

8th September, 2022

The Secretary
BSE Limited
1st Floor, P J Towers
Dalal Street
Mumbai – 400 001

Dear Sir / Madam,

Sub: Submission of Annual Report for the Financial Year 2021-22

Ref: Scrip Code: 514144

Pursuant to Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith the Annual Report of the Company alongwith Notice of Annual General Meeting (AGM) for the Financial year ended 31st March, 2022.

The Annual Report for the financial year 2021-22, is also available on the Company's website at www.uniworth.com.

This is for your information and record.

Thanking you,

Yours faithfully, For **Uniworth Limited**

Vasavan Padhamanabhan Executive Director

DIN: 08396593

Encl: As above

Regd Office: Rawdon Chambers, 11A, Sarojini Naidu Sarani, 4th Floor, Unit 4B, Kolkata - 700 017

Phone: +91(33) 4006 1301, 4072 6028, Email ID: <u>uniworthlimited@gmail.com</u>
Website: www.uniworth.com, CIN: L17299WB1988PLC044984



ANNUAL REPORT 2021-2022

CORPORATE INFORMATION

CIN: L17299WB1988PLC044984

(As on 03.09.2022)

BOARD OF DIRECTORS

VASAVAN PADHAMANABHAN (DIN: 08396593) Executive Director

RAVENDRA PAL SINGH (DIN: 07602850)

KISHOR JHUNJHUNWALA (DIN: 00035091) - Independent Director SILPI CHAKRABORTY (DIN: 06923695) - Independent Director

SANJEEV SAXENA (DIN: 06603817) - Mpsidc Nominee

AUDIT COMMITTEE

KISHOR JHUNJHUNWALA SILPI CHAKRABORTY VASAVAN PADHAMANABHAN

CHIEF FINANCIAL OFFICER

VASAVAN PADHAMANABHAN

AUDITORS

M/s. KHANDELWAL RAY & CO. Chartered Accountants

BANKERS

ABN AMRO BANK

ALLAHABAD BANK

(Currently known as Indian Bank)

BANK OF AMERICA

CENTURION BANK LTD.

(Currently known as HDFC Bank Ltd.)

DEUTSCHE BANK

HDFC BANK LTD.

THE FEDERAL BANK LTD.

STATE BANK OF MYSORE

(Currently known as State Bank Of India)

STATE BANK OF INDIA

UNITED BANK OF INDIA

(Currently known as Punjab National Bank)

UTI BANK LTD.

(Currently known as Axis Bank Ltd.)

REGISTERED OFFICE

RAWDON CHAMBERS

11A, Sarojini Naidu Sarani

4th Floor, Unit 4B Kolkata - 700 017

Phone : +91(33) 4006 1301, 4072 6028 E-mail ID : uniworthlimited@gmail.com

Website: www.uniworth.com

REGISTRARS

M/s. MCS Share Transfer Agent Limited

383, Lake Gardens, 1st Floor

Kolkata - 700 045

Phone : (033) 4072 4051-52
E-mail : mcssta@rediffmail.com

WORKS

WOOL DIVISION

Spinning Unit (100% EOU & DTA) Urla Growth Centre Raipur, Chattisgarh

SILK DIVISION

Urla Growth Centre Raipur, Chattisgarh



NOTICE

Notice is hereby given that the 34th Annual General Meeting of UNIWORTH LIMITED will be held on Thursday, 29th day of September, 2022 at 10.30 A.M. at Bharatiya Bhasha Parishad, Conference Hall, 36A, Shakespeare Sarani, Kolkata - 700 017 to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Financial Statements of the Company for the year ended 31st March, 2022 together with the Reports of the Board of Directors and Auditors thereon and in this regard, to consider and if thought fit, to pass with and without modification(s), the following resolution as an **Ordinary Resolution:**
 - "RESOLVED THAT the Audited Financial Statements of the company for the financial year ended 31st March, 2022 together with the Reports of Board of Directors and Auditors thereon laid before this meeting be and are hereby received, considered and adopted."
- 2. To appoint a Director in place of Mr. Ravendra Pal Singh (DIN: 07602850), who retires by rotation and being eligible, offers himself for re-appointment and in this regard, to consider and if thought fit, to pass with and without modification(s), the following resolution as an **Ordinary Resolution:**
 - "RESOLVED THAT pursuant to the Provisions of Section 152 and other applicable provisions of the Companies Act, 2013, Mr. Ravendra Pal Singh (DIN: 07602850), who retires by rotation at this meeting be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."
- 3. Appointment of Statutory Auditors of the Company

To consider and, if thought fit, to pass the following resolution as an Ordinary Resolution:

"RESOLVED that pursuant to the provisions of Section 139,142 and other applicable provisions, if any, of the Companies Act, 2013, and the Companies (Audit and Auditors) Rules, 2014, as amended from time to time, Khandelwal Ray & Co. Chartered Accountants (Firm Registration No.302035) be and is hereby reappointed as Statutory Auditors of the Company for a second term of five consecutive years to hold office from the conclusion of this Annual General Meeting ("AGM") till the conclusion of the Thirty ninth Annual General Meeting to be held in the year 2027 at such remuneration, as may be mutually agreed between the Board of Directors of the Company and the Statutory Auditors.

SPECIAL BUSINESS:

4. To consider and if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 196, 197, 198, 203 read with Schedule V and other applicable provisions of the Companies Act, 2013 and rules made thereunder (including any statutory modification or any re-enactment thereof) read with the Articles of Association of the Company and subject to such other approvals as may be necessary, Mr. Vasavan Padhamanabhan (DIN: 08396593) who was appointed as a Director of the Company by the Board of Directors with effect from 30th March 2019 be and is hereby appointed/designated as Executive/Whole-time director of the Company for a period of five years with effect from 30th May, 2022 on such remuneration and terms, as set out in the Explanatory Statement.

RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to agree, make, accept and finalize all such terms, condition(s), modification(s) and alteration(s) as it may deem fit and to finalize and execute all agreements, documents and writings and to do all acts, deeds and things in this connection and incidental as the Board in its absolute discretion may deem fit and do all acts and take all such steps as may be necessary, proper or expedient to give effect to the aforesaid Resolution.



RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to agree, make, accept and finalize all such terms, condition(s), modification(s) and alteration(s) as it may deem fit and to finalize and execute all agreements, documents and writings and to do all acts, deeds and things in this connection and incidental as the Board in its absolute discretion may deem fit and do all acts and take all such steps as may be necessary, proper or expedient to give effect to the aforesaid Resolution.

5. To ratify the remuneration of Cost Auditors for the financial year ending March 31, 2022 and in this regard, to consider and if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 148 and other applicable provisions of the Companies Act, 2013, read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014 and subject to necessary approvals, if any, the remuneration of Rs 40,000 plus GST as applicable and reimbursement of expenses, out of pocket or otherwise, approved by the Board of Directors, at the recommendation of the Audit Committee, to be paid to the Cost Auditor, M/s Sanat Joshi & Associates (Membership No. 12809) for the Financial Year 2022-23, be and is hereby ratified."

Registered Office:

Rawdon Chambers 11A, Sarojini Naidu Sarani 4th Floor, Unit 4B Kolkata-700017

Date: 3rd September, 2022

By Order of the Board

Vasavan Padhamanabhan Executive Director DIN: 08396593



NOTES

a) A member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on a Poll instead of himself/herself and the proxy need not be a member of the Company. Proxies in order to be effective must be received at the Registered Office not less than 48 hours before the meeting.

A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.

Corporate Members intending to send their respective authorized representative are requested to send a duly certified copy of the Board/ Governing Body resolution authorizing such representative to attend and vote at the Annual General Meeting.

In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote

- b) Pursuant to the provisions of Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from 23rd September, 2022 to 29th September, 2022 (both days inclusive).
- c) The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 ("Act") setting out material facts concerning the business under item Nos. 3 to 4 of the Notice, is annexed hereto. Further, the relevant details with respect to Item No. 4 pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, in respect of Directors seeking re-appointment at this AGM are also annexed.
- d) The AGM will be held by strictly adhering to the Social Distancing Norms and other Safety Protocols/SOPs (including use of face masks and hand sanitizers) issued by the Ministry of Health & Family Welfare, Government of India in view of the prevailing Covid Pandemic. Entry to the Venue shall be on a 'first come first serve basis' in view of the maximum permissible limit, as applicable at that time, for a gathering at a place.
- e) Members holding shares in physical form are requested to notify change of address, if any, along with address proof i.e. self-attested copy of Voter Identity Card or Electricity or Telephone Bill or Driving License or Passport or Aadhaar Card or bank Statement to M/s MCS Share Transfer Agent Ltd., Registrar and Share Transfer Agent of the Company and, in case the shares are held in dematerialized form, then this information should be passed on to the respective Depository Participants and not to the Registrar and Share Transfer Agent of the Company.
- f) In case the mailing address mentioned on this Annual Report is either without Pin code or with incorrect Pin code, Members are requested to advise the correct Pin code to M/s MCS Share Transfer Agent Ltd., Registrar and Share Transfer Agent of the Company or the respective Depository Participant(s), as the case may be, immediately, for speedier delivery of documents in future.
- g) Members holding Shares, in physical form, in identical order of names in multiple Folios, are requested to write to M/s MCS Share Transfer Agent Ltd., Registrar and Share Transfer Agent of the Company requesting consolidation of such Folios into one Folio for their own convenience.
- h) As per section 72 of the Companies Act, 2013, the facility for making/varying/cancelling nominations is available to individuals holding shares in the Company. Nominations can be made in Form-SH.13 and any variation/ cancellation thereof can be made by giving notice in Form SH.14, prescribed under the Companies (Share Capital and Debentures) Rules, 2014 (as amended) for the purpose. The forms can be obtained from M/s. MCS Share Transfer Agent Ltd., Registrar and Share Transfer Agent of the Company or from the Website of the Ministry of Corporate Affairs at www.mca.gov.in
- i) (a) Members desirous of getting any information in relation to the Company's Annual Report 2021-22 are requested to address their query(ies) well in advance, i.e. at least 10 days before the Annual General Meeting to the Company to enable the Management to keep the information readily available at the Meeting.



