terms of Section 19 of the Code, they are required to extend all assistance and cooperation to the Resolution Professional as may be required by him in managing the affairs of the Corporate Debtor. Accordingly, meetings of the Directors may be conducted as and when required by the Resolution Professional and in accordance with the applicable laws. No meetings of the Directors were held for the quarter ended September 30, 2022.		

Annexure 1					
IV. Meeting of Committees	V. Meeting of Committees				
	Disclosure of notes on meeting of committees explanatory	Textual Information(1)			

	Text Block		
	The NCLAT vide its final order dated January 05, 2022 set aside the Approval Order and remitted back the matter to the Committee of Creditors (the COC) for completion of the process relating to CIRP in accordance with the provisions of the Code (the, NCLAT Final Order). Subsequently, pursuant to the NCLAT Final Order, the COC in their meeting held on January 12, 2022, decided to invite fresh expressions of interest for submission of resolution plan for Consolidated Corporate Debtors in accordance with IBC and CIRP Regulations.		
Textual Information(1)	However, Twin Star Technologies Limited challenged the NCLAT Final Order in Civil Appeals bearing numbers 509, 512 and 894 of 2022 before the Honble Supreme Court (SC Appeals). The SC Appeals were listed on February 14, 2022, on which date, the Honble Supreme Court made certain oral remark to the Resolution Professional and COC to not proceed further with the CIRP of the Consolidated Corporate Debtors till any orders in subsequent hearings. Pursuant to these oral remarks of the Honble Supreme Court, the status quo is being preserved in the current CIRP of Consolidated Corporate Debtors till further orders/directions of the Honble Supreme Court.		
	Consequently, the Company has been brought under the purview of CIRP and accordingly, the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional, appointed under the provisions of Code and accordingly the provisions of Regulations 17, 18, 19, 20 and 21 of the SEBI (LODR) do not apply as per Regulation 15 (2A) and (2B) of the SEBI (LODR). While the powers of the board of directors are suspended, in terms of Section 19 of the Code, they are required to extend all assistance and cooperation to the Resolution Professional as may be required by him in managing the affairs of the Corporate Debtor. Accordingly, meetings of the committees may be conducted as and when required by the Resolution Professional and in accordance with the applicable laws. No meetings of the Directors and Committee were held for the quarter ended September 30, 2022.		

Annexure 1			
V. :	Related Party Transactions		
Sr	Subject	Compliance status (Yes/No/NA)	If status is "No" details of non- compliance may be given here.
1	Whether prior approval of audit committee obtained	NA	
2	Whether shareholder approval obtained for material RPT	NA	
3	Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee	NA	

	Annexure 1				
VI	. Affirmations				
Sr	Subject	Compliance status (Yes/No)			
1	The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015	Yes			
2	The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015 a. Audit Committee	Yes			
3	The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015. b. Nomination & remuneration committee	Yes			
4	The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015. c. Stakeholders relationship committee	Yes			
5	The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015. d. Risk management committee (applicable to the top 1000 listed entities)	NA			
6	The committee members have been made aware of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.	Yes			
7	The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.	Yes			
8	This report and/or the report submitted in the previous quarter has been placed before Board of Directors.	Yes			
9	Any comments/observations/advice of Board of Directors may be mentioned here:	Textual Information(1)			

Annexure 1		
Sr	Subject	Compliance status
1	Name of signatory	Samridhi Kumari
2	Designation	Company Secretary and Compliance Officer

Text Block

Comment w.r.t Point No. 1 to 4, 6 and 7:

From the date of Stay Order i.e. July 19, 2021 the Company has been brought under the purview of CIRP wherein the management has been re-instated in the hands of the Resolution Professional and accordingly, the powers of the board of directors stand suspended and the roles and responsibilities of the board of directors and the committees, specified in the respective regulations, are to be fulfilled by resolution professional in accordance with Section 17 and 23 of the Code. Moreover, as per Regulation 15 (2A) and 2(B) of the SEBI (LODR) as amended from time to time, the provision specified in Regulation 17,18, 19, 20, and 21 of the SEBI (LODR) shall not be applicable on CIRP Companies.

