Annual Report 2024-25

Board of Directors

- 1. NEERJA ARUN GUPTA
- 2. PIYUSHKUMAR MANUBHAI PATEL

Auditors:

M/S. Ronak D. Shah & Co., Chartered Accountant

Regd. Office: GUSEC WEST WING, NR DEPARTMENT OF BOTANY, UNIVERSITY SCHOOL OF SCIENCE, AHMEDABAD, GUJARAT-380009





CHARTERED ACCOUNTANTS

14, 5th Floor, Block A, Ajanta Commercial Center, Above Oswal Restaurant, Income Tax Circle, Ahmedabad 8 Tel: (M) +91-9099773307 / 9104180031 Email: ronakdshahandco@gmail.com, caronak.d.shah@gmail.com

INDEPENDENT AUDITOR'S REPORT

To the Members of GU CONSULTANCY FOUNDATION

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of GU CONSULTANCY FOUNDATION (the "Company"), which comprise the Balance Sheet as at March 31, 2025, Statement of Income and Expenditure, Statement of Cash Flows and Statement of Changes in Equity for the year ended, and Statement of Significant Accounting Policies and Notes to Accounts forming part of financial atternents.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 (the "Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2025, its loss, the changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Reporting of key audit matters as per SA 701, Key Audit Matters are not applicable to the Company.

Information Other than the 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 Director's report but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information any form of assurance conclusion thereon.

do not express

in doing so, consider whether the other information is materially inconsistent with the financial atements, 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 no material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Emphasis of Matter

TDS on GST, TDS on income tax and Professional tax are subject to its reconciliation. Our opinion is not modified on this matter.

Responsibilities of Management and Those Charged with Governance for the 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 financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with accounting principles generally accepted in India, including accounting standards specified under section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014, as amended. 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Juditor's Responsibilities for the Audit of the financial statements

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

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

Identify and assess the risks of material misstatement of the financial statements whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement regulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, infentional omission £9 mission £9 missions, or the override of internal control.

Obtain an understanding of internal financial control 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 the management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting
 and, based on the audit evidence obtained, whether a material uncertainty exists related to
 events or conditions that may cast significant doubt on the Company's ability to continue as a
 going concern. If we conclude that a material uncertainty exists, we are required to draw
 attention in our auditor's report to the related disclosures in the financial statements or, if such
 disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit
 evidence obtained up to the date of our auditor's report. However, future events or conditions
 may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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.

From the matters communicated with those charged with governance, we did not identify any matters that of the financial statements for the financial year ended March 31, 2025, that they would be considered key audit matters. Accordingly, no such matters have been described in our auditor's report. Furthermore, there were no circumstances where disclosure was precluded by law or regulation, or where adverse consequences were expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, is not applicable to this company since the company is section 8 company
 - 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 except those stated in "Emphasis of Matter" and "Other Notes".
 - 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 Company does not have any branches therefore the reporting under this clause is not applicable.
 - d. The Balance Sheet, the Statement of Profit and Loss, Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of account.
 - e In our opinion, the aforesaid financial statements comply with the accounting standards specified under section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014
 - There are no observations or comments on financial transactions or matters which have any adverse effect on the functioning of the company.
 - g. On the basis of the written representations received from the directors as on March 31, 2025 taken on record by the Board of Directors, pone of the directors is disqualified as on March 31, 2025 from being appointed as a director in terms of Section 164(2) of the AEP.
 - h. There is no qualification, reservation or adverse remark relating to maintanance of accounts and other matters connected therewith no need to include this.

Since the Company's turnover as per last audited financial statements is less than Rs.50 Crores and its borrowings from banks or financial institutions or body corporate at any time during the year is less than Rs.25 Crores, the Company is exempted from getting an audit opinion with respect to the adequacy of the internal financial controls over financial reporting of the company and the operating effectiveness of such controls vide notification dated June 13, 2017.

The provisions of Section 197 read with Schedule V of the Act are not applicable to the Company for the period ended 31 March 2025 since the Company is not a public company as defined under section 2(71) of the Act. Accordingly, reporting under section 197(16) is not applicable;

- k. 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 its financial position.
 - The Company did not have any long-term contracts, including derivative contracts for which there were any material foreseeable losses.
 - There has been no amount which is to be transferred to the Investor Education and Protection Fund during the financial year.
 - iv. (a) The management has represented that, to the best of its knowledge and belief, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other persons or entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The management has represented, that, to the best of its knowledge and belief, no funds have been received by the Company from any person or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security, or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (a) and (b) contain any material misstatement.

v. The Company has not declared or paid dividend during the year.

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vi. Based on our examination, which includes test checks, the company has used an accounting software for maintaining its books of account for the period ended 31st March, 2025, which has a feature of recording audit trail (edit log) facility however the same has not been operated throughout the year for all relevant transactions recorded in the software. Further, during the course of our audit, there is no audit trail feature activated in software therefore we cannot comment with regards to audit trail feature being tampered with.

For Ronak D Shah & Co. Chartered Accountants

Firm's Registration No.: 141902W

Ronak Dilipkumar Shah Proprietor

Membership No. 135624

UDIN: 25 1356248 MKYGV2521

Place: Ahmedabad Date: 20th September, 2025





DIRECTOR'S REPORT

To,
The Members of
GU CONSULTANCY FOUNDATION

Your Directors have pleasure in presenting their 6th Director's Report of your Company together with the Audited Statement of Accounts and the Auditors' Report of your company for the financial year ended, 31th March, 2025.

FINANCIAL HIGHLIGHTS

During the year under review performance of the company was as under:

PARTICULARS	(for the year ended 31.03.2025)	Previous Year (for the year ended 31.03.2024)
Gross Income	0	55,200
Other Income	27407644	865390
Total Income	2,74,07,644	9,20,590
Total Expenses	4,67,60,585	45,94,920
Profit /(Loss) Before Tax	(1,93,52,941)	(36,74,330)
Exceptional & Extraordinary items	0	0
Current Tax	U	0
Mat Credit	0	0
Previous Year Tax Expenses	0	0
Deferred Tax	. 0	0
Profit/(Loss) after Tax	(1,93,52,941)	(-36,74,330)

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Earnings per share (Rs.):		
Basic	-967647.05	-183716.50
Diluted	-967647.05	-183716.50

STATE OF THE COMPANY'S AFFAIRS

The company is engaged in the service business of education and education support services. There are no changes in the business of the company during the financial year ended 31st March 2025.

The company has incurred loss of Rs. 1,93,52,941/- during the year under review.

NUMBER OF MEETINGS OF THE BOARD OF DIRECTORS

The board of directors duly met 2 times during the Financial year under review. The board meetings were held on the following dates:

17/09/2024, 12/03/2025

The names of members of the Board, their attendance at the board meetings are as under:

Sr. No.	Neerja Arun Gupta	Number of Board meetings entitled to attend	Number of Board meetings attended
1	Neeria Arun Gupta	2	2
2	Plyushkumar Potal	2	2

DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

The board of directors of the company is duly constituted. Hone of the directors is disqualified from being appointed as such under the provisions of Section 164 of the Companies Act, 2013. The details of directors of GU CONSULTANCY FOUNDATION are mentioned as under:

DIN	1 Date of	Cessation Date
	Appointment	
10325104	22/09/2023	
		Appointment





2	Pigushkumar Potel	10234075	26/09/2023	
3	Kanaiya Krishnakumar	10329534	22/09/3023	17/09/2024
	Thakiri			

DIVIDEND

The board of directors does not recommend any dividend for the Financial Year 2024-2025.

DEPOSITS

No Deposit has been accepted by the company during the Financial year under scrutiny. No Amount remained unpaid or unclaimed as at the end of the year. There has been no default in repayment of deposit or payment of interest thereon during the year.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

Particulars of loan given, investments made, guarantees given and securities provided along with the purpose for which the loan or guarantee or security is proposed to be utilized by the recipient are provided in the Financial statements.

WEB LINK OF ANNUAL RETURN, IF ANY

The Company doesn't having any website. Therefore, no need to of publication of Annual Return. However, as part of good governance practice, the extract of annual return is annexed narrando at Annexere-I

DETAILS OF SUBSIDIARY/JOINT VENTURES/ASSOCIATE COMPANIES

The Company has no Subsidiary/Soint Ventures/Associate Companies as on 31st March, 2025; As such the company is not required to consolidate its account with any other company.

MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL FORITION OF THE COMPANY OCCURRED SETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENTS RELATES AND THE DATE OF THE REPORT



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

TRANSFER TO RESERVES

The Board of Directors of your company has decided not to transfer any amount to the Reserves for the financial year under review.

CORPORATE SOCIAL RESPOSIBILITY

Pursuant to Section 134 (3) (c)of the Companies Act, 2013 board of directors' state that the provisions of the Corporate Social Responsibility as contained under the Companies Act, 2013 are not applicable to the Company.

INTERNAL FRANCIAL CONTROLS

The Company has adequate system of internal control to safeguard and protect from loss, unauthorized use or disposition of its assets. All the transactions are properly authorized, recorded and reported to the Management.

The Company is following all the applicable Accounting Standards for properly maintaining the books of accounts and reporting Financial Statements.

RELATED PARTY TRANSACTIONS

There are no materially significant related party transactions during the financial year under review made by the Company with Promoters, Directors, or other designated persons which may have a potential conflict with the interest of the Company at large. Thus, discording provint ACC-2 is not required.

However, the disclosure of transactions with related parties for the financial year, as per Accounting Standard -18 Routed Perty Disclosures is given in Note no. 23 to the Balance Struct as per March 31, 2025.

COST RECORD

The provision of Cost audit as per section 148 doesn't applicable on the Company.

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SHARES.

There was no change in the share capital of the company during the year under review.