- (b) Members holding shares in Electronic Form and in Physical Form are requested to bring their Depository ID Number and Client ID Number, folio Number respectively to facilitate their identification for recording attendance at the forthcoming Annual General Meeting.
- j) Details under Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 and as per the Listing Agreement, in respect of the Directors seeking appointment/re-appointment at the Annual General Meeting, forms integral part of the Notice. The Directors have furnished the requisite declarations for their appointment.
- k) In view of the continuing COVID- 19 pandemic, the Ministry of Corporate Affairs (MCA) has vide its General circular Nos. 14/2020, 17/2020, 20/2020 and 02/2021 dated 8th April, 2020, 13th April, 2020, 5th May, 2020 and 13th January, 2021, respectively and SEBI circular Nos. SEBI/HO/CFD/CMD1/CIR/P/2020/79 & SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 12th May, 2020 & 15th January, 2021 and all other relevant circulars issued from time to time further provided relaxation from dispatching of physical copies of notice of Annual General Meeting (AGM) and Financial Statements for the year ended 31.03.2022 and considering the above. Notice of 34th Annual General Meeting alongwith the Annual Report for the Financial year 2021-22 (including Attendance Slip and Proxy Form) is being sent only through electronic mode to those shareholders whose e-mail IDs are registered with the Registrars/Depositories. Members may note that the Annual Report together with Notice shall be available in the Website of the Company/Stock exchange viz www.uniworth.com. The shareholders who have not registered their e-mail id, who may like to obtain the Annual Report and Notice of AGM are requested to get the email IDs registered by the Registrars/Depositories by following the procedure given below:
 - (i) Members holding shares in demat from can get their e-maul id registered by contacting their respective Depository Participant(s).
 - (ii) Members holding shares in physical form can register their email IDs and mobile number with Company's Registrars and Share Transfer Agent M/s MCS Share Transfer Agent Limited by sending an e-mail request at the email id mcssta@rediffmail.com along with signed scanned copy of the request letter proving the email address, mobile number, self-attested PAN copy and copy of share certificate for registering their email IDs and receiving the Annual report.
- The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form are requested to submit their PAN details to M/s. MCS Share Transfer Agent Ltd., Registrar and Transfer Agent of the Company.
- m) Members may also note that the Notice of the 34th Annual General Meeting and the Annual Report for the financial year 2021-22 will also be available on the Company's website www.uniworth.com. The physical copies of the aforesaid documents will also be available at the Company's Registered Office in Kolkata, West Bengal for inspection during normal business hours on all working days.
- n) The Register of Directors and Key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013, and Register of Contracts or Arrangements in which directors are interested under Section 189 will be made available for inspection by members of the Company at the meeting.
- o) In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 as mentioned from time to time and Regulation 44 of the SEBI (Listing Obligation & Disclosures Requirements) Regulations, 2015 the Company is pleased to provide to the Members the facility to exercise their right to vote at the 34th Annual General Meeting (AGM) of the Company by electronic means and the business mentioned in Notice relating thereto may be transacted through the remote E-Voting services provided by National Securities Depository Limited (NSDL). It is clarified that it is not mandatory for a member to vote using e-facility and a member may avail of said facility at his /her discretion following the procedure below.



Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated 9th December, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	1. If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under "IDeAS" section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be redirected to NSDL e-Voting website for casting your vote during the remote e-Voting period.
	 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS" Portal or click at https://eservices.nsdl.com/SecureWeb //deasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digitdemat account number held with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on options available against company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.
Individual Shareholders holding securities in demat mode with CDSL	Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or www.cdslindia.com and click on New System Myeasi.



	2.	After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL . Click on NSDL to cast your vote.
	3.	If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration
	4.	Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia. com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL where the e-Voting is in progress.
Individual Shareholders (holding securities in demat mode) login through their depository participants		You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. Once login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on options available against company name or e-Voting service provider-NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 or 022-23058542-43

B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl. com/ either on a Personal Computer or on a mobile.
- Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.



3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDeAS, you can log-in at https://eservices.nsdl.com/ with your existing IDeAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

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

- 5. Your password details are given below:
 - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote
 - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
 - c) How to retrieve your 'initial password'?
 - i. If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - ii. If your email ID is not registered, your 'initial password' is communicated to you on your postal address.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.
 - d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.



- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by email to uniworthscrutinizer@gmail.com with a copy marked to evoting@nsdl.co.in.
- It is strongly recommended not to share your password with any other person and take utmost care
 to keep your password confidential. Login to the e-voting website will be disabled upon five
 unsuccessful attempts to key in the correct password. In such an event, you will need to go through
 the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on
 www.evoting.nsdl.com to reset the password.
- In terms of SEBI circular dated December 9,2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.
- 4. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in
- 5. In case a member receives physical copy of the Notice of AGM [for members whose email IDs are not registered with the Company/Depository Participant(s) or requesting physical copy]:
 - E-voting particulars as mentioned below, including initial password are provided in the Annexure to the Notice for E-voting, which is part of this Notice of AGM to be held on September 29, 2022;
 - b) Please follow all the steps as mentioned in step 1 and step 2 as above to cast vote.
- 6. Members, who do not have any access to e-voting, may requisite a Physical Ballot Form from the Office of the Registrars & Share Transfer Agents of the Company. Members are required to fill the Physical Ballot Form and enclose it in a Sealed Envelope and send it "To the Scrutinizer, Mr. Kamal Kumar Sanganeria (Unit: Uniworth Limited) C/o. MCS Share Transfer Agent Limited, 383, Lake Gardens, 1st Floor, Kolkata 700 045." Unsigned/wrongly signed, incomplete or incorrectly ticked forms shall be rejected. The Scrutinizer's decision on the validity of the form will be final. Members are required to vote either through the electronic system or through physical ballot and not in any other mode. In the event of Members casting votes through both the processes, the votes in the electronic system will be considered only. The Physical Ballot Form must be received by the Scrutinizer on or before September 29, 2022.



- 7. If you are already registered with NSDL for e-voting then you can use your existing user ID and password for casting your vote. You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).
- g. The e-voting period commences on September 26, 2022 (9:00 A.M. IST) and ends on September 28, 2022 (5:00 P.M. IST). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of September 22, 2022 may cast theirvote electronically. The e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently.
- 9. The voting rights of Shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on September 29, 2022.
- 10. Any person who acquires shares of the Company and becomes a Member of the Company after the dispatch of the AGM Notice and holds shares as on the cutoff date, i.e. September 22, 2022 may obtain the login id and password by sending a request at evoting@nsdl.co.in. However, if you are already registered with NSDL for E-voting then you can use your existing User Id and password for casting your vote. If you have forgotten your password, you may reset your password by using "forgot User Details/Password" option available on https://www.evoting.nsdl.com.
- 11. Members who have cast their vote by E-voting prior to the Annual General Meeting may also attend the Meeting, but shall not be entitled to vote again at the AGM.
- 12. Shri Kamal Kumar Sanganeria (Membership No. FCS 2643), Practicing Company Secretary and proprietor of K. K. Sanganeria & Associates, Kolkata has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- 13. The chairman shall, at the AGM, at the end of discussion on the Resolutions on which voting is to be held, allow voting with the assistance of Scrutinizer, by use of Ballot paper for all those members who are present at the AGM and have not cast their votes by availing the remote e-voting facility.
- 14. The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than two days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- 15. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.uniworth.com and on the website of NSDL www.evoting.nsdl.com immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately communicated to the Calcutta Stock Exchange Limited and BSE Limited.
- 16. On receipt of the requisite number of votes, the Resolutions shall be deemed to have been passed on the date of the Annual General Meeting.
- p) The Ministry of Corporate Affairs (MCA), Government of India has introduced a 'Green Initiative in Corporate Governance', by allowing paperless compliances by the Companies for service of documents to their members through electronic modes, which will be in compliance with Section 20 of the Companies Act, 2013 and Rules framed thereunder. The Shareholders (whether holding shares in physical or electronic mode), who are interested to receive soft copy of the Annual Reports and Accounts of the Company are requested to write to M/s. MCS Share Transfer Agent Ltd., Registrar and Share Transfer Agent of the Company to register their respective e-mail ids.



- q) The route map of the venue of the Annual General Meeting is given on the inside of the back cover page of the Annual Report.
- r) In conformity with regulatory requirements, the Company will NOT be distributing any gift, gift coupons or cash in lieu of gift at the AGM or in connection therewith.
- s) Members/Proxies should bring the Attendance Slip duly filled in for attending the Meeting.

MEMBERS ARE REQUESTED TO BRING THEIR COPIES OF THE ANNUAL REPORT TO THE MEETING

ANNEXURES TO THE NOTICE:

As required by Section 102 of the Companies Act, 2013 ("Act"), the following explanatory statement sets out all material facts relating to the business mentioned under item Nos. 3 to 5 of the accompanying Notice

Item No. 3

This explanatory statements is in terms of Regulation 36(5) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), however, the same is strictly not required as per Section 102 of the Act.