In view of the order passed by the NCLAT on January 05, 2022 setting aside the Approval Order, the management of the Company retained in the hands of the Resolution Professional and the Company proceeded to invite fresh Expression of Interest from public. However, Twin Star Technologies Limited challenged the NCLAT Final Order in Civil Appeals bearing numbers 509, 512 and 894 of 2022 before the Honble Supreme Court (SC Appeals). The SC Appeals were listed on February 14, 2022, on which date, the Honble Supreme Court made certain oral remark to the Resolution Professional and COC to not proceed further with the CIRP of the Consolidated Corporate Debtors till any orders in subsequent hearings. Pursuant to these oral remarks of the Honble Supreme Court, the status quo is being preserved in the current CIRP of Consolidated Corporate Debtors till further orders/directions of the Honble Supreme Court and currently the Resolution Professional is responsible for the management of the Company for the quarter ended on September 30, 2022.

On this background, we submit that as the Company has been brought under Corporate Insolvency Resolution Process and since the status quo is maintained the Company is currently being managed by the Resolution Professional, it is exempted by LODR regulations from conducting meetings of board of directors and above committees and therefore, the Company stands fully compliant with the provisions of SEBI (LODR), 2015 and accordingly comment has been marked as "YES".

Textual Information(1)

Comment w.r.t. Point No. 5

The provisions pertaining to Risk Management Committee in terms of LODR is not applicable to the Company. Accordingly, the same has been marked as NA.

Comment w.r.t Point No. 8

From the date of Stay Order i.e. July 19, 2021 the Company has been brought under the purview of CIRP and since the status quo is maintained the management has been re-instated in the hands of the Resolution Professional and accordingly, the powers of the Board of Directors of the Company stand suspended and the same are being vested with and exercised by the Resolution Professional, appointed under the provisions of Code.

In view of the order passed by the NCLAT on January 05, 2022 setting aside the Approval Order, the management of the Company retained in the hands of the Resolution Professional and the Company proceeded to invite fresh Expression of Interest from public. However, Twin Star Technologies Limited challenged the NCLAT Final Order in Civil Appeals bearing numbers 509, 512 and 894 of 2022 before the Honble Supreme Court (SC Appeals). The SC Appeals were listed on February 14, 2022, on which date, the Honble Supreme Court made certain oral remark to the Resolution Professional and COC to not proceed further with the CIRP of the Consolidated Corporate Debtors till any orders in subsequent hearings. Pursuant to these oral remarks of the Honble Supreme Court, the status quo is being preserved in the current CIRP of Consolidated Corporate Debtors till further orders/directions of the Honble Supreme Court and currently the Resolution Professional is responsible for the management of the Company for the quarter ended on September 30, 2022.

Accordingly, report for the quarter ended September 30, 2022 has been taken on record by the

Resolution Professional. However, as the option Not Applicable is not present under Comment 8 the same has been marked as "YES".

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	Annexure III					
Ш	. Affirmations					
Sr	Particulars	Regulation Number	Compliance status (Yes/No/NA)	If status is "No" details of non-compliance may be given here.		
1	Copy of the annual report including balance sheet, profit and loss account, directors report, corporate governance report, business responsibility report displayed on website	46(2)	NA			
2	Presence of Chairperson of Audit Committee at the Annual General Meeting	18(1)(d)	NA			
3	Presence of Chairperson of the nomination and remuneration committee at the annual general meeting	19(3)	NA			
4	Presence of Chairperson of the Stakeholder Relationship committee at the annual general meeting	20(3)	NA			
5	Whether "Corporate Governance Report" disclosed in Annual Report	34(3) read with para C of Schedule V	NA			
	Any other information to be provided		Textual Information	(1)		

	Text Block		
Textual Ir	nformation(1)	The Company could not hold the Annual General Meeting for the financial year ended on March 31, 2020, March 31, 2021 and March 31, 2022, hence, the compliance status for the Regulations as quoted under Point 1 to 5 of III has been selected as Not Applicable.	

Annexure III					
1	Name of signatory	Samridhi Kumari			
2	Designation	Company Secretary and Compliance Officer			

Additional Half yearly Disclosure				
Applicability of disclosure	Not Applicable			
Reason for Non Applicability	Textual Information(1)			

Signatory Details				
Name of signatory	Samridhi Kumari			
Designation of person	Company Secretary and Compliance Officer			
Place	Mumbai			
Date	22-10-2022			