A) BUY BACK OF SECURITIES

The Company has not bought back any of its securities during the year under review.

b) SWEAT EQUITY

The Company has not issued any Sweat Equity Shares during the year under review.

#) BONUS SHARES

No Bonus Shares were issued owing the year under review.

40 EMPLOYEES STOCK OPTION PLAN

The Company has opt provided any Stock Option Scheme to the employees

SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

No significant and material erder has been passed by the regulators, courts, tribunals impacting the going concern status and Company's operations in future.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE MARRINGS AND OUTGO

* CONSERVATIONOF ENERGY, TECHNOLOGYARSORPTION:

Conservation of energy is of utmost significance to the Company. Operations of the Company are not see by intentive. However, every effort is made to ensure optimizing use of energy by using energy-efficient computers, processes and other office equipment of energy by using energy-efficient computers, processes and other office equipment to exhibit the of each other electrical equipment to exhibit breakdowns and see of energy.

The Company is continuously making efforts for induction of innovative technologies and to help as required for the bishess activities.

Steps takes by company for utilizing alternate sources of energy; Mil.

Cartests investment on energy conservation equipment's: No.

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b. FOREIGN EXCHANGE EARNINGS AND OUTGO

There was no foreign inflow or outflow during the year under review

BR.		31.3.2025 (In Rs.)	31.03.2024 (in Rs.)
	Total Foreign Exchange outgo.	NIL.	NII.
2	Total Funder Factories inflows	NIL.	NIL

SECRETARIAL STANDARD

The Company has Compiled with the applicable Secretarial Standards (as amended from time to time) on meetings of the Board of Directors issued by The Institute of Company Secretaries of India and approved by Central Government under section 118(10) of the Companies Art. 2013.

DISCLOSURE UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

As per the requirement of The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Rednessal) Act, 2013 ("Act") and rules made there under, your Company has adopted a Sexual Harassment Policy for women to ensure healthy working environment without tear of profucion, gender bias and sexual harassment.

The Board states that there was a locases or compraints field pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

STATUTORY AUDITOR AND AUDITORS' REPORT

As per the provisions of Section 139, 141 of the Companies Act, 2013 and rules made there and a Descriptor referred to as "The Act"), the Company at its Annual Course Message had an 30th September 2024 approved the appointment of M/s. Rough D. Shah facto. (FRN 141902W) on Statutory Auditor for a period of 1 year to fact Fry 2024-25. Their appointment is going to be expire at the ensuing Annual Control Morning.

Auditor of the company, M/s. House D. Shith & Co. (FRN: 141902W), being eligible offer themselves for re-appointment until the conclusion of 7th Armusl General Meeting and the EV 2023-26 as standing a standard the company.

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BOARD'S COMMENT ON THE AUDITORS' REPORT

The observations of the Statutory Auditors, when read together with the relevant notes to the accounts and accounting policies are self explanatory and do not call for any further comment.

DETAIL OF FRAUD AS PER AUDITORS REPORT

Pursuant to Section 134 (3) (cs) of Companies Act, 2013, the board of directors confirm that there is no fraud in the Company during the F.Y. ended 31st March, 2025. This is also being supported by the report of the auditors of the Company as no fraud has been reported in their audit report for the F.Y. ended 31st March, 2025.

DIRECTORS RESPONSIBILITY STATEMENT

Pursuant to Section 134(5) of the Companies Act, 2013 the Board of Directors of the Company confirms that

- a) In the proparation of the Annual Accounts for the Financial Year ended 31st March, 2025, the applicable accounting standards had been followed along with proper explanation relating to manufal departures:
- b) the Einectors had selected such accounting policies and applied them consistently and friede programms and estimates that are reasonable and prodent so as to give a true and fair view of the state of affairs of the Company at the end of the Financial View 2024-2025 and of the Profit and Loss of the Company for that period;
- c) The Orientes have boken uniper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act for sufeguanting the assets of the company and for preventing and detecting fraud and other programmies;
- d) The Emericon have propored the annual accounts on a going concern basis;
- e) The Carectors have fall down internal financial controls to be followed by the Controls and that each internal financial controls are adequate and were opening effectively and.
- The Enectors have devised proper systems to enours compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

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PROCEEDINGS PENDING UNITED THIS DISOLVENCY AND BANECRUPTCY CODE, 2016:

No application has been made or any proceeding is pending under the IBC, 2015. Hence this clause is not applicable.

DIFFERENCE OF VALUATION

The company has never more any one-time settlement against the loans obtained from Banks and Financial Institution during the financial year. Hence this clause is not applicable.

GENERAL

Your Directors state that no disclosure or reporting is required in respect of the following banks as those were no transactions on these seems during the year under review:

- Issue of shares (including sweet equity shares) to employees of the Company under any scheme sake and except referred to in this Report.
- The provisions of section 149 pertaining to appointment of independent director do not apply to our company.
- 32 The providers of section 178(1) releting to contilution of nomination and remuneration committee are not applicable to the company.
- 4. The provisions of section 1.77 of the Companies Act, 2013 read with Rule 6 and Rule 7 of the Companies (Meetings of the Board and its powers) Rules, 2014 (Meetings of the Board and its powers) Rules, 2014 (Meeting) to consultation of audit committee and establishment of vigit mechanism the new applicable to the company.
- 50 The Combiney has no engiover in respect of whom the statement under Section 197 or the Act is case and to be furnished.
- 6. The province of Secret 4st Audit February and applicable to our company.

ACKNOWLEDGEMENT

Your Directors with to entress their grateful appreciation to the continued co-operation received from the sanks. Government Authorities, Customers, Vendors and Shareholders during the year under review. Your Directors also wish to place on record their does some of appreciation for the committed service of the Executives, staff and Workers of the Executives.



Place: Armedebad Date: 20/09/2025

> For and on bahalf of Board of Directors, GU CONSULTANCY FOUNDATION



(Director) (Diversor)

(Piyushkumar Patel) (Director) (DIN: 10334075)



Annexure "A" FORM NO. MGT-9

EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31st March, 2021

[Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies

(Management and Administration) Rules, 2014]

a. REGISTRATION AND OTHER DETAILS:

1.	CIN	U85200GJ2019NPL108342
2.	Registration Date	27/05/2019
3.	Name of the Company	GU CONSULTANCY FOUNDATION
4.	a) Category of the Company	Private Limited Co. (Company Limited by Shares)
	b) Sub-Category of the Company	Indian Non-Government Company
5.	Address of the Registered office of the Company & Contact Details	GUSEC West Wing, Nr Department of Botany University School of Science, Ahmedabad, AHMEDABAD, Gujarat, India, 380009 Email: ceo@gusec.edu.in
6.	Whether listed company	No
٥.	Name, Address and Contact details of Regist and Transfer Agent, if any	rar Not Applicable

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

All the business activities contributing 10 % or more of the totalturnover of the company shall bestated:-

Sr.	Name and Description of main products/services	NIC Code of the	% to total turnover of
No.		Product/service	the company
1.	Other business activity	074	100

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III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:-

Sr. No.	Name of the Company Address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares Held	Applicable Section
	Gujarat University Authorized representative through Dr. Neerja Gupta		Holding	95	-

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity):

a. Category-wise Share Holding

	Category of Shareholders		Vo. of Shares beginning o	s held at ti of the year	he	No. of 5	hares held yea		nd of the	% Change
L		Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total	during the year
2000	PROMOTERS				- Detailed				Shares	
(1)Indian							-		
A	Individual/HUF	-	1	1	5%		11	-	-	
ь	Central Govt.							1	5%	0
4	State Govt. (s)		19	19	93%		19	19	95%	
d	Bodies Corporate		0	0	0		0	0	93%	
£	Banks / FI	1111					-			
t	Any Other	1								
5	ab-total (A) (1):-	-	20	20	100%		20	20	18 (195.00	
12	Foreign		-		10000		est.	400	100%	0
	NRIs - Individuals									
b	Other - Individuals					0.0				
C	Bodies Corporate									
d	Banks / FI							-		2
e	Any Other									
	ib-total (A) (Z):-									
Te	ral shareholding Promoters (A) =	100	20	20	100	ET FOUR	20	20	100%	0

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(A)(t)*(A)(2)	
B.PUBLIC SHAREHOLDING	
Sub-Total (B)(1):	NIL

2.Non-Institutions		VIII.							
C. SHARES HELD	BY CUSTODIAN	FOR GDI	RS & ADI	R.S	NIL				
Grand Total (A+B+C)		20	20	100%		20	20	100%	0

(ii)Shareholding of Promoters

transfer / bonus/ sweat equity etc):

Sr. No.	Shareholder's Name		Shareholding at the beginning of the year		Share holding at the end of the year			% change	
		No. of Shares	% of total Shares of the company	% of Shares Pledged/ encumbered to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged/ encumbered to total shares	in Share holding during the year	
1	Meenu Shailesh Sharaf	1	5		0	0	-	50	
2	Gujarat University	19	95	**	19	95	+	37	
3	Piyushkumar Patel	0	0		1	5			
	Total	20	100%		20	100%	*	-	

(iii) Change in Promoters' Shareholding (please specify, if there is no change) Shareholding at the Cumulative Shareholding beginning of the year during the year No. No. of % of total shares No. of % of total shares of shares of the company shares the company 20 100% 20 100% At the beginning of the year Date wise Increase /Decrease in Promoters Shareholding during the year specifying the reasons for increase/ NO CHANGE decrease(e.g. allotment/

3 At the End of the year 20 100% 20 100%

(iv) Shareholding Pattern of top ten Shareholders (other than Directors, Promoters and Holders of GDRs and ADRs): NIL