The Members at the twenty-ninth Annual General Meeting ("AGM") of the Company held on September 23, 2017, had approved the appointment of Khandelwal Ray & Co. Chartered Accountants (Firm Registration No.302035) as Statutory Auditors of the Company, to hold office till the conclusion of the thirty-fourth AGM.

After evaluating and considering various factors such as industry experience, competency of the audit team, efficiency in conduct of audit, independence, etc., the Board of Directors of the Company has, based on the recommendation of the Audit Committee, at its meeting held on September 03, 2022, proposed the re-appointment of Khandelwal Ray & Co. Chartered Accountants (Firm Registration No.302035), as Statutory Auditors of the Company, for a further term of five consecutive till the conclusion of thirty-ninth AGM of the Company to be held in the year 2027, at a remuneration as may be mutually agreed between the Board of Directors and Statutory Auditors.

Khandelwal Ray & Co. have consented to their appointment as Statutory Auditors and have confirmed that if appointed, their appointment will be in accordance with Section 139 read with Section 141 of the Act.

The Board recommends the ordinary Resolution set out at item No. 3 of the Notice for approval by the Members.

None of the Directors and Key Managerial Personnel of the Company or their relatives is, in any way concerned or interested in the Resolution set out at Item No. 3 of the Notice

Item no. 4

Mr. Vasavan Padhamanabhan is a Non-Executive & Non-Independent Director of the Company since 30th March, 2019. The Board of Directors of the Company designated/appointed him at its meeting held on 30th May, 2022 as an Executive/Whole-time of the Company with effect from 30.05.2022 for a period of 5 years.



In accordance with his terms of appointment. Mr. Vasavan Padhamanabhan is entitled to the following remuneration:

- 1. Salary: Rs. 12.500/- per month with Annual increments as per rules of the Company and based on performance:
- 2. Other Terms: As per rules of the Company.

In the opinion of the Board, Mr. Vasavan Padhamanabhan fulfills the conditions specified in the Companies Act, 2013 and rules made thereunder for his appointment as a Whole-time Director of the Company.

Accordingly, the Board recommends the resolution in relation to appointment of Mr. Vasavan Padhamanabhan as a Whole-time Director, for the approval of the shareholders of the Company.

Mr. Vasavan Padhamanabhan may be deemed to be concerned or interested in the Resolution relating to his proposed appointment. None of the other Directors, key managerial personnel or their relatives has any concern or interest in the said Resolution.

Pursuant to Regulation 36(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Para 1.2.5 of Secretarial Standard - 2 on General Meetings, requisite particulars for appointment are given in this Notice.

The aggregate of the remuneration and perquisites/benefits, including contributions towards Provident Fund and Gratuity Fund, payable to the Whole-time Director of the Company taken together, shall be within the limit prescribed under the Companies Act, 2013, or any amendment thereto or modification thereof.

Item No. 5

The Board of Directors of the Company, on the recommendation of the Audit Committee, has approved the appointment and remuneration of M/s Sanat Joshi & Associates, Cost Accountants to conduct the audit of cost records of the Company for the financial year ending March 31, 2022.

In accordance with the provisions of Section 148 and other applicable provisions of the Act read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors as recommended by the Audit Committee and approved by the Board, has to be ratified by the members of the Company. Accordingly, consent of the Members is sought for the remuneration payable to the Cost Auditors.

None of the Directors / Key Managerial Personnel of the Company or their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed resolution.

The Board recommends Ordinary Resolution set out at Item No. 3 of the Notice for approval of shareholders.

Registered Office:

Rawdon Chambers 11A, Sarojini Najdu Sarani 4th Floor, Unit 4B Kolkata-700017

Date: 3rd September, 2022

By Order of the Board

Vasavan Padhamanabhan **Executive Director**

DIN: 08396593



Additional Information:

Pursuant to Regulation 36(3) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Para 1.2.5 of Secretarial Standard - 2 are as under:

Name	Mr. Ravendra Pal Singh
Designation	Director (Non-Executive and Non-Independent)
Date of Birth	04.09.1965
Qualifications	M.A., L.L.B
Experience	Over 22 years of experience in Corporate advisory & Legal functions.
Terms and Conditions of Appointment	Entitled for Sitting Fees
Remuneration	NIL
Date of First Appointment on the Board	30.03.2019
Directorship in other Indian Companies	STAR SCOURING LIMITED
Number of shares held in the Company	-
Relationship, if any, with other Directors, Manager and other Key Managerial Personnel	-
Position in Committees constituted by the Board of Directors of the Company	Nomination & Remuneration Committee- Member Stakeholder Relationship Committee - Member

Name	Mr. Vasavan Padhamanabhan
Date of Birth	02nd March, 1962
DIN	08396593
Date of Appointment	30th March, 2019
Qualification	Commerce Graduate, Diploma in Shorthand.
Expertise in specific functional areas	Over 25 years experience in commercial operation
Terms and conditions of appointment/re-appointment	Proposed to be designated/appointed for a period of 5 years with effect from 30th May, 2022. Terms and Conditions of appointment are as per the Nomination & Remuneration Policy of the Company.
Relationship with other Directors	NIL
Directorship held in other public Companies as on 31.03.2022	NIL
Chairmanship / Membership of the Committee(s) of the other Boards as on 31.03.2022	NIL
Shareholding in the Company	NIL



DIRECTORS' REPORT FOR THE FINANCIAL YEAR 2021-22

To

The Members.

Your Directors have pleasure in presenting their 34th Annual Report on the business and operations of the Company together with the Audited Statement of Accounts for the year ended 31st March, 2022.

FINANCIAL HIGHLIGHTS:

During the year under review, financial performance of your Company was as under:

Particulars	31st March 2022	31st March 2021
Total Income	0.77	890.27
Profit/(Loss) before Interest and Depreciation	-	-
Before prior period adjustment	(361.25)	(493.06)
Previous year adjustments & Extra Ordinary Items	-	-
Profit / (Loss) before Interest and Depreciation	(361.25)	(493.06)
Less : Interest for the year	-	3.50
Profit / (Loss) before Depreciation	(361.25)	(496.56)
Less: Depreciation	272.83	273.05
Profit /(Loss) before Tax	(634.08)	(769.61)
Profit /(Loss) from Discontinued Operation	-	-
Profit I(Loss) after Discontinued Operation	(634.08)	(769.61)
Less : Provision for taxation	-	-
Comprehensive Income	0.02	7.86
Profit / (Loss) after Tax for the year	(634.06)	(761.75)
Add: Balance Brought Forward from the Previous year	(124307.94)	(123546.19)
Profit/(Loss) carried to Balance Sheet	(124942.00)	(124307.94)

STATE OF COMPANY'S AFFAIRS:

During the year under review, total revenue was Rs. 0.77 Lakhs as against Rs. 890.27 Lakhs in the previous year. There was a Cash loss to the tune of Rs. 361.25 Lakhs as against Cash Loss of Rs. 493.06 Lakhs before interest & depreciation in the previous year.

BUSINESS/FUTURE OUTLOOK:

Company encountered many challenges during the year under review like: economic sluggishness that affected consumer sentiment; suspension of work due to labour unrest; the relatively low scale of operations made it difficult to cover overheads, interest and depreciation. The Central Government implemented the GST in July 2017. Even as the implementation of GST was perhaps the most significant taxation reform in the history of independent India, the resultant teething issues impacted the textile sector unfavorably initially. Besides, synthetic yarn was earlier subject to a countervailing duty. Moreover due to continuous pandemic of Covid-19 growth of the textiles sector has been deeply affected due to fall in global as well as local demand of products. Work at Company's plant at Raipur remains suspended due to industrial unrest and violence.



PROCESS OF RESTRUCTURING:

Under the provisions of Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act), ARCIL had taken over possession of the secured assets of the Company's plants and has handed over the possession to Indoworth India Limited by virtue of an inter se agreement between ARCIL and Indoworth India Limited. Dispute arose between ARCIL and Indoworth India Limited (IWIL) which lead to filing of a Suit for specific performance for sale of Assets of the company by IWIL before the Hon'ble High Court of Calcutta wherein Company was also impleaded as a party. Besides the said Suit, various other proceedings were also initiated before the other forums. ARCIL, IWIL and the Company have arrived at settlement and after making payment as per the Agreement by IWIL through its nominee and the partial balance payment to be made as per the Agreement, the said Suit has been disposed in terms of settlement Agreement. In view of the settlement between the parties, IWIL being in possession of the assets pursuant to the Agreement between the parties is continued to hold the assets having been transferred to it. The necessary adjustments in the financial statements, if required, would be made upon final adjudication of the other proceedings pending adjudication before other forum.

DIVIDEND:

In view of huge accumulated losses, the Directors regret their inability to recommend any dividend for the Financial Year 2021-22.

AMOUNTS TRANSFERRED TO RESERVES:

In view of huge accumulated losses and current year's losses, your Directors were unable to transfer any amount to the General Reserve Account.

CHANGE IN NATURE OF BUSINESS:

No change in the nature of the Business taken place during the year under review.

CHANGES IN SHARE CAPITAL:

During the Financial Year 2021-22, there have been no changes in the share capital of the Company.