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Sr. No.	Name of Shareholders	beginn	holding at the ing of the year	Increase/(Decrease) in Shareholding			Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	Date	Increase/ (Decrease) in Shareholding	Reason	No. of shares	% of total shares of the company
1.	NONE				E.			-

V)Shareholding of Directors and Key Managerial Personnels-

Sr. No.			reholding at the nning of the year	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
L	At the beginning of the year	0	0	1	5%
2	Date wise Increase /Decrease in				
	Promoters Shareholding during the year specifying the reasons for increase/ decrease(e.g. allotment/ transfer / bonus/ sweat equity etc):	Transfe		Meenu Sha Patel	raf to Dr. Piyushkuma

V. INDEBTEDNESS:

Indebtedness of the Company including interest outstanding/accruedbut not due for Payment

)	Aug 1919	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
lo	debtedness at the beginning of th	e financial year			
a	Principal Amount	0	0	0	
Ь	Interest due but not paid	0	0	0	0
c	Interest accrued but not due	0	0	0	0
	Total (i+ii+iii)	0	0	.0	0
a	ange in Indebtedness during the	Financial year			
a	Addition	0	0	0	0
6	Reduction	0	0	0	0
-	Net Change	0	0	0	0
In	debtedness at the end of the finan	cial year			
a	Principal Amount	0	0	.0	0
b	Interest due but not paid	0	0	0	0
C	Interest accrued but not due	0	0	0	0
-	Total (i+ii+iii)	0	0	6	A FOLL

VL REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Directur, Whole-time Directors and/orManager: NIL

Interim Office: GUSEC West Wing, University School of Sciences, Gujarat University, Ahmedabad 3
491-79-2630-8576 | contact@gusec.edu.in



B. Remuneration to Directors (Other than MD/WTD) and/or Manager). NIL

C. Remuneration to key managerial personnel other than MD/Manager/WTD: NIL

VIL PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES: - NIL

Date: 20-09-2025

Place: Ahmedabad

FOR AND ON BEHALF OF GU CONSULTANCY FOUNDATION

(Neerja Arun Gupta) (Director)

(Piyushkumar Patel) (Director) (DIN: 10334075) (DIN: 10325104)

GERBE WEST WING Absorbed City AMMERIARAD Capout Districtly \$40 Senter

EQUITY AND LIABILITIES > (1) Shambaldor's Funds (a) Sham Capital (b) Beserves and Sotpine (c) Money received against where warrents (c) Sham Application money prodoing attentions (d) Non-Corneal Liabilities (d) Long-Term Bornings (d) Deferred Tex Liabilities (Not)	3 a a s	2825 0.20 (22,278.48) 500.00	2024 9.30 (2.925.54) 500.00
(2) Shambalder's Funds (a) Sham Capital (b) Beserves and Sorphan (c) Money received against share warrants (c) Sham Application sorrey proving attenuous (b) Non-Corond Lindvillere (d) Long-Term Removings (d) Deferred Tex Linbillere (d) Other Long-Term Linbillere (d) Corner Lindvillere (d) Corner Lindvillere	5	(22, 278, 48)	(2,425.54)
(3) Shambalder's Flords (4) Sham Capital (9) Beserves and Sorgina (6) Money sourced against share warrants (2) Sham Application sorrey proving attenuent (b) Non-Corond Liabilities (4) Long-Term Reminsings (9) Deferred Tex Liabilities (9) Other Long-Term Liabilities (4) Long-Term Provisions (4) Cornert Liabilities (4) Long-Term Provisions (4) Cornert Liabilities	5	(22, 278, 48)	(2,425.54)
(b) Beserves and Sorphie (c) Money received against share warrants (d) Share Application sorrey proving attenuent (t) Son Current Liebilities (d) Long-Term Berrinnings (b) Deferred Tax Liebilities (d) Coher Long Term Liebilities (d) Long-Term Provisions (d) Cornect Liebilities (d) Long-Term Provisions (d) Cornect Liebilities	5	(22, 278, 48)	(2,925.54)
(c) Money received against share warrants (d) Share Application manny proving attenuent (t) Non-Corond Liebilities (d) Long-Term Economics (d) Deferred Tax Liebilities (d) Deferred Tax Liebilities (d) Coron Term Provisions (d) Coron Term Provisions (d) Coront Liebilities	s	100	
CI: Sherr Application merery persons affections Cli Non-Correct Liebilities 66 Long-Term Borrowings 66 Deferred Tex Liebilities (Not) 67 Other Long-Term Liebilities 66 Long-Term Provisions 66 Correct Liebilities		500.00	500.00
Cli Non-Current Liebblittee 160 Long-Term Ecromongs 600 Deferred Tex Liebblittes 601 Other Long-Term Liebblittes 600 Long-Term Provisions (60 Current Liebblittes		500.00	500,00
66 Long-Term Borowings 66 Deferred Tex Liabilities (Not) 61 Other Long-Term Liabilities 66 Long-Term Provisions 66 Cornert Liabilities		500.00	500,00
the Deferred Tex Liabilities (Not) of Other Long Term Liabilities off Corng Term Provisions (4) Cornert Liabilities		300.00	346666
65 Other Long Term Liabilities 60 Long Term Provisions (4) Cornect Liabilities	ń		
Mi Long Term Provisions (4) Cornert Liabilities	n	29.524.48	31,526 49
(4) Current Liabilities		39,321.41	3,400,00
ADDITION OF A DESCRIPTION OF A DESCRIPTI			
(a) Short-Term Regressings			-
86 Trade Payation Total Outstanding due to			
(i) Mare and Small enterprises	-		
(ii) Other than Micro and Small enterprises	7.	42.43	1,195.62
See Section Sections Continues		100.03	694.74
phi Short-Year Provisions Total Equity & Liabilities	-	17,010.44	34,900.91
TO THE MICHIGAN PARTIES.	-	1100000	
ASSETS >-			
(1) New-Current Assets			
(a) Property, Plant and Equipment and Intangible Assets			
(i) Property Plant and Equipment			
60 Intengible weets			
Bill Capital work in program (iv) listingfole assets under development		-	
de Non-corent investments			
ir) Deserved tax americ (net)			
60 Long arms luces and advances	9	14,940.36	14,940.3
ME Other non-current assets		20000000	
(2) Corrent Assets			
Di Campitino estrunia			
the Inventories			
at Trade receivables			
all Carband cash operatents	10	1.421.3	2 22,387.2
sei Shart-term ham and advances		-	
(f) Other current assets	33	1,529.7	5 1,573.3
Total Amely	- 19	17,891,4	34,900.5
Significant Accounting Policies	12:		
	3-19		
As per our topout of some date:	by Errord of	District	

CUSEC West Wing Nr Department of Botany University School of Scien Abstradabad City AHM/CDABAD Galana University S.O. 350009

Inc	ome and Expenditure Statement for the year	or ended 3(st)	March 2025	(Amount in Thousand
	PARTICULARS	Notes	For the Year ended on 31 March 2025	For the Year ended on 31 March 2024
	Revenue from Operations	1	*	
	Other Income	15	27,407.64	920.5
	Total		27,407.64	920.59
I,	Expenses:		a de la	
	Employee Benefits Expense	16	656.25	1,095.5
	Finance Costs	17		0.1
	Depreciation and Amortization Expense			
	Other Expenses Total	18	46,104.34	3,499.2
	Total		46,760.59	4,594.93
III.	Surplus/(Deficit) before tax (I+H)	-/	-19,352.94	-3,674.3
IV.	Tax expense:		-	
	(a) Current tax			
	(b) Deferred tax			
	(c) Earlier Year's tax adjustment		Maria .	
	Tota	I	Halles Resident	
V.	Surplus/(Deficit) for the period (V-VI)		-19,352.94	-3,674.3
VI	Earning per share: Basic and Diluted	19		
	Basic & Diluted EPS	1	200000	William
		100	-967.65	-183.7
	Statement of Significant Accounting Policies	1-2		
	Notes forming part of accounts	3-22		
lo pe	o our report of even date.		For and on behalf of the Board	of Directory
- R	emak D. Shah & Co.	100		
Sais	and Assemble			
N.N.	a Tarminov and Tarmino			
	191	100		
	C LOG (MANDAND)			
	Bond (HEDING)			
	Light No.	1		
Carried Name	& Diliphumur Shalb	g	901 1	12
	a Diliphumur Shah	5	Dr. Meria Aran	Shri Piyushkumar
	(20.05)		Gupta	Manubhai Patel
d N	0.19524 0.0.251356248MAVRV2521		Director	Director
S M See				

CUSEC WEST WING Aboundeded City ARMEDIABAD Ground Measuring 5:0 30000

Statement of Changes in Equity For the processed that More, 2023

(Supervix Thousand)

Charles to	MMHV	SHARE	capita

Sintence de af het April, 2024	Changes in Equity Share Capital due to prior period error		Changes in Egolty Share Capital furing the convent stear	Balour as at 35st Merch. 2023
0.20	-	6.20	-	0.20
Salatar de at Sel April. 2023	Changes in Equity Shory Capital due to prior period enter		Changes in Equity Share Capital during the precious year	Balance as ar Mar March, 2654
0.20	-	0.20	-	0.20

An get that regard at even dure

For, RONAE D SHAH & CO.

CHARTERED ACCOUNTAGE

FENCINOL LEDWING #

Sondi (FER LIFE)

Kerak Dilipkumar Shah

55. No. 339624

UDIN+ 253356248MAVGV 2533

Abmolidud, Sep 31, 2025

Annual Report | 3034-25

For and so behalf of the Board of Directors.