DIRECTORS RESPONSIBILITY STATEMENT:

Pursuant to Section 134(5) of the Companies Act, 2013, the Board of Directors, to the best of their knowledge and ability, confirm that:

- a. in the preparation of the annual accounts for the financial year ended 31st March, 2022 the applicable accounting standards have been followed and there are no material departures:
- b. they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period:
- they have taken proper and sufficient care for the 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
 fraud and other irregularities;
- d. they have prepared the annual accounts on a going concern basis;
- e. they have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively except deficiencies in operating effectiveness in respect of old outstanding of trade receivables, advances to parties and some old creditors for expenses;
- f. they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.



DETAILS OF DIRECTORS AND KEY MANAGERIAL PERSONNELS:

Pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Ravendra Pal Singh (DIN: 07602850), Director, is liable to retire by rotation and being eligible, offers himself for re-appointment and the same is proposed for approval at the ensuing AGM.

During the year under review, there have been no changes in the Constitution of the Board.

Since the last Annual General Meeting, Mr. Vasavan Padhamanabhan was designated/appointed as Executive/Whole-time Director and Chief Financial Officer of the Company with effect from 30.05.2022. He has been also appointed as Compliance Officer of the Company with effect from 09.05.2022. Mrs. Ranu Dey Talukdar has resigned as Company Secretary and Compliance Officer of the Company with effect from 30.04.2022.

DECLARATION BY INDEPENDENT DIRECTORS:

Pursuant to Section 149(7) of the Companies Act, 2013, Independent Directors of the Company have made a declaration confirming the compliance of the conditions of the independence stipulated in Section 149(6) of the Act

DEPOSITS:

Your Company has not accepted any deposit within the meaning of deposits, covered under Chapter V of the Companies Act. 2013.

FIXED DEPOSITS:

The Company did not accept/renew any fixed deposits from public and no fixed deposits were outstanding or remained unclaimed as on March 31, 2022.

NUMBER OF BOARD MEETINGS:

During the Financial Year 2021-22, the Board of Directors of the Company met 6 (Six) times, details of the meetings has been given in the Corporate Governance Report, which forms part of this report.

COMMITTEE COMPOSITION AND MEETING DETAILS:

The details pertaining to composition of various Committees are included in the Corporate Governance Report, which forms part of this report.

CORPORATE GOVERNANCE REPORT:

A Report on Corporate Government together with a Certificate from the Auditors on compliance thereof required under Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is annexed hereto and forms a part of this report.

MANAGEMENT DISCUSSION ANALYSIS REPORT:

The Management Discussion and Analysis Report for the year under review, as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with the Stock Exchanges in India, is presented in a separate section which forms part of the Annual Report.



EXTRACT OF ANNUAL RETURN:

The extract of Annual Return, in format MGT -9, for the Financial Year 2021-22 has been enclosed with this report as "Annexure III".

CORPORATE SOCIAL RESPONSIBILITIES:

The provisions of Section 135 of the Companies Act. 2013 in connection with Corporate Social Responsibility are not applicable to the Company since the Company falls below the threshold limits.

AUDITORS' REPORT:

The observations made by Auditors in their Auditor's Report with reference to notes to financial statements are self explanatory and need no comments, forms part of this report.

STATUTORY AUDITORS:

M/s. Khandelwal Ray & Co., Chartered Accountants, (Firm Registration Number 302035E), the statutory auditors of the Company will hold office till the conclusion of the thirty-fourth Annual General Meeting of the Company. The Board has recommended the re-appointment of M/s. Khandelwal Ray & Co., Chartered Accountants as the Statutory Auditors of the Company, for a second term of five consecutive years from the conclusion of the thirtyfourth Annual General till the conclusion of the thirty-ninth Annual General Meeting to be held in the year 2027, for approval of shareholders of the Company, based on the recommendation of the Audit Committee.

INTERNAL AUDITORS:

The Company has appointed M/s. Sakshi Aggarwal & Co., Chartered Accountants, as an Internal Auditors of the Company for the Financial Year 2022-23.

COST AUDITORS:

The Company had appointed M/s. Sanat Joshi & Associates, Cost Accountants, as Cost Auditors with the approval of the Central Government, for audit of cost records maintained by the Company for the Financial Year 2022-23.

SECRETARIAL AUDITORS:

In terms of Section 204 of the Companies Act 2013, the Board of Directors at their meeting held on 30th August, 2022 have appointed M/s K K Sanganeria & Associates, Practicing Company Secretaries, as Secretarial Auditor, for conducting Secretarial Audit of the Company for the Financial Year 2022-23. Report of the Secretarial Auditor for the financial year ended 31.03.2022 is given as "Annexure II" which forms part of this report.

BOARDS VIEW:

The dues of the majority of lenders stands settled through Indoworth India Limited by its nominee vide order of Hon'ble High Court of Calcutta while dues of other lenders are also proposed to be settled on the same line. Some of the lenders have though agreed while others have not responded. Consequently the Company has filed a suit for declaration and specific performance of agreement of settlement on similar lines before Hon'ble High Court of Calcutta which is sub-judice. These lenders had though in the past filed recovery proceedings which are sub-judice before the Courts/Tribunals/Forums.

The loss and damages caused to the borrower by the lender is much more than the amount lent. Hence, figures of the borrowed amount shown in the balance sheet after due adjustments with the said loss and damages may result in entitlement to recover substantial amount from the lender unless dispute is settled on similar line as agreed with ARCIL and recorded in the order of the Hon'ble High Court of Calcutta.

Under these facts and circumstances, the figures of borrowed amount in this balance sheet cannot be considered as admission, if any, of the claim of lender(s).

DISCLOSURE REGARDING ISSUE OF EQUITY SHARES WITH DIFFERENTIAL RIGHTS:

The Company has not issued any Equity Shares with differential Rights during the financial year.

DISCLOSURE REGARDING ISSUE OF EMPLOYEE STOCK OPTIONS:

The Company has not issued any Employee Stock Options during the financial year.



DISCLOSURE REGARDING ISSUE OF SWEAT EQUITY SHARES:

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

MATERIAL CHANGES AFFECTING THE FINANCIAL POSITION OF THE COMPANY:

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

PARTICULARS OF LOAN, GUARANTEES AND INVESTMENTS UNDER SECTION 186:

Details of Loans, Guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 forms part of the Financial Statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES:

Related party transactions that were entered during the financial year were on arm's length basis and in the ordinary course of business. There were no materially significant related party transactions which were in conflict of the Company.

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

The details pertaining to conservation of energy, technology, absorption, foreign exchange earnings and outgo are provided as "Annexure I", which forms part of this report.

RISK MANAGEMENT POLICY:

In terms of Section 134(3)(n) of the Act, the Board of Directors has adopted a comprehensive risk management policy which includes identification of element of risk, its mitigation and other related factor. The Board periodically reviews the same. No Risk Management Committee has been constituted since it is not covered by the requirements of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015.

BOARD EVALUATION:

Pursuant to the provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 the Board of Directors has carried out an annual evaluation of its own performance, Board committees and individual directors pursuant to the provisions of the Act. The performance of the Board was evaluated by the Board after seeking inputs from all the directors on the basis of the criteria such as the Board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the committees was evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the composition of committees, effectiveness of committee meetings, etc.

The Board and the Nomination and Remuneration Committee ("NRC") reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the Board and committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspects of his role.

In a separate meeting of independent Directors, performance of non-independent directors, performance of the Board as a whole and elected Chairman of the each meeting was evaluated, taking into account the views of executive directors and non-executive directors. The same was discussed in the board meeting that followed the meeting of the independent Directors, at which the performance of the Board, its committees and individual directors was also discussed.

• The Nomination and Remuneration Committee as specified u/s 178 of the Companies Act, 2013 was formed with a view to reviewing and making recommendations on annual salaries, performance, commissions, perquisite and other employment conditions of Executives and Officials. The Committee's also takes into consideration remuneration practices followed by leading Companies as well as information provided by reputed consultants while determining the overall remuneration package.



- During the year under review the Nomination and Remuneration Committee met on 05.07.2021, details
 of the meeting have been given in Corporate Governance Report, which forms part of this report.
- The following are the members of the Committee at present:

Name Designation		Executive/Non-Executive/Independent
Mrs. Silpi Chakraborty	Chairperson	Non- Executive & Independent
Mr. Kishore Jhunjhunwala	Member	Non- Executive & Independent
Mr. Ravendra Pal Singh	Member	Non- Executive & Non-Independent

RATIO OF REMUNERATION OF FACH DIRECTOR TO THE MEDIAN REMUNERATION OF THE EMPLOYEES:

The information as required under Section 197 of the Companies Act, 2013 read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is available. In terms of Section 136(1) read with its relevant provisions of the Companies Act, 2013, the Annual Report excluding the aforesaid information is being sent to the Members of the Company and others entitled thereto. The said information shall be kept open for inspection at the Registered Office of the Company on every working day of the Company between 10 a.m. to 12 noon up to the date of the forthcoming Annual General Meeting.

POLICY FOR REMUNERATION OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND OTHER EMPLOYEES:

The Company recognizes the fact that there is a need to align the business objective with the specific and measurable individual objectives and targets.

The remuneration policy of the company can be accessed to its website i.e. www.uniworth.com

RECEIPT OF ANY COMMISSION BY MD/WTD FROM A COMPANY OR FOR RECEIPT OF COMMISSION / REMUNERATION FROM ITS HOLDING OR SUBSIDIARY:

No receipt of any commission by MD/WTD from a Company has been made.

DETAILS OF SUBSIDIARY, JOINT VENTURE OR ASSOCIATES:

Your Company doesn't have any subsidiary, joint venture or associates.

DETAILS OF SIGNIFICANT & MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNAL:

No significant & material order has been passed by the Regulators or Courts or Tribunal in any other case.

STATEMENT IN RESPECT OF ADEQUACY OF INTERNAL FINANCIAL CONTROL WITH REFERENCE TO THE FINANCIAL STATEMENTS:

The Company has adequate internal control procedures commensurate with the size, scale and complexity of its operations, which are well supplemented by surveillance of Internal Auditors.

DISCLOSURE ON ESTABLISHMENT OF A VIGIL MECHANISM:

In pursuant to the provision of Section 177(9) & (10) of the Companies Act, 2013, the Company has formulated a Whistle Blower Policy to establish a vigil mechanism for Directors and employees of the Company to report concerns about unethical behavior, actual or suspected fraud or violation of the company's code of conduct or ethics policy. The Whistle Blower Policy is available on the website of the Company i.e. www.uniworth.com

HEALTH. SAFETY AND ENVIRONMENT PROTECTION:

The Company has complied with all the applicable environmental law and labour laws. The Company has been complying with the relevant laws and has been taking all necessary measures to protect the environment and maximize worker protection and safety.



POLICY ON PREVENTION OF SEXUAL HARASSMENT:

The Company is committed to provide a safe and conducive work environment to its employee and has formulated "Policy for Prevention of Sexual Harassment".

During the financial year ended 31st March, 2022 the Company has not received any complaints pertaining to Sexual Harassment.

INDUSTRIAL RELATIONS:

Industrial Relations continued to remain cordial throughout the year. Your Directors wish to place on record their appreciation for dedicated and sincere services rendered by the executives, staff and workmen at all levels.

FRAUD REPORTING:

There was no fraud reported by the Auditors of the Company under Section 143(12) of the Companies Act, 2013, to the Audit Committee or the Board of Directors during the year under review.

PARTICULARS OF EMPLOYEES:

During the period under review, no employee of the Company drew remuneration in excess of the limits specified under the provisions of Section 197(12) of the Companies Act, read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and hence no disclosure is required to be made in the Annual Report.

ACKNOWLEDGEMENT:

Your Directors acknowledge with gratitude the co-operation and assistance received from the Central and State Government, Financial Institutions, Banks, Shareholders and others during the year under review.

On Behalf of the Board

Kishor Jhunjhunwala

Director

Vasavan Padhamanabhan Executive Director DIN: 08396593

DIN: 00035091

Date: 3rd September, 2022

Place: Kolkata



ANNEXURE - I TO THE DIRECTORS REPORT

Particulars of Energy Conservation, Technology Absorption and Foreign Exchange Earnings & Outgo required under the Companies (Accounts) Rules, 2014

A. ENERGY CONSERVATION

As the cost per unit of Electricity, Furnace Oil & Coal is regularly increasing, it is our consistent endeavor to bring saving in energy consumption. Periodic energy audits are conducted to improve energy performance and in line of that we have taken following steps to ensure conservation of the energy:

- 1) Changing of energy efficient LED Lights in place of Fluorescent Lights.
- 2) Installation of Inverters in Ring Frame Machinery which ensures energy saving.
- 3) Modification of compressor pipe line for energy conservation.

B. TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION:

1.	Efforts in brief made towards technology absorption, adaptation and innovation	:	The Company always keeps close contact with IWS, CSIR and other Internationals, Indian Research Institutes like Inter Wool Lab, Silk Board etc. Various technical experts give their view and suggestion for improving technology.
2.	Benefit derived as a result of the above efforts e.g., products improvement, cost reduction, product development, import substitution etc.	:	Benefits derived are :-Better capacity utilization in machine with improved quality.Improvement in productivity per spindle and reduction in cost. By optimizing relative temperature and relative humidity the company has saved considerable amount. By using the latest technology based energy efficient fuses, chokes, tube light, ballasts and power cables etc., the Company has achieved a significant savings on electricity consumption.
3	In case of imported technology (Imported during last 5 years reckoned from the beginning of the financial year), following information may be furnished.		
	a) Technology imported	:	Not Applicable
	b) Year of Import	:	Not Applicable
	c) Status of Implementation	:	Not Applicable



RESEARCH & DEVELOPMENT (R & D)

1.	Specified areas in which R &D Carried out by the Company	:	Continuous improvement in Quality Standards to match the International Markets. Due to in house Research and Development Activities following products were developed and launched during the year.
			i) Wool, Wool blended with Polyester yarn. ii) Siro and Sirolycra yarn in Wool and Polywool. iii) Polyester/Viscose & polyester Acrylic yarn. iv) Blending of Silk with Wool, Nylon and Viscose. Continuous technological and market innovation to match the changed requirements of the markets. Incorporated dyeing automation for better receipe management & consistency in shades. Research & Development lab and pilot plant in Dyeing Department started developing all kinds of shades
2.	Benefit derived as a result of the above R &D	:	Implemented ISO-9001-2008 - new quality management system duly certified by BIS.
3.	Future plan of action	:	Strengthening the research on quality improvement. To achieve total quality management cost reduction.
4.	Expenditure on R & D	:	
	a) Capital	:	NIL
	b) Recurring	:	Expenses incurred are charged to respective heads and are not allocated separately.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO:

Place: Kolkata

Date: 3rd September, 2022

	2021-22 (Rs. In Lakhs)	2020-21 (Rs. In Lakhs)
a) Foreign Exchange Earnings (Deemed Export)	0	0
b) Foreign Exchange Outgo		
i) CIF Value of Imports		
Raw Material	0	0
Capital Goods	0	0
Components & Spare Parts	0	0
ii) Others	0	0

On Behalf of the Board

Kishor Jhunjhunwala **Director**

DIN: 00035091

Vasavan Padhamanabhan

Executive Director DIN: 08396593



ANNEXURE II

SECRETARIAL AUDIT REPORT FORM NO. MR-3

FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022

[Pursuant to Section 204(1) of the Companies Act, 2013 and Rule No. 9 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

То

The Members

Uniworth Limited

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Uniworth Limited (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of Uniworth Limited's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended March 31, 2022 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2022 according to the provisions of (as amended):

- (1) The Companies Act. 2013 (the Act) and the rules made thereunder:
- (2) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (3) The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder;
- (4) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder, to the extent of Foreign Direct Investment and External Commercial Borrowings;
- (5) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (d) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; (Not applicable to the Company during the audit period)
 - (e) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable to the Company during the audit period)



- (f) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the audit period)
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the audit period) and
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; (Not applicable to the Company during the audit period)
- (6) Employees Provident Fund and Miscellaneous Provisions Act. 1952
- (7) Employees State Insurance Act, 1948
- (8) Environment Protection Act, 1986 and other environmental laws
- (9) Factories Act, 1948
- (10) The Hazardous Waste (Management, Handling and Tran boundary Movement) Rules, 2008;
- (11) Indian Contract Act, 1872
- (12) Income Tax Act, 1961 and Indirect Tax Laws
- (13) Indian Stamp Act, 1999
- (14) Industrial Dispute Act, 1947
- (15) Maternity Benefits Act. 1961
- (16) Minimum Wages Act, 1948
- (17) Payment of Bonus Act, 1965
- (18) Payment of Gratuity Act, 1972
- (19) Payment of Wages Act, 1936 and other applicable labour laws

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except that the Company has not complied Regulation 14 of SEBI (Listing Obligations and Disclosure Requirements), 2015. Annual Listing Fees has not been paid to the BSE Limited and Calcutta Stock Exchange Limited for the Financial Year 2021-22. As reported by the Company, the Company is into acute financial crisis. However, the Company has already requested to BSE Limited through emails/letters to allow them some more time to enable them to make payment of above Annual Listing Fees.

I further report that Redemption of Debentures is under default.

I further report that this report is also refers the Statutory Auditors Report dated 30th May, 2022 specially the basis for their qualified opinion as mentioned therein and observations as mentioned in notes to the Financial Statement and Directors Report for the year ended 31.03.2022.

I further report that the Board of Directors of the Company is not duly constituted with proper balance of Executive Directors, Non Executive Directors and Independent Directors. Whole-time Director was not appointed by the Board within prescribed time limit since the Resignation of Mr. Rajappen Ramesh Kumar, Whole-time Director with effect from 05.07.2021.

The changes in the composition of the Board of Directors, if any that took place during the period under review were carried out in compliance with the provisions of the Act.



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

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

I further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

I further report that during the audit period, there were no instances of:

- (i) Public / Rights / Preferential issue of shares /debentures / sweat equity.
- (ii) Redemption / buy-back of securities.
- (iii) Major decisions taken by the Members in pursuance to Section 180 of the Companies Act, 2013.
- (iv) Merger/amalgamation/reconstruction etc.
- (v) Foreign technical collaborations.

Place : Kolkata

This Report is to be read with our letter which is annexed as **Annexure A** and forms an Integral part of this report.

Kamal Kumar Sanganeria

K. K. Sanganeria & Associates

FCS No.: 2643

C.P. No.: 3880

Date: 3rd September, 2022 UDIN: F002643 D000904841



ANNEXURE II: SECRETARIAL AUDIT REPORT (CONTD.)