Assert Areas Green

Dispersion DIN (1002004

She Ptysekkomer Menshhai Patel

DIN 10034075

GUSEC WEST WING Absoluted City APMEDALIAD General Deliversity 5:0 388800

tatement of Cash Flows For the year ented Mer March, It	1025			in Thousand
PARTICULARS	Year ended 20		Year ended 200	
A) Cash flows from operating activities :-				
Profit before tax		(19,352.94)		(3,674.33
Adjustments for:	02300			
Interest Income	(365.76)		(855.40)	00/2:40
		(363.16)		(565.40
Operating profit before changes in non-current/current assets and liabilities		(Lagrange and Anna Anna Anna Anna Anna Anna Anna		A VOORING.
Adjustments for:				
Current Other Assets	(4.30)		-	
Other Current Liability	(634.27)			
Invertories	47.88		39.23	
Trade And Other Payables	-		521.02	
Trade And Other Receivables	-		71.45	The same
		(590.68)		631.70
Cash generated from operations		(20,306.79)		(3,908.03)
Adjustments for:	0.00			
Net cash from/(used in) operating activities		(20,306.79)		(3,90%,03)
A CANADA CONTRACTOR OF THE CON		1 STREET, STRE		400
(II) Cash flows from investing activities >	363.16		865.39	
Interest Received Net cash from/(used in) investing activities	303.10	363.16	1000	865.39
(C) Cash flows from financing activities:		- Decorate		
Repayment Of Grant	(1,022.29)			
Net cash from/(used in) financing activities	(Accessed)	(1,022.29)		
(D) Net increase/(decrease) in cash and cash equivalents	1	(20,965.91)		(3,042.64)
Opening cash and cash equivalents		22,367.23		25,429.87
Claving cash and cash equivalents		1,421.32		22,387.23

Tor, BONAK D WEAT & CO CHARTERED ACCOUNTS

PEN NO. 147REN

Banek Dilipkamer Shah

ME. NO. 199434 MOTING 2523:5624 Broky Ry 252-3

PER SASSIENT AMMEDIBAD

Abmodabad, Sep 20, 2025

Annual Report | 2024-25

For and so lightly of the Stand of Directors

FOUND

N:1012511#

e Manufoliat Patel

2Noution

DW: 1339455

GUSEC WEST WING Abmodulad City ABMEDABAD Gujurat University 5.0 300001

Notes forward part of the financial statements

(Rupers in Thousand)

Company Information

- The Company was Incorporated on 27th May,2019 in the name of GU CONSULTANCY FOUNDATION. The Corporate Identity Number (CIN) of the company is U85200G[2019NFL108342. Registered Office of company is situated at GUSEC West Wing. Nr Department of Botony University School of science, Ahmedabad Gujurat, India 380009.
- 2. GU CONSULTANCY FOUNDATION is State Government company Listed by Share Incorporated with main objective to host, promote and support Research, consultancy and allied concept across the university, affiliated institude and throughout the academic ecosystem of gujarat as well as for the national and international, public and private sector to meet the objective of GUCF receives grant from government, various department of government and agencies.
- The company GU CONSULTANCY FOUNDATION is registered u/s 8 of the Companies act, 2013 and vide licence number 114923 dated 08th May 2019.

2. Significant accounting policies

(a) Basis for preparation of Financial statement

The Preparation of financial statements in Comformity with Indian GAAP, is following Historical Cost. Convention and accural basis of accounting, except where otherwise stated. The Accounting Standards, relevent provisions of comapanies act, 2013 and guidelines given by ICAI for NPO's has been adopted to the extent they are applicable, in the Preparation of financial statements.

(b) Use of Estimates

The preparation of financial statement in conformity with Indian GAAP, requires the management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosures of contingent assets and liabilities at the date of financial statements and the reported amounts of revenues and expenses during the reporting period. The Management believes that the estimates used in preparation of financial statement are prudent and resonable. Actual results could differ from these estimates. Any revision to accounting estimates is recognized prospectively in current and future periods.

- (c) Recognization of Income & Expenditure
 - The Grant when received is recognised as in income to the extent of relevent expenditure incurred during the year as per AS+12 Government grant.
 - 2. Grant when received for capital expenditure is accounted by following capital approach as per AS -12. Government Grant Le reducing the cost of fixed assets.
 - 3. Interest received on the bank balance which is treated as income of the year.
- (d) Earl Assets

A.Tangible Assets

Fixed assets are stated at cost less Grant Received, if any. Cost comprises of the Purchase prise of acquinition cost and any attributable cost of bringing the assets to the working condition for its intended use

B.Intangible Assets

Intangible asstes are stated at cost less Grant Received, if any.

(e) Depreciation, Amortization and Deplation

Depreciation on fixed assets is provided to the extent of depriciable amount on the Straight Line Method (SLM) based on the useful life of the assets as prescribed in Schedule III to the companies act, 2013. No Depreciation has been provided for the current year as no Fixed assets are aquired during the year.

(f) Inventories

The Company is engaged in Selling of Souviner products without the object of earning profit or trading activities. The Inventories are valued at cost or net realizable value, whichever is lower by following FIFO method of accounting Such inventories are recorded as Other Salling basets and not the inventories for Sale of Goods inventories value and to bade on every year end was physical contention of stock.

Arusaal Report § 2024-25

GIESEC NEST WING Absorboad City AWMEDARAD Gazzert Eintermity S.O. 180009

Notes faming part of the flowerial statements

(Rapers in Thousand).

(g) Employee Benefits

The Company has accounted Short term Employee Benefits in the period during which service have been rendered.

(h) Foreign Currency Transactions

- 1. The functional and presentation currency of the Company is Indian Rupee.
- 2. Transactions in furnign currency are accounted for at the exchange rate prevailing on the transaction date.
- Caims J beaus arising on settlement as also on translation of monetary stems are recognised in the framework of Profes and Loss.

(i) Income has

No provision for taxation has been made in view of the exemptions available to the Trust under Sections 21 and 12 of the Income-tax Act, 1961, subsect to its registration under Section 12 AR.

(i) Processions, Contingent Liabilities and Contingent Assets

The Company creates a provision when there is a present obligation as a result of a past event, and it is probable that an ourflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation that may, but probably will not, require an outflow of resources. When the likelihood of conflow of resources is tensore, no provision or disclosure is made.

(k) Cook and Cosh Equivalents

Cash and Cash Equivalents comprise of Cash on hand. Cash at bank and Short term bank deposits. If any with original Maturity of these munth or less.

(I) Earning Per Share

Basis Easting For Share is calculated by dividing the net surplus or deficit for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the year

3. Share Capital

140	Authorised,	littued,	unbucribed	and fully:	qui bisq
				Burnioulare	
Aum	second Coultie.	-		- College	

Authorized Cop	Particulars		As at 11-83-3025	As at 31-03-2024
30 Share	20 Caping Share Cit to 10 Earth		739	120
inneré Capital 20 Share		" mal-Turfal "	4.20	1.21
	34 Equality Strate Invened Cit Ra 19 Earth		8.20	620
Salaration and 20 Share	Pand up Capital 20 Signify Share (# Sa 26 Each Fully Fact 1)p	* Sub-Tenal *	8.28	8.39
	The second of the second Cody Fact Up		7.30	830
	WING WANTED	* Sub-Total *	8.20 0.20	8.39

the Reconciliation of the share outstanding at the beginning and at the end of reporting period

THE PARTY OF THE P	The state of the s					
	At at 15-81-2021		As at 10-85-2820			
(f) Moreon companing or the beginning of the year	Nu. of Share	(Amount)	No. of Sheer			
the branch seemed starting the year	20	0.20	196	0.70		
(3) Marris brought Dank starting the year	-			0.28		
PFO Situates (natisfaceding at the end of the year (1+2-8)	- 4					
At North made	30	8.76	44	- 4		

(c) Rights, profesences and restrictions attaching to each class of shares including restrictions on the distribution of dividends and the repayment of capital

Annual Report | 2024-25





GUNLY WEST WING Alternation City ARMEDARAD General Melawoody S.O. SELECT

Notes forming part of the frameral elaboration

(Repose is Thousand)

The Company has Single Class of equity shares having face value Rs 10 each ranking part passu in all respect including voting right. If upon a winding up or dissolution of the Company, either by vicuntary winding up or be an order of the Tribunal, the winding up shall only be possible after getting the appeared from all the funding agencies, there remains, after the satisfaction of all the debts and liabilities, any property whatsoever, the same shall not be distributed aroungst the members of the Company but shall be given or transferred to such other Company having objects similar to the objects of this Company, subject to such conditions as the Company Law Tribianal may impose, or may be sold and proceeds thereof credited to the Rehabilitation and Inselvency Fund formed under section 269 of the Act.

(d) Details of Shareholders holding more than 3% shares in the Company is as bel-

Name of shareholders	Clave of rivers	As at A	As at 11-61-2025		Ar at 33-43-000a	
Genral Develop		No.s/Share			-	
Morrie Salkoh Sarar	Equity share		91.00	101	95.01	
Stee Psycobiomer Monathio Pand	Equity story		6.00	1	3.36	
THE PARTY NAMED IN COLUMN PARTY.	Louis store	- 4	3.80		0.00	
ACTION CONTRACTOR OF THE PARTY	* Total *	36		20	-	

As per the Record of the company. Including its register of shareholder/member and other declaration received from the shareholders regarding beneficial intenest the above shareholding represent both legal and henencialovenership of chares.

During the year Share hold by Meenu Sailinih Sharaf has been transfered to Shri Piyushkumar Manubhai Patel

(c) Details of promoters' shareholding percentage in the Comp.

Nome of absorbeddies	Clies of			Acet III	43-2621		- 0.000	de et 31	#1-182s
Colombia	afuny.	None	to Held	Setroner	Change	No.et Share	% West	Amend	-
Conjunal University	Equity Share	-19	Y5.00	8.18	0.00		75,00	3.19	800
	"Total"	3.9		8.29		19		440	_

4. Reserve and Surplus

Retained Lamings	As	ar 71 -13-2023:	Ar	er III-eil-Inge
No per had halpens about Surplus / (Daffett) for the period	0.9559		79K79	
* Sub-Total *	(29,302,94)	-	(3,674,35)	
*TOTAL *		(33,278.00) (33,278.40)		12,925.5m

5. Borrowings

fill Lung-term borrowings					
Pirthridan Gitter loans and advances (Secrets)	Impuncy	No. of installments also	Adirtarray	Arat (1-83-2625)	As et 31-03-2634
Morf - Operational	1			500.00	500.0
6 Other I			"Sol-Total"	301.00	300.00

Other Long-term Liabilities

Farticles		
Others	As at Merch 32, 2025	Ar at Abaca st.
Security Deposit		2824
Califord Con London Count	1,000,000	Laterac
Catange Consensity Cause	37,940.85	35,000 45
	(35-44	530.64
" Sob-Tirtal "	39,326,49	39,526.69
Annual Report (2004)5 (B. Ship)	34,576.69	21.575.69



GINEC WEST WING Absorbibles City ARMEDABAD Gujarat University &O Santon

Notes surroug part of the financial statements		(Forper	ness Thomas Ad
Other Current Liabilities			
Particulars		As at March 11. 2021	As at March 31, 3924
Other paperbly blorest as feelings)			
Voltanovnal Tax Citchalary		6.25	2.40
Tai Di Di		(2.57)	0.27
Etts On Income Tax		79.00	174,0
PARTICIONE DE LA CONTRACTION DEL CONTRACTION DE LA CONTRACTION DE	" sixt-Tutat "	25.66	179.3
Other payable incorpt tils on necess tool			
Seathuran Chair Creet			1/912
	* Not-Tetal *		3,875.7
Other Papeliles			
Southii A.n Vidhendroe		27	
	"Jak-Tetal"	25.75	
	"TOTAL"	42.41	1,195.6
8. Short-term Provisions			
Particulars	Excellent of	As of March 11.	As at Merch 33 503
	41000 3 11	3634	- 100
Office Promision		49.34	564.3
Gulf Opnitional		37.38	17.7
Andrers Benentration	2000	63.62	694,7
	* San-Timal *	300.69	604.1
	* Total *	200.80	
9. Loans and Advances			
Ltt Long-term loans and advances			
Parienters	Ties		
Particulare	Ties	As at March 31, 3025	
Particulare	Type	3025	265
Particulari Officer Hillioner Softwarer And Count Ltd.	Type	14.56	14.5
Particulare		3025 14.5e 14.725.6i	345.5
Particulari Officer Hillioner Softwarer And Count Ltd.	+ Sat-Toral	3025 14.56 14.925.61 1 34.940.36	345 3455.8 3498.8
Particular Others Hillione Software And Court Ltd. Lalloud And Somi		3025 14.56 14.925.61 1 34.940.36	14.5
Paricular Dillow Softwar And Coast Lat Latinat And Som 10. Cash and cash equivalents	+ Sat-Toral	3025 14.56 14.925.61 1 34.940.36	345 3455.9 3490.3
Particular Different Software And Counties Latinest And Some 10. Cash and cash equivalents Particulars	+ Sat-Toral	3025 14.56 14.925.61 1 34.940.36	14.5 34.95.9 34.98.3 14.98.3
Particular Hillion Software And Count Lat Latinos And Som 10. Cash and cash equivalents Particular Between wells havin	+ Sat-Toral	3025 14.5c 14.925.ni 1 34.946.3c 34.946.3c	203 34.95.9 34.96.3 34.96.3 14.96.3
Particular Follows Software And Court Ltd Lalland And Sons 10. Cash and cash equivalents Particular Particular Debation South Court Ltd Particular Particular Debation South Court Name (1988)	+ Sat-Toral	3025 14.56 14.925.81 14.946.36 24.46.31-83-2025 24.8	303 34.95.9 34.96.3 34.96.3 34.96.3 24
Particular Ottors Software And Constant Lating And Some 10. Cash and cash equivalents Particular Debasion Software Software Debasion Software Software Operational Software Software Particular Debasional Software Software Operational Software Software Particular Particul	+ Sat-Toral	3025 14.56 14.925.81 1 34.946.36 24.46.31-83-2023 24.4 1.992.42	203 34.95.9 34.96.3 34.96.3 34.96.3 22.16.8
Particular Follows Software And Court Ltd Lalland And Sons 10. Cash and cash equivalents Particular Particular Debation South Court Ltd Particular Particular Debation South Court Name (1988)	* Sat-Total * TOTAL	3025 14-5c 14-025-ai 14-940-36 14-940-36 2-04 1-992-42 323-84	345 3475 8 3496 3 3496 3 3496 3 34 87 33 40 303 24 23 304 8 23 304 8
Partition Software And Counted Latting And Some 10. Cash and cash equivalents Partition Belonger with hards Debythin Some Normal Down Operational High Sank - Software Sold Voltage above 16th Some - Software Sold Voltage above 16th Sold Voltage 16	+ Sat-Toral	3025 14.56 14.925.81 1 34.946.36 24.46.31-83-2023 24.4 1.992.42	245 2450.3 2450.3 2450.3 2450.3 24 av 31 40 202 24 22 204.8 25 24
Particular Stillner Softwar And Counted Lathout And Some 10. Cash and cash equivalents Particular Between with basis Deb 2016 Some - SOURCEDISCOM Voltage down 1608 Some - SOURCEDISCOM State or bond Cash or bond	* Sat-Total * TOTAL	3025 14-56 14-025-8 1-4-960-36 24-960-36 24-960-36 2-04 1-252-42 323-84 1-400-94	203 34.95.9 34.96.3 34.96.3 34.96.3 20.2 20.2 20.2 20.25.3
Partition Software And Counted Latting And Some 10. Cash and cash equivalents Partition Belonger with hards Debythin Some Normal Down Operational High Sank - Software Sold Voltage above 16th Some - Software Sold Voltage above 16th Sold Voltage 16	* Sell-Total *	3025 14.50 14.025.61 1 34.960.66 24.960.56 24.66.2025 2.04 1.092.42 533.66 1.418.64	200 34,95,9 24,940,3 14,940,3 24,940,3 22,104,8 22,104,8 22,104,8 23,105,3
Particular Software And Counted Lattery And Some 10. Cash and cash equivalents Particular Between with basis Deb 100 Cash Software Operational High Sank - SOFTWARE Voltage dates (Software Software) Cash are food	* Sub-Total *	3025 14.50 14.025.61 1 34.960.66 24.960.56 2.04 1.092.42 1.092.42 1.092.42 1.092.42 1.408.64 2.06 2.06	203 34.95.8 24.940.3 14.940.3 54.44.37.49.202 22.164.8 276.7 23.365.5
Particular Stillner Softwar And Counted Lallnest And Some 10. Cash and cash equivalents Particular Between with basis Deb 3036 Some Stillness (Stillness) Operational High Some Stillness (Stillness) Cash on board Cash Salance	* Sell-Total *	3025 14.50 14.025.61 1 34.960.66 24.960.56 24.66.2025 2.04 1.092.42 533.66 1.418.64	345 3455.8 3498.8
Particular Software And Counted Lattery And Some 10. Cash and cash equivalents Particular Deb 1630 Best - Number (1980) Operational Hills Bank - NUMBER (1980) Carb and latter first Bank - NUMBER (1980) Carb and latter first Bank - NUMBER (1980) Carb and latter (1980) 11. Other current assets	* Sub-Total *	3025 14,50 14,025,61 1 34,940,36 24,940,56 2,03 2,04 1,092,42 1,002,42 1,002,42 1,002,42 1,002,42 1,00	203 34.95.9 24.96.3 14.96.3 14.96.3 22.16.8 22.16.3 23.86.3
Particular Particular 10. Cash and cash equivalents Particular Between with basis Deb 100 Between North Cost (100 Between North Cost) Operational Hills Basis - North Cost (100 Between North Cost) Cast on bond Cash Salvery 11. Other current assets Particulars	* Sub-Total *	3025 14,50 14,025,61 1 34,940,36 24,940,56 24,941,56 2,08 1,092,42 1,002,42 1,002,42 1,002,42 1,002,42	200 34.95.9 24.96.3 14.966.3 24.96.3 22.106.9 23.365.3 14.25.365.3
Partition 10. Cash and cash equivalents 10. Cash and cash equivalents Partition Between with basts Deb 100 Sect. Nation 1000 Sect. Nation Sect.	* Sub-Total *	3025 14.50 14.025.61 1.34.940.36 14.940.36 24.940.36 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42 1.392.42	200 34.95.9 34.96.3 34.946.3 34.946.3 22.36.3 23.36.3 14. 23.36.3 42.36.3
Particular Particular 10. Cash and cash equivalents Particular Between with basis Deb 100s Bess - Numericosto Operational 100s Basis - Numericosto Vallegading (felt Basis - Numericosto) Cash as basis Cash Salance 11. Other current assets Particulars	* Sub-Total *	3025 14.50 14.025.61 1.34.940.36 24.940.36 24.940.36 2.16 2.16 2.16 2.16 2.16 2.16 2.16 2.1	200 34.95.9 24.946.3 14.946.3 24.22.104.8 275.2 28.26.3 14.47.32.365.3 14.25.365.3
Partition 10. Cash and cash equivalents 10. Cash and cash equivalents Partition Bellevier with basts Debition from North Partition Contract with basts Contract for basis 11. Other current assets Partition Cast or basis Collect Environity Ville patron berring	* Sub-Total * * Sub-Total * * Sub-Total * * Total *	3025 14-56 14-025-6 14-025-6 14-025-6 14-06-36-36 2-06 1-092-42 323-84 1-092-42 1-092-	203 34.5 34.90.3 34.90.3 34.90.3 34.90.3 22.20.8 22.20.8 23.30.3 44.91.37-41.202 24.37.3 27.37.3 27.37.3
Partition 10. Cash and cash equivalents 10. Cash and cash equivalents Partition Bellevier with basts Debition from North Partition Contract with basts Contract for basis 11. Other current assets Partition Cast or basis Collect Environity Ville patron berring	* Sub-Total *	3025 14.50 14.025.61 14.025.61 14.040.36 24.040.36 2.04 1.092.42 323.64 1.402.60 2.06 2.06 2.06 2.06 2.06 2.06 2.06	203 34.5 34.90.3 34.90.3 34.90.3 34.90.3 22.20.8 22.20.8 23.30.3 44.91.37-41.202 24.37.3 27.37.3 27.37.3
Partition Other Software And Court Ltd Lalling And Some 10. Cash and cash equivalents Partition Believes with basis Deb 100s Some Number (1990) Operational 100s Some Number (1990) Voltage about Some Software (1990) Cast on food Cast on food Cast Software 11. Other current assets Partitions Other Reservable Valley advant Reservable	* Sub-Total * * Sub-Total * * Sub-Total * * Total *	3025 14-56 14-025-6 14-025-6 14-025-6 14-06-36-36 2-06 1-092-42 323-84 1-092-42 1-092-	203 34.95.8 24.940.3 14.940.3 54.44.37.49.202 22.164.8 276.7 23.365.5