'Annexure A'

(To the Secretarial Audit Report of M/s. Uniworth Limited for the financial year ended 31.03.2022)

То

The Members,
Uniworth Limited
Rawdon Chambers
11A, Sarojini Naidu Sarani
4th Floor, Unit 4B
Kolkata - 700 017

Place: Kolkata

Our Secretarial Audit Report for the financial year ended 31.03.2022 of even date is to be read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and the processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulation and happening of events etc.
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

Kamal Kumar Sanganeria

K. K. Sanganeria & Associates

FCS No.: 2643

C.P. No.: 3880

Date: 3rd September, 2022 UDIN: F002643 D000904841



ANNEXURE III

EXTRACT OF ANNUAL RETURN

As on the financial year ended 31.03.2022

[Pursuant to Section 92(3) of the Companies Act, 2013, and Rule 12(1) of the Companies (Management and Administration) Rules, 2014]

FORM NO. MGT - 9

I. Registration and other details

CIN	L17299WB1988PLC044984
Registration Date	11th August, 1988
Name of the Company	Uniworth Limited
Category / Sub-Category of the Company	Company having Share Capital
Address of the Registered Office	Rawdon Chambers, 11A, Sarojini Naidu Sarani, 4th Floor, Unit 4B, Kolkata - 700 017
Whether listed company	Yes
Name, address and contact details of Registrar and Transfer Agent, if any	M/s. MCS Share Transfer Agent Limited 383, Lake Gardens, 1st Floor, Kolkata-700045 Phone No. (033) 40724051-54 Fax No. : (033) 4072 4050 E-mail : mcssta@rediffmail.com

II. Principal Business Activities of the Company

All the Business Activities contributing 10% or more of the total turnover of the Company shall be stated:

Name and Description of main	NIC Code of the Product /	% to total turnover of the
Products / Services	Service	Company
Worsted Yarn	NIL	NIL

III. Particulars of Holding, Subsidiary and Associate Companies

SI. No.	Name and Address of the Company	CIN /GLN	Holding/Subsidiary/ Associate	% of Shares held	Applicable Section
		N	ONE		



IV. Shareholding Pattern (Equity Share Capital Breakup as percentage of Total Equity)

i) Category-wise Share holding

S1. No	Category of Shareholders		of Share ho			No	No. of Share held at the end of the year			% change during
		Demat	Physical	Total	% of total s hares	Demat	Physical	Total	% of total shares	the year
Α	PROMOTERS									
1	Indian									
a)	Individuals/ Hindu Undivided Family	3743343	595518	4338861	12.77	3743343	595518	4338861	12.77	=
b)	Central Government/ State Government(s)	-	-	-	-	-	-	-	-	-
c)	Bodies Corporate	365854	1401825	1767679	5.19	365854	1401825	1767679	5.19	-
d)	Financial Institutions/ Banks	_	_	_	-	_	-	_	_	_
e)	Any Others (Specify)	-	-	-	-	-	-	-	-	_
	Sub Total(A)(1)	4109197	1997343	6106540	17.97	4109197	1997343	6106540	17.97	_
2	Foreign									
a)	Individuals (Non-Residents Individuals / Foreign Individuals)	-	-	-	-	-	-	-	-	
b)	Bodies Corporate	-	6924975	6924975	20.38	-	6924975	6924975	20.38	-
c)	Institutions	-	-	-	-	-	-	-	-	-
d)	Qualified Foreign Investor	-	-	-	-	-	-	-	-	-
e)	Any Others (Specify)	-	-	-	-	-	-	-	-	-
	Sub Total(A)(2)	-	6924975	6924975	20.38	-	6924975	6924975	20.38	-
	Total Shareholding of Promoter and Promoter Group (A)= (A)(1)+(A)(2)	4109197	8922318	13031515	38.34	4109197	8922318	13031515	38.34	-
В	Public shareholding									
1)	Institutions									
a)	Mutual Funds/ UTI	4243	18837	23080	0.07	4243	18837	23080	0.07	-
b)	Financial Institutions / Banks	5910	22122	28032	0.08	5910	22122	28032	0.08	-
c)	Central Government/ State Government(s)	-	750000	750000	2.21	-	750000	750000	2.21	-
d)	Venture Capital Funds	-	-	-	-	-	-	-	-	-
e)	Insurance Companies	52003	150	52153	0.15	52003	150	52153	0.15	
f)	Foreign Institutional Investors	-	4300	4300	0.01	-	4300	4300	0.01	-
g)	Foreign Venture Capital Investors	-	-	-	-	_	-	_	-	-
h)	Any Other (specify)	-	-	-	-	-	-	-	-	-
	Sub-Total (B)(1)	62156	795409	857565	2.52	62156	795409	857565	2.52	-



S1. No	Category of Shareholders		of Share l			No. of Share held at the end of the year			% change during	
		Demat	Physical	Total	% of total shares	Demat	Physical	Total	% of total shares	the year
2	Non-institutions									
a)	Bodies Corporate	484226	169552	653778	1.92	416091	169413	585504	1.71	(0.21)
b)	In dividua ls									
i)	Individual shareholders holding nominal share capital up to Rs 1 lakh	5397369	11834439	17231808	50.70	5458211	11820413	17278624	50.84	0.14
ii)	Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.	1891631	213095	2104726	6.19	1913381	213095	2126476	6.26	0.07
c)	Any Other (specify)									
i)	NRI	33305	73025	106330	0.31	33013	73025	106038	0.31	-
d)	Trust	521	-	521	0.00	521	-	521	0.00	-
	Sub-Total (B)(2)	7807052	12290111	20097163	59.13	7821217	12275946	20097163	59.12	-
	Total Public Shareholding (B) = (B)(1)+(B)(2)	7869208	13085520	20954728	61.66	7883373	13071355	20954728	61.64	-
С	Shares held by Custodians and against which Depository Receipts have been issued	-	-	_	-	-	-	-	-	-
	GRAND TOTAL (A)+(B)+(C)	11978405	22007838	33986243	100.00	11992570	21993673	33986243	100.00	-

ii) Shareholding of Promoters

Shareholders Name	Shareholding at the beginning of the year			Shareholding at the beginning of the year			% change in Share-
	No. of Shares	% of total shares of the Company	% of Shares Pledged/ encumbered	No. of Shares	% of total shares of the Company	% of Shares Pledged/ encumbered	holding during the year
R. B. Properties Private Limited	365854	1.08	-	365854	1.08	-	-
Uniworth Securities Limited	1400	0.00	-	1400	0.00	-	-
Uniworth Textiles Limited	1260250	3.71	-	1260250	3.71	-	-
Uniworth Services Private Limited	140175	0.41	-	140175	0.41	-	-
Aviante International Limited	6924975	20.38	-	6924975	20.38	-	-
Aman Lohia	1151025	3.39	-	1151025	3.39	-	-
Meena Lohia	1374250	4.04	-	1374250	4.04	-	-
Me gha Lohia	1218068	3.58	-	1218068	3.58	-	-
Lohia Trust	595518	1.75	-	595518	1.75	-	-
Total	13031515	38.34	-	13031515	38.34	-	-



iii) Change in Promoters Shareholding (Please specify, if there is no change)

Shareholders Name		ling at the of the year	Date wise increase / (decrease) in shareholding during the year			Cumulative Sharehold- ing at the end of the year	
	No. of Shares		Date	Date No. of Shares		No. of Shares	% of total s hares of the Company
NIL							

iv) Shareholding Pattern of Top Ten Shareholders (Other than Directors, Promoters and Holders of GDR's and ADR's)

Shareholders Name	Sharehold beginning	_		e increase / (o olding during		Cumulative Sharehold- ing at the end of the year	
	No. of Shares	% of total shares of the Company	Date	No. of Shares	Nature	No. of Shares	% of total shares of the Company
Madhya Pradesh State Industrial Development Corporation Limited	750000	2.21	Nil	Nil	Nil	750000	2.21
Saurav Gupta	236147	0.69	Nil	Nil	Nil	236147	0.69
Sunil Kumar Chhajer	125000	0.37	Nil	Nil	Nil	125000	0.37
Gunjan Chhajer	125000	0.37	Nil	Nil	Nil	125000	0.37
Sanjay Nandlal Tibde wal	118023	0.35	Nil	Nil	Nil	118023	0.35
Asha Sanjay Tibdewal	92359	0.27	Nil	Nil	Nil	92359	0.27
Sanjeev Sureka	63952	0.19	Nil	Nil	Nil	63952	0.19
Ishan Sanjay Tibdewal	54976	0.16	Nil	Nil	Nil	54976	0.16
Gunjan Chhajer	53196	0.16	Nil	Nil	Nil	53196	0.16
United India Insurance Company Limited	52003	0.15	Nil	Nil	Nil	52003	0.15
Sunil Kumar Chhajer	49496	0.15	Nil	Nil	Nil	49496	0.15
Lata Bhanshali	49210	0.14	Nil	Nil	Nil	49210	0.14



v) Shareholding of Directors and Key Managerial Personnel

For each of the Directors and KMP	Shareholding at the beginning of the year			increase / (d olding during	Cumulative Shareholding at the end of the year		
	No. of Shares	% of total shares of the Company	Date No. of Nature Shares		No. of Shares	% of total shares of the Company	
Silpi Chakraborty	700	0.00	NIL	NIL	NIL	700	0.00
Sanjeev Saxena	600	0.00	NIL	NIL	NIL	600	0.00

V. Indebtedness

Indebtedness of the Company including interest outstanding/accrued but not due for payment

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness (Rs. in Lakhs)
Indebtedness at the beginning of the financial year				
i) Principal Amount	51955.34	9174.55	8.50	61138.39
ii) Interest due but not paid	88148.61	-	-	88148.61
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	140103.95	9174.55	8.50	149287.00
Change in Indebtedness during the financial year				
Addition	-	-	-	-
Reduction	-	-	-	-
Net Change	-	-	-	-
Indebtedness at the end of the financial year				
i) Principal Amount	51955.34	9174.55	8.50	61138.39
ii) Interest due but not paid	88148.61	-	-	88148.61
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	140103.95	9174.55	8.50	149287.00



VI. Remuneration of Directors and Key Managerial Personnel

A. Remuneration to Managing Director, Whole-time Directors, Executive Directors and/or Manager:

Particulars of Remuneration	Name of the Executive Director	Total Amount (Rs . In lakhs)
	R. R. Kumar (upto 05.07.2021)	
1. Gross salary	0.79	0.79
(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	-	-
(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	-	-
(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-
2. Stock Option	-	-
3. Sweat Equity	-	-
4. Commission - as % of profit - others, specify	-	-
5. Others, please specify	-	-
Total (A)	0.79	0.79
Ceiling as per the Act		60.000

B. Remuneration to other Directors:

Particulars of		N	ame of the Dire	ectors		Total	
Remuneration	Kis hor Jhunjhunwala	1 1 2		P. K. Vas avan	R. P. Singh	Amount (Rs. In Lakhs)	
1 Independent Directors							
Fee for attending board/ committee meetings	0.02	-	-	0.01	0.02	0.05	
1 Commission	-	-	-	-	-	-	
Others, please specify	-	-	-	-	-	-	
Total (1)	-	-	-	-	-	-	
2. Other Non-Executive Directors							
Fee for attending board/ committee meetings	-	-	-	-	-	-	
Commission	-	-	-	-	-	-	
1 Others, please specify	-	-	-	-	-	-	
Total (2)	0.02	-	-	0.01	0.02	0.05	
Total (B)=(1+2)	-	-	-	-	-	-	
Total Managerial Remuneration						-	
Overall Ceiling as per the Act*						60.00	



C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD

Particulars of Remuneration	Name	of the KMP	Total Amount (Rs. In Lakhs)
	CFO	Company Secretary	(2101212201110)
	R R Kumar (upto 05.07.2021)	Ranu Dey Talukdar	
1. Gross salary	0.79	3.00	3.79
(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	-	-	-
(b) Value of perquisites u/s 17(2)Income-tax Act, 1961	-	-	-
(c) Profits in lieu of salary under section 17(3) Income tax Act,1961	-	-	-
2. Stock Option	-	-	-
3. Sweat Equity	-	-	-
4. Commission - as % of profit- others, specify	-	-	-
5. Others, please specify	-	-	-
Total	0.79	3.00	3.79

VII. Penalties/Punishment/Compounding of Offences

Тур	2	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authorit (RD/NCLT/ COURT)	Appeal made, if any (give details)
Α.	Company					
	Penalty	Nil	Nil	Nil	Nil	Nil
	Punishment	Nil	Nil	Nil	Nil	Nil
	Compounding	Nil	Nil	Nil	Nil	Nil
В.	Director					
	Penalty	Nil	Nil	Nil	Nil	Nil
	Punishment	Nil	Nil	Nil	Nil	Nil
	Compounding	Nil	Nil	Nil	Nil	Nil
C.	Other Officer in Default					
	Penalty	Nil	Nil	Nil	Nil	Nil
	Punishment	Nil	Nil	Nil	Nil	Nil
	Compounding	Nil	Nil	Nil	Nil	Nil

On Behalf of the Board

Kishor Jhunjhunwala

Director DIN: 00035091 Vasavan Padhamanabhan

Executive Director DIN: 08396593

Date: 3rd September, 2022

Place: Kolkata



MANAGEMENT DISCUSSION & ANALYSIS REPORT

INDUSTRY STRUCTURE & DEVELOPMENT

The year 2021-22 began with the second wave of COVID-19 leading to partial lockdowns and restricted mobility. Impact on economy, however, was not as severe as first wave. As the cases subsided, robust pick-up in economy started from Q2 FY22. A healthy demand environment led to higher capacity utilization across most sectors. This coupled with improved profitability and stronger Balance sheet for most companies, led to an uptick in private capex investments. However, sudden spurt in global growth aggravated the supply-chain disruptions. Low interest rates and easy liquidity resulted in high inflation. As per various estimates, India's real GDP is estimated to have grown at around 8 percent in 2021-22.

The Indian textile sector reported double-digit growth on account of the lockdown-led home confinement, US-China trade war and withdrawal from China by manufacturers from developed economies. Though demand was impacted during the first quarter on account of the second pandemic wave, an improvement in the hospitality segment, new export incentive policy by Government of India and India's market share gain strengthened the textile sector performance and prospects.

OPPORTUNITIES AND THREATS

The Company operates in the textile segment, marked by a combination of manufacturing and outsourcing. The business environment was buoyant in FY 2021-22. Following a waning of the pandemic and relaxation in COVID-led restrictions, demand surge across the portfolio helped the Company regain sales lost in the wake of the pandemic outbreak in the previous year. This helped the Company to absorb fixed costs and mitigate the impact of increased yarn costs. Though School Uniform sales remained sluggish during the period, other textile categories delivered double-digit growth. In the face of higher inflation in commodities like cotton, polyester and coal, margins were under pressure. However, with a gradual increase inrealizations, the Company could partially reduce the negative impact on its margins.

SEGMENT WISE PERFORMANCE

The Company's business activities fall within a single primary segment of Textile Yarns, viz. Wool/Worsted/Silk/Silk Spun/Noil Yarns etc.

FINANCIAL PERFORMANCE

There was no turnover of the Company during the year as against Rs. 851.68 Lakhs in the previous year. There was a loss of Rs. 361.25 Lakhs before Interest, Depreciation and Taxes against Loss of Rs. 493.06 Lakhs in the previous year. Plant closure due to violent labour unrest has led to temporary suspension at the Company's plant at Raipur resulting into no turnover during the year.

OPERATIONS, MANAGEMENT DISCUSSION AND ANALYSIS

There was a Cash loss to the tune of Rs. 361.25 Lakhs as against Cash Loss of Rs. 493.06 Lakhs before interest & depreciation in the previous year. Overall performance of the Company has been impacted by the temporary suspension at Company's plant at Raipur.

BUSINESS OUTLOOK

The conflict between Russia and Ukraine and other geo-political issues has resulted in increased crude and gas prices. This coupled with Central Banks action to increase interest rates and reduce liquidity in system to control inflation will impact the near-term demand and growth.

Demand for textile products have been on the fall for the higher end products like Silk & Wool rich products due to global recession and have been the reason for reduction in top line. Coupled with this, high inflation costs and sporadic fiscal instability in certain global markets was a cause of concern. Overall performance of the Company has been impacted by the temporary suspension at Company's plant at Raipur. However, the Company is hopeful of managing these challenges and continuing its vigorous efforts to do better in the current financial year.



RISK & CONCERNS

The primary risk for the Company is with the volatile Export markets and the uncertainty prevailing in the Global Economy. Having to compete with low cost producers from countries like China and Korea is always a concern. There are no significant current borrowings and thus the company seems isolated from financial risks and concerns, especially in the face of increasing interest rates and cost of Capital.

INTERNAL CONTROL SYSTEM

The Company has adequate system of internal controls to ensure that all assets are safeguarded and protected against loss and that all transactions are authorized, recorded and reported correctly. The systems are designed to support the reliability of the financial and other records for preparing financial statements and other data. The Statutory Auditors also discuss their comments and findings with the management as well as with the audit committee.

The Company has also regularly placed before the Board, Internal Audit Reports, Financial Results with Provisional Balance Sheets, Performance Review Report of various Units together with Executive Summary, Current Workings and all Current matters of commercial importance and various other information as generally required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

HUMAN RESOURCES

Place: Kolkata

Date: 3rd September, 2022

The Company continues to recognize the importance of good human relations in the smooth working of the organization.

CAUTIONARY STATEMENT

The facts and views mentioned in this report on Management Discussion and Analysis describing the Company's views about the industry or otherwise, and the forecasts made, are entirely based on opinion formed by the Management of the Company, and actual position or results may differ from those implied therein. Important factors that could make a difference include economic developments within India and outside, and also the economic performance of other countries with which the Company conducts business, as well as availability of raw materials and prices and other incidental factors.

On Behalf of the Board

Kishor Jhunjhunwala

Director DIN: 00035091 Vasavan Padhamanabhan

Executive Director DIN: 08396593



CORPORATE GOVERNANCE REPORT FOR THE YEAR 2021-22

The Corporate Governance Report for the year ended 31st March, 2022, forms part of Director's Report and the same has been prepared on the basis of the clause C of the Schedule V of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015

1. Company's Philosophy on Code of Corporate Governance:

The Company believes that Corporate Governance is the combination of voluntary practices and compliance with the laws and regulations of the Companies leading to effective control and management of the Company. Good Corporate Governance leads to long term shareholders value and enhances the interest of other stakeholders including the employees and all others connected with the Organization.

The Company's Philosophy on Code of Governance is intended to bring about:

- Transparency, accountability and integrity in the organization.
- Implementation and policies and procedures Prescribed by the Company to ensure high ethical standards in all its business activities and responsible and responsive management.

The Company confirms the practice of good Corporate Governance codes by the company in true spirit and is pleased to present below the Report on Corporate Governance.