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Notes	280	name in Theorem
Notes passing part of the financial statements		pers in Thresend
sving Back Interest Receivable	0.02	
* Sub-Tatul		
*TOTAL *	1,329.74	1,571
12. Other Income		
Perficulars	Your ended 33 of Moreis, 2625	
Interest Decorer		
Soving Baris Instruct	363.56	
* Su)-Tatal	363,16	545.
Office Income	# # AND DES	
Prince Discourse Discourse Conference - Receipt Proce Column University	27,000.00	15
Schu From Sourciner Sing	1000	84.
+5al-Tain!		920.
"Total"	37,467,041	7480
13. Employee benefits expense	770	A. Land
Particulars	Your ended Stor March 2025	Your audiof St. March, 382
Salery - Operationed	10707	1000
Salvey Expense	636.15	903
Superal Experies	484.64	1,877.9
* Jud-Tynd *	834.31	00110
Salary - VallasArer		19.0
Salary Expense		13.4
* Sun Table*	474.23	1,091.50
14. Finance costs		
Perfectors	Year contest that	Year codor 3111
	March, 2025	March, 7874
Indirect Expenses		0.07
Carik Framus - Opretzsumal		013
Baria branced - Vidinauticos		ATT
"Sub-Triant"		0.19
2 Victor 2		1045
* Yetal *		
15. Other expenses		Name and add Street
	Year ended Stat Mesely, 2025	Yver yndref Rivel Maryl; 3824
15. Other expenses	Mess A, 2025	March: 3824
15. Other expenses Particles Direct Expense	Mem A, 2025	Mary A: 2824
15. Other expenses Distriction All - Probase	Mesch, 7975 26.75 (212.47)	Merch 3834 83.56 (244.88)
15. Other expenses Direct Expense Add - Produce Law - Chang Stock In Trade	26.75 (212.47) 28.35	23.36 23.36 291.33 291.56
15. Other expenses Direct Expense Add - Prenture Law - Cherry Stock in Trade Opening Mark in York " Sub-Yoln?"	Mesch, 7975 26.75 (212.47)	Merch 3834 83.56 (244.88)
15. Other expenses Direct Expense Add - Printipse Lane - Chang Stock In Trade Opening Mark In Trade Coping Mark In Trade Coping Mark In Trade	26.75 (212.47) (212.47) 289.35 73.40	21.30 (241.33) (241.33)
15. Other expenses Particulare Direct Expense Add - Printage Law - Closing Stock In Trade Opening Marks In Trade County Stock In Trade Excel existed Expense Blasming Victorium International Programs	26.75 (21.24.75) (21.24.75) 288.35 79.65	23.36 23.36 291.33 291.56
15. Other expenses Particular Direct Expense Add - Printians Law Closing Stock in Triale Opening Mark in Triale County Mark in Triale Charge Mark in Triale Charge Wickeles Lawrence Intermedicted Programs Diames Observant Conference Charmes Observant for represent Conference	26.75 (212.47) (212.47) 289.35 73.40	23.36 23.36 291.33 291.56
15. Other expenses Particulare Direct Expense Add - Printage Law - Closing Stock In Trade Opening Marks In Trade County Stock In Trade Excel existed Expense Blasming Victorium International Programs	26.75 (21.24.75) (21.24.75) 288.35 79.65	March 3804 23-35 294-58 83.23
Direct Express Direct Express Add a Prochase Less Closing Stock in Trade Opening Stock in Trade Opening Stock in Trade County Stock in Trade Opening Stock in Trade County Stock in Trade County Stock in Trade County Stock in Trade County	Mench, 2625 26.75 (212.47) 286.35 75.65 45.00.50 45.00.50	March 3804 23-35 291-56 81.13
Direct Expense Add - Printerse Law Closing Stock In Triale Opening Marks In Triale Country Marks In Triale Country of Valuation Intermedicted Programs Disarras Disarras from printer of Conference Cultural Expense for sprint of Conference Cultural Expense of Income too. Get. Tal. PT	26.75 (212.47) 256.35 75.65 477.60 48,006,50 68,1113.76	March 3804 23-35 291-56 81.13
Direct Expense Add a Proctone Lane Chaining Stock In Tende Cyconing Stock In	26.75 (212.67) 286.35 72.63 477.00 43,056.50 80.00 80.00 1.60	March 3854 23-36 291-58 81.13 282-38
Direct Expense Add a Prochase Lase Closing Stock in Trade Opening Mark in Trade Opening Mark in Trade Cross existed Expense Bharry a Vicharmanch International Programs Ottames Observed for restored Contention Caltural Excessing Consists Internal Contents Internal Conte	26.75 (212.67) 286.35 72.63 477.00 43,050,70 86,000,70 20.08 1.60 1.00,94	March 3859 (261.78) 294.58 83.13 2,530.18 2,530.18
Direct Expense Add is Proclame Lane Chaining Stock In Tende Cyconing Stock In	26.75 (212.67) 286.35 72.63 477.00 43,056.50 80.00 80.00 1.60	March 3854 (260.33) 294.56 61.13 2,520.16 2,520.16
Direct Expense Add a Prochase Lase Closing Stock in Trade Opening Mark in Trade Opening Mark in Trade Cross existed Expense Bharry a Vicharmanch International Programs Ottames Observed for restored Contention Caltural Excessing Consists Internal Contents Internal Conte	26.75 (212.67) 286.35 72.63 477.00 43,050,70 86,000,70 20.08 1.60 1.00,94	March 2014 21.36 294.56 53.13 2.632.16 2.632.16

Account Report | 2029-25





GUSEC WEST WING Aboutdoned City AMMED ARAD Granut University 5.0 310050

Notes parent part of the financial elatements		1 Bernet	in Thomasoft)
Office Expense		Lautade	30.37000000000
Other Expenses		0.30	1.000000
Printing And Stationery Expense		2.95	1751
The state of the s	* Sub-Tutul *	129	1.05
Petropole to the analytise as	200-1000	321	197.76
no Auditor		25.60	
Dis For Treature Matters			
(c) For Company Law Matters		23.24	
		7.44	
Professional/Convenitums Expanse	* Not-Tarial *	.54.28	
Professional few			
Total Control Control		254.30	665.30
Transling Danasa	"Sub-Total"	234.36	666.66
Transfer But Landing			
Travelling Expense		- 40	36.00
	* Sub-Pattel *		34.00
	" Total "	49,704.31	3,499.22
Even Southern representation and the second		The second particular and the second	

For better presentation, audit fees relating to the current year have been recorded separately under statutory auditors, while payments made to the previous statutory auditor have been included under professional bees

16. Earnings per equity share:

Particulars	Vest ended Stat: March, 2025	Weer ended 1741 March, 2024
Espenditure Over listane	(1.98 82 941 00)	(16,74,330.00)
Face Value Of The Share	1000	20.00
Number Of Equity Stares	20.00	26.70
Hinghaul Average Number Of Equity States	30.00	20.00
Earnings For Share (Barro)	(9,67,647,03)	(1,40,716.50)
Earnings Par Share (Oduled)	(9,67,647.85)	(1.83,714.30)

17. Related Party Disclosure(as per required by AS-18"Related Party Disclosures

- A. Holding Company
- 1. Gujarat University
- B. Associated Entity.
- L. ASC-GUSEC Foundation, 2. Gujarat University Startup and Entrepreneurship council (GUSEC), 3.GU-PIER Foundation, 4. Institute of Defence Studies and Research Foundation(IDSRF)
- C. Director.

 1. Dr. Neerja Arun Gupta 2 Shri Piyushkumar Manubhai Patel.

Annual Report | 2010-25





GUSEC WEST WING Abendobud City ARMEDARAD Gujarat Quiversity S.D 180008

Notes forming part of the formerial statements

(Repeat in Thousand)

18. Other notes

1. Contingent Liabilities and Committements:-

The compant does not have any Contingent Liabilities and Committements outstanding as on March 31, 2025

2. Value of Imports Calculated on C.I.F basis;

The company has not imported anything during the year

3. Expenditure in Foreign Currency:

There is no Expenditure in Foreign Currency during the year,

4. Value of imported and indigenous raw material, spaceparts and components consumptions:

There is no imported and indigenous raw material, spareparts and components consumptions during the year

5. Remittance in Foreign currency on account of dividend:

There is no Remittance in Foreign currency on account of dividend during the year.

6. Farnings in Foreign Currency:-

The company does not have any surnings in foreign currency.

The long-term liabilities and long-term loans and advances have been outstanding for a period exceeding one year. Based on the assessment of the present management, no further payment obligation subsists in respect of these amounts. Consequently, the balances available in the bank are being utilized for the Company's ongoing objectives. The final settlement of the aforesaid liabilities/advances has not been carried out due to the nonavailability of complete supporting records at the current stage

During the course of Audit, we have came across curtain expense which does not exactly correlate with purpose and object of the company but pretain to the other non-profit making group company for which nessasary sanction was

Figures of the previous year have been kept as it is in their respective head.

19. Other Regulatory Information

A. The company du not have any transactions with companies struck of

- B. The company do not have any Benami Property. Where any proceeding has been extrated or pending against the C. As being registered under section 5 of company act, 2013 this ratio will be not applicable.
- D. The company do not have any charges or Satisfaction which is yet to be registered with ROC beyound the E. The company have not invested in crypto currency or virtual currency during the financial year.
- F. Company has next prepared any achieve of arrangement in terms of sections 230 to 237 of the companies act 2013.(if any scheme or arrangement has been approved by the competent authority in ferros of section 230 to 237.
- G. No fund had been advanced or leaned or invested (either from bottowed funds or share promises or any other sentoes or kind of fund) by the company to or in any other persons or entity, including friengs entities (Intermediaries) with the understanding , whether recorded in writing in otherwise , that the Intermediary shall lend or invest in parry identified by or on behalf of the company (ultimate beneficiaries). Further, No hand have been received by the company from any parties (Funding Parties) with the understanding that the company shall whether, directly or indirectly lend of invest in other persons or entities identified by or on behalf of the funding party ar provide any guarenter. Security or the like on behalf theraf. Crimical Region | 2026-21

GUSEC WEST WONL Absoluted City ARMEDABAD Grient Tectority S.O Matte

Notes became part of the francial statements

D. SH4#

FAX.141VITR MOREOVEYO (Rispers in Thousand)

As process regard of cover-side

For, BONAE D SHAH & CO. CHARTEREN ACCOUNTANTS FRN NO. 1419029

Renak Dilipkumar Shah

54, No. 135624

40174-251356248mkvkv2522

Altmodated, Sep 28, 2825

Her and on behalf of the Board of Hearture

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DIN MONTH





LIST OF DIRECTORS OF THE COMPANY AS ON 31.03.2025:

SR. NO.	NAME OF DIRECTOR	DIN	CATEGORY
1	NEERJA ARUNGUPTA	10325104	Executive Director
2	PIYUSHKUMARMANUBHAIPATEL	10334075	Executive Director

Place: Ahmedabad Date: 20/09/2025

> For and on behalf of Board of Directors, GU CONSULTANCY FOUNDATION

ALTHOUGH ADVENTION OF THE PERSON OF THE PERS

(Neerja Arun Gupta) (Director) (DIN: 10325104)

(Piyushkumar Patel) (Director) (DIN: 10334075)



LIST OF MEMBERS OF THE COMPANY AS ON 31.03.2025:

SR. NO.	NAME OF SHAREHOLDER	NO. OF SHARES HELD	% OF SHARES
1	GUJARAT UNIVERSITY	19	95
2	PIYUSHKUMAR MANUBHAI PATEL	1	5
TOTA	L	20	100

Place: Ahmedabad Date: 20/09/2025

> For and on behalf of Board of Directors, GU CONSULTANCY FOUNDATION

TO TO SOUTH ON THE PARTY OF THE

(Neerja Arun Gupta) (Director)

(DIN: 10325104)

(Piyushkumar Patel) (Director)

(DIN: 10334075)



TO,
Ronak D Shah & Co
CHARTERED ACCOUNTANTS
14, 5th Floor, Block A, Ajanta Commercial Centre
Above Oswal Restaurant Near Income Tax Circle
Ashram Road, Ahmedabad: 380009
Email: ronakdshahandco@email.com

Data-20/09/2025

Ref: Statutory Audit of GU CONSULTANCY FOUNDATION for the year ended 31st March,

Sub: Management Representation Letter

This representation letter is provided in connection with your audit of the financial statements for the year ended 31" March, 2025 for the purpose of expressing an opinion as to whether the financial statements give a true and fair view of the financial position and of the results of the operations of the Company for the year then ended. We acknowledge our responsibility for preparation of the financial statements in accordance with the requirements of the Companies Act, 2013 and recognized accounting policies and practices, including the Accounting Standards notified under section 133 of Companies Act, 2013.

This responsibility also includes the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting the 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 internal financial control, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. In preparing the financial statements, we are 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. We are also responsible for overseeing the company's financial reporting process.

We hereby, confirm to the best of our knowledge and belief/, the following representations:

1. The accounting policies which are material or critical in determining the results of operations for the year or financial position are set out in the financial statements and are consistent with those adopted in the financial statements for the previous year except as stated otherwise. The financial statements are prepared on historical cost convention and on accrual basis and on a going concern concept and in compliance with the Accounting Stap 1 to 100 and under Section 133 of the Companies Act, 2013 and the relevant provision. The Companies Act 2013 and televant rules thereto.

Interim Office: GUSEC West Wing, University School of Sciences, Gujarat University, Ahm +91-79-2630-8576 | contactifiqueec.edu.in

- 2 The Company follows the accrual basis of accounting. Except in the following cases where the same are recorded on cash basis.
- We confirm that accounting policies as disclosed in the Note No. 2 are true and correct and being consistently followed by the Company. There is no deviation in the accounting policies from the accounting policies disclosed in the financial statements.
- 4. The financial statements are prepared on a going concern basis.
- We have provided you with below information and access subject to available of record with present management.
 - Access to all information of which we are aware that is relevant to the preparation of the financial statements, such as records, documentation and other matters;
 - Additional information that you have requested from us for the purpose of the audit;
 and
 - Unrestricted access to persons within the entity from whom you determined it necessary to obtain audit evidence.

EQUITY & LIABILITIES SHAREHOLDER'S FUNDS SHARE CAPITAL

- The authorized Share Capital of the Company is Rs. 200 divided into 20 number of Equity Shares of Rs. 10/seach.
- The Issued, Subscribed & Paid-up Share Capital of the Company is Rs 200 divided into 20 number of Equity Shares of Rs 10/-each.
- Following are the details of shareholders having more than 5 % shareholding in the Company as on 31st March 2025

Name of Shareholder	As at Mar	As at March 31, 2025		rch 31, 2024
	No of Equity shares held	Percentage	No of Equity shares held	Percentage
Gujarat University	19	95%	19	95%
Meenu Sailesh Saraf	0	096	1	5%
Shri Piyushkumar Manubhai Patel	1	5%	0	0

During the year share hold by Meenu Sailesh Saraf transfer to Shri Piyushkumar Manubhai Parel

Following are the details of promoters as on 31st March 2025

Name of Shareholder	TOTAL TOTAL CONTRACTOR OF THE PARTY.		As at March 31, 2024	
	No of Equity shares held	Percentage	No of Equity shares held	Percentage
Gujarat University	19	95%	19	95% /

5 Reconciliation of Numbers of Shares

Name of Shareholder	Equity shares		
	Numbers	Rupees.	

Shares outstanding at the beginning of the year	20	200
Shares issued during the year	0	0
Shares bought back during the year	0	0
Shares outstanding at the end of the year	20	200

RESERVES & SURPLUS.

We confirm that the Company has complied with all the statutory requirements of various statutes which govern the Company, relating to the transfer to various reserves and their utilization in the manner specified in the relevant statute.

LONG TERM BORROWINGS.

We confirm that the Company has long-term borrowing of Rs 5,00,000 from IDSRF, being a related party, and that the said borrowing has been duly authorized by management, is on terms considered to be at arm's length, and has been properly disclosed in the financial statements. Further to not that the state fund has been given to Army beauto Grant receivable Rs 5,01,800 which has been shown on other Current assets.

OTHER LONG-TERM LIABILITIES

We confirm that the Company has received grant form

1. Gujarat Gus Limited Grant (Dhanvantri Covid Hospital Grant)

Under Head Account of GUCF operational Bank Account

The detail of available grant surplus after the advance paid and/ or security deposits if any, are given in below Table: -

Ledger name as per books	Heads	Total (Rs)
Dharreantri Covid Hospital Grant	Other Long-term liabilities	3,79,90,850
Lallooji and Sons	Loan and advances	(1,49,25,805)
Hilltone Software & Gases Ltd	Loan and advances	(14,563)
Security deposits of Lallooji and Sons	Other Long-term liabilities	10,00,000
	Net available balance	2,40,50,482

NOTEs - The above amount surplus has been utilized for the other object of the comper committee there will be no further payment dues for the above-mentioned grant.

2. Gujarar University grant

Under Head / Account of GUCF Vidhyashree Bank Account

The amount of Rs 5,35,644 has been given / paid on behalf of GUCF Vidhyushree for long term and betterment / development of the shop by Gujarat university

OTHER CURRENT LIABILITIES / SHORT TERM PROVISION.

- In our opinion, the provision for all the known liabilities (considered all as current as company
 is registered as section 8) including all losses expected to arise from events which had occurred
 by 31st March 2025 are adequate and are not in excess of the amount reasonably necessary
 subject to below points:
- Balance of other liabilities are subject to confirmation and reconciliation. Consequential adjustment thereof, if any will be given effect into the books of account in the year of such

adjustment. However, in view of the management, it will not have any material impact on the financial statements.

There is Professional tax payable of Rs 200 which is not paid till the date of receipt of this letter.

- 4. We confirm that the reconciliation of Tax Deducted at Source (TDS) payable and GST TDS payable as per books of accounts and government record are in process as on the date of this letter. The management undertakes to complete the reconciliation process and provide the details to the auditors in due course.
- The following are the outstanding as on 31st March 2025 for period of F.Y. 2024-25 which has not been paid before the date of this letter other than state and central government tax due. Sorathia A.N. - Rs 25,750 Audit fee payable - Rs 45,631
- The following the ourstanding as on 31st March 2025 for more than one year which are in process to payment subject to its confirmation with the vendor and / or written off as may be decide by the upcoming board meetings.
 Harsh Tax Solution - Rs 5,000

Institute of Kidney Diseases & Research Center - Rs 25,294 Audit Fee psyable - Rajesh J. Shah & Associates - Rs 17,795

Kumaou Decorators - Rs 7,095

OTHER CURRENT ASSETES

Gujarat university grant - GUCF Operation
 There is an excess of Ra 8,00,467 payment made on behalf of GU in financial year 2021-22 and 2023-23 which is yet to reconciled

Z GU – Vidhymbree

 The following are the outstanding receivable as on 31st March 2025 for period of F.Y. 2024-25 which has not been paid before the date of this letter other than state and central government ties.

Dept of IQAC Gujarat University Rs 1,720 Gujarat University Registrar - Rs 6,850

2) The following are the outstanding receivable as on 31st March 2025 for more than one year which has not been paid before the date of this letter other than state and central government tix.

Dr. Guruduma Japee - Rs 5,250 Dr. Nainesh Modi - Rs 800

DR YOGESH PARIKH - Rs 370

3) Inventories at the year-end with Rs 2,12,477, All quantities were determined by actual physical count

CASH & CASH EQUIVALENTS.

The total cash balance in hand of the Company as on 31st March 2025, was Rs 2,361 and
bank with balance as on 31st March 2025 was Rs 14,18,959. We confirm that the cash
balance was lying with the authorized person as on the Balance Sheet date and Bank Balances
as per the books of account are matching with the balances as per Bay of FOUr.

STATEMENT OF INCOME AND EXPENDITURE

- We confirm that the statement of income and expenditure have been prepared in accordance with Schedule III to the Companies Act, 2013. Also, the requirements of the Accounting Standards notified under Section 133 of the Companies Act, 2013 have been followed while preparing the statement of income and expenditure.
- Except as disclosed in the financial statements, the results for the year were not materially affected by:
 - a) Transactions of a nature not usually undertaken by the company
 - b) Circumstances of an exceptional or non-recurring nature;
 - c) Charges or credits relating to prior years;
 - d) Changes in accounting policies
- All the expenses and income have been accounted on accrual basis and adequate provision have been made thereof.
- Income and expenses which are required to be shown separately as per the requirement of Schedule III to the Companies Act, 2013 are shown separately in the financial statements.
- All the unusual, extraordinary and prior period items have been disclosed separately in the financial statements.

CASH FLOW STATEMENT

- The Cash Flow Statement has been prepared under the "Indirect Method" as set out in the Accounting Standard - 3 on Cash Flow Statement notified under Section 133 of the Companies Act, 2013.
- Cosh and Clash Equivalents at the end of the year consist of Cash in Hand and Balances with Banks.

GENERAL

- I. We have made available to you all the statutory financial records and related data (including computer-generated records) and all the books of accounts maintained by the Company.
- 2. The Company has maintained all the records, financial and statutory, as required by the Companies Act, 2013. All the transactions and operations of the Company have been fully recorded in the said records that are used as a basis for the preparation of the financial statements.
- There are no transactions that have not been properly recorded in the said accounting records
 that are used as a basis for preparation of the financial statements.
- There have been no irregularities involving management or employees who have a significant tole in the system of internal control that could have a material effect on the financial statements.
- 5. The financial statements are free of material misstatements, error or omissions.
- 6. The company has compiled with all aspects of contractual agreements that could have a material effect on the financial statements in the event of non-compliance CTEO that been non-compliance with requirements of regulatory nature that could have a material effect on the financial statements in the event of non-compliance.

- We have no plans or intentions that may materially affect the carrying value or classification
 of assets and liabilities reflected in the financial statements.
- 8. All possible care has been taken to ensure the compliance of applicable provisions of the Companies Act, 2013 and other laws governing the enterprise. There have been no material violations of the applicable laws and regulations the effect of which would result in an adjustment to the financial statements or may have to be considered for disclosure of contingencies. All the disclosures required to be made under the Companies Act, 2013 or otherwise have been duly made.
- The disclosures given in notes to accounts in respect of requirements of Schedule III to the Companies Act, 2013 are true and correct to the best of our knowledge and belief and are complete in all respects.
- 10. The Company does not have benami property held in its name. There are no proceedings being initiated or pending against the Company for holding any Benami property under the Benami Transactions (Prohibinon) Acr. 1988 and rules made there under.
- 11. There is no income surrendered or disclosed as income during the current or previous year in the tax assessments under the Income Tax Act, 1961, that has not been recorded in the books of account.
- 12. The Company is not declared as "willful defaulter" by any bank or financial institution or other lenders.
- The Company has neither traded not invested in crypto currency or virtual currency during the current or previous year.
- 14. The provisions of Corporate Social Responsibility as per Section 135 of the Companies Act, 2013, are not applicable to the Company

EVENTS OCCURRING AFTER THE BALANCE SHEET DATE

There have been no events subsequent to the balance sheet date which require adjustment of, or disclosure in, the financial statements or notes thereto other than those disclosed in the financial statement.

ACCOUNTING STANDARDS

The accounts of the Company have been prepared in compliance with various mandatory. Accounting Standards notified under Section 133 of the Companies Acr., 2013.

RELATED PARTY DISCLOSURE

Related Parties	Relationship
Oujarat University	Holding Company
AICGUSEC Foundation	Associated Entity
DR. NEERJA ARUN GUPTA	Director
SHRI PIYUSHKUMAR MANUBHAI PATEL	Director
Himanshu Aniruddhabhai Pandya	Ex-Director
Moenu Sadesh Saraf	Ex-Director
Gorudura Pradeep Japoe	Ex-Director
Nainesh Rajendrakumar Modi	Ex-Director
Hireshkumar Dahyabhut Parel	Ex-Director
Oujarar University Startup and Entrepreneurship council (GUSEC)	Associated Entity



REPRESENTATIONS RELATED TO AUDITOR'S REPORT

- The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets and the Company has also maintained fixed assets register as required to be maintained under the Companies Act 2013.
- The fixed assets have been physically verified by the management during the year at reasonable intervals as per the phased programmer of verification and no material discrepancies have been noticed on such verification.
- 3. There is no undisputed amount payable in respect of any statutory liability.
- The company has no statutory dues which are outstanding as on 31st March, 2025 for a period more than six months from the date they became payable.
- 5. The Company is generally regular in depositing undisputed statutory dues including provident fund and employee's state insurance dues, income tax, goods and service tax and other statutory dues with the appropriate authorities. However, in some cases, delay in payments is there.
- 6 During the year the Company has not raised money by way of initial public offer or further public offer (including debt instruments). The term loans availed by the Company have been applied for the purposes for which those are raised
- The Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review.
- 8. The Company has not entered into any non-cash transactions with directors or persons connected with them.

9. The Company have not come across any instance of material fraud on or by the

DIRECTORS DISQUALIFICATION

None of the directors is disqualified as mentioned in section 164(2) of the Companies Act, (2) and director is liable to vacate the office under any of the clauses mentioned in section 167(1)(a) of the Companies Act, 2013.

OTHER MATTERS RELATED TO AUDITOR'S REPORT

- The Company does not have any pending lingations which would impact its financial position.
- The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
- There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
- The Company has not advanced or loaned or invested feither from borrowed funds or share premium or any other sources or kind of funds) any funds, to any other persons or

entities, including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall:

- directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Company or
- provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries
- 5. The Company has not received any funds from any persons or entities, including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall:
 - directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever ("Ultimate Beneficiaries") by or on behalf of the Funding Party or
 - provide any guarantee, security or the like from or on behalf of the Ultimate Beneficiaries.*
- 6. The Company has neither declared nor paid any dividend during the year.

For, GU CONSULTANCY FOUNDATION

(Neerja Arun Gupta)

(Director)

Place-Ahmedahad

Date-20/09/2025

(Piyushkambar Pami)





NOTICE

NOTICE IS HEREBY GIVEN THAT THE ANNUAL GENERAL MEETING OF THE GU CONSULTANCY FOUNDATION WILL BE HELD AT REGD. OFFICE OF THE COMPANY ON 50 /09/2025 AT 12:10 A-M/P.M. TO TRANSACT THE FOLLOWING BUSINESS:

ORDINARY BUSINESS:

- To consider and adopt the Balance Sheet as at 31ST March, 2025 and Profit & Loss Account for the period ending as on that date together with Directors Report & Auditors Report thereon.
- To declare or not to declare dividend on Equity Shares of the Company.
- To appoint and reappointment or resignation of directors of the company.
- To appointment and reappointment or resignation of independent directors of the Company.
- 5) To appoint auditors to hold office from the conclusion of this Meeting until the conclusion of the next Annual General Meeting of the Company and to authorize the Board of Directors to for their remuneration.

REGD OFF. BY ORDER OF THE BOARD OF DIRECTORS

Venue of AGM: At Conference Room Office of the Vice Chancellor Gujarat University Campus, Navrangpura, Ahmedabad, Gujarat 380009

CHAIRMAN

NEERJA ARUN GUPTA

DIN: 10325104

PLACE: AHMEDABAD

DATE:10.09.25