2. Board of Directors:

- As on March 31, 2022, the Company has 5 (Five) directors. Out of the Five Directors, Four are Non-Executive Directors including Two Independent Directors and one Nominee Director. The composition of the board is in conformity with Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 149 of the Act.
- ii. None of the directors on the board hold directorships in more than ten public companies. Further, none of them is a member of more than ten committees or chairman of more than five committees across all the public companies in which he is a director. Necessary disclosures regarding committee positions in other public companies as on March 31, 2022 have been made by the directors. None of the directors are related to each other.
- iii. Independent directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act. The maximum tenure of the independent directors is in compliance with the Companies Act, 2013 ("Act"). All the Independent Directors have confirmed that they meet the criteria as mentioned under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act.
- iv. The names and categories of the Directors on the Board, their attendance at Board meetings held during the year and the number of directorships and committee chairmanships / memberships held by them in other public companies as on March 31, 2022 are given herein below. Other directorships do not include in the directorships of private limited companies, Section 8 companies and of companies incorporated outside India. Chairmanships/memberships of board committees shall include only Audit Committee and Stakeholders' Relationship Committee.

Name of Directors	Category	Board durin	mber of I Meetings g the year J21-22	last AGM held on September	Number of directorships in other Public Companies	Numb Comn positior in other compa	nittee ns held public
		Held	Attended	30, 2021		Chairman	Member
Mr. R. R. Kumar (upto 05.07.2021)	Non-Independent, Executive	6	-	No	-	-	-



Name of Directors	Category	Number of Board Meetings during the year 2021-22		Whether attended last AGM held on September Number of directorships in other Public Companies		Number of Committee positions held in other public companies	
		Held	Attended	30, 2021		Chairman	Member
Mr. K. Jhunjhunwala	Independent, Non-Executive	6	6	Yes	6	-	3
Mrs. Silpi Chakraborty	Independent, Non-Executive	6	1	No	-	-	-
Vasavan Padhamanabhan	Non-Independent, Non-Executive	6	4	No	-	-	-
Mr. R. P. Singh	Non-Independent, Non-Executive	6	5	No	-	-	-
Mr. Sanjeev Saxena	Non-Executive & Nominee of MPSIDC Ltd.	6	-	No	-	-	-

^{*} This excludes directorship held in Private Companies, Foreign Companies, Companies formed under Section 8 of the Companies Act, 2013 and directorship held in Uniworth Limited.

- ** Membership/Chairmanship in Committee of Directors includes Audit Committee and Stakeholders' Relationship Committee of Directors only. This does not include Membership/Chairmanship in Committee of Directors of Uniworth Limited.
 - v. 6 (Six) board meetings were held during the year and the gap between two meetings did not exceed one hundred twenty days. The dates on which the said meetings were held: 30.04.2021, 05.07.2021, 12.08.2021, 30.08.2021, 08.11.2021 and 10.02.2022. The necessary quorum was present at all the meetings.
 - vi. During the year 2021-22, information as mentioned in Schedule II Part A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been placed before the Board for its consideration.
 - vii. The terms and conditions of appointment of the Independent Directors are disclosed on the website of the Company.
 - viii. Independent Directors are required to meet at least once in a year to deal with matters listed out in Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Schedule IV to the Companies Act, 2013. During the year, 1 (one) meeting of the Independent Directors was held on 10.02.2022. The Independent Directors, inter-alia, reviewed the performance of non-independent directors, Chairman of the Company and the Board as a whole.
 - ix. The Board periodically reviews compliance reports of all laws applicable to the Company, prepared by the Company.
 - x. The details of the familiarisation programme of the Independent Directors are available on the website of the Company i.e. www.uniworth.com
 - xi. The Company regularly placed before the Board, Internal Audit Reports, Financial Results with Provisional Balance Sheets, Performance Review Report of various Units together with Executive Summary, Current Workings and all Current matters of commercial importance and various other information as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 from time to time.

3. Remuneration of Directors:

Remuneration policy in the Company is designed to create a high performance culture. It enables the Company to attract, retain and motivate employees to achieve results. Our Business Model promotes customer centricity and requires employee mobility to address project needs. The remuneration policy supports such mobility through pay models that are compliant to local regulations. In each country where the Company operates, the remuneration structure is tailored to the regulations, practices and benchmarks prevalent in the Textiles industry.



The Company pays remuneration by way of salary, benefits, perquisites and allowances (fixed component) to its Executive Directors.

Details of remuneration paid/payable to Directors for the year ended 31st March, 2022 are as follows:

Name of the Director	Sitting Fees	Commission	Total (Rs. in Lakhs)
Mr. K. Jhunjhunwala	0.02	-	0.02
Mrs. Silpi Chakraborty	-	-	-
Mr. Vasavan Padhamanabh	ıan 0.01	-	0.01
Mr. R. P. Singh	0.02	-	0.02
Total	0.05	-	0.05

Details of Remuneration paid/payable to Executive Director for the year ended 31st March, 2022 is as follows:

Name of the Director	Salary	Allowance	Perquisites	Total (Rs. in Lakhs)
Mr. R. R. Kumar	0.79	-	-	0.79

4. Audit Committee:

- i) The Audit Committee of the Company is constituted in line with the provisions of Regulation 18 of SEBI Listing Regulations, read with Section 177 of the Act.
- ii) The terms of reference of the Audit Committee are broadly as under:-
 - Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible:
 - Recommend the appointment, remuneration and terms of appointment of auditors of the Company;
 - Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
 - Reviewing, with the management, the annual financial statements and auditors' report thereon before submission to the board for approval, with particular reference to:
 - * Matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section 3 of section 134 of the Act
 - * Changes, if any, in accounting policies and practices and reasons for the same
 - * Major accounting entries involving estimates based on the exercise of judgment by management
 - * Significant adjustments made in the financial statements arising out of audit findings
 - * Compliance with listing and other legal requirements relating to financial statements
 - * Disclosure of any related party transactions
 - * Qualifications in the draft audit report
 - Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
 - Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
 - Review and monitor the auditors' independence and performance, and effectiveness of audit process;
 - Approval or any subsequent modification of transactions of the Company with related parties;
 - Scrutiny of inter-corporate loans and investments;
 - Examination of the financial statement and the auditors' report thereon;
 - Valuation of undertakings or assets of the Company, wherever it is necessary;
 - Evaluation of internal financial controls and risk management systems;



- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit:
- Discussion with internal auditors of any significant findings and follow up there on;
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board:
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors:
- Establish a vigil mechanism for directors and employees to report genuine concerns in such manner as may be prescribed:
- To review the functioning of whistle blower mechanism.
- 11 Approval of appointment of CFO;
- The Audit Committee may call for the comments of the auditors about internal control systems, the scope of audit, including the observations of the auditors and review of financial statement before their submission to the Board and may also discuss any related issues with the internal and statutory auditors and the management of the Company;
- The Audit Committee shall review the information required as per SEBI Listing Regulations.
- 1 Carrying out any other function as is mentioned in the terms of reference of the Audit Committee;
- To mandatorily review the following information:
 - k Management discussion and analysis of financial condition and results of operations:
 - k Statement of significant related party transactions (as defined by the Audit Committee), submitted by management;
 - k Management letters / letters of internal control weaknesses issued by the statutory auditors;
 - k Internal audit reports relating to internal control weaknesses; and
 - k The appointment, removal and terms of remuneration of the chief internal auditor.
- iii) The Audit Committee invites executives, as it considers appropriate (particularly the head of the finance function), representatives of the statutory auditors and representatives of the internal auditors to be present at its meetings. The Company Secretary acts as the secretary to the Audit Committee.
- iv) The previous Annual General Meeting (AGM) of the Company was held on 30.09.2021 and was attended by the Chairman of the Audit Committee.
- v) The Composition of the Committee and the attendance of each member of the Committee during the year 2021-22 are given below: -

Name of the Director	Category	Profession	Number of Meetings during the Financial year 2020-21	
			Held	Attended
Mr. K. J hunjhunwala	Chairman Independent, Non-Executive	Chartered Accountant	5	5
Mrs. Silpi Chakraborty	Member Independent, Non-Executive	Professional	5	2
Mr. R. R. Kumar (upto 05.07.2021)	Member Non Independent, Executive	Service	5	-
P. K. Vasavan	Member Non Independent, Non-Executive	Service	5	3



vi) During the year 2021-22, 5 (Five) meetings of the Audit Committee were held and the gap between two meetings did not exceed four months. The dates of the meetings are following: 30.04.2021, 05.07.2021, 12.08.2021, 08.11.2021 and 10.02.2022.

5. Nomination and Remuneration Committee:

- i. The Nomination and Remuneration Committee of the Company is constituted in line with the provisions of Regulation 19 of SEBI Listing Regulations, read with Section 178 of the Act.
- ii. The broad terms of reference of the Nomination and Remuneration Committee are as under:
 - Recommend to the Board the setup and composition of the Board and its committees, including the
 "formulation of the criteria for determining qualifications, positive attributes and independence of a
 director." The committee will consider periodically reviewing the composition of the Board with the
 objective of achieving an optimum balance of size, skills, independence, knowledge, age, gender and
 experience.
 - Recommend to the Board the appointment or reappointment of directors.
 - Devise a policy on Board diversity.
 - Recommend to the Board appointment of Key Managerial Personnel ("KMP" as defined by the Act) and
 executive team members of the Company (as defined by this Committee).
 - Carry out evaluation of every director's performance and support the Board and Independent Directors
 in evaluation of the performance of the Board, its committees and individual directors. This shall include
 "Formulation of criteria for evaluation of Independent Directors and the Board". Additionally the Committee
 may also oversee the performance review process of the KMP and executive team of the Company.
 - Recommend to the Board the Remuneration Policy for directors, executive team or Key Managerial Personnel as well as the rest of the employees.
 - On an annual basis, recommend to the Board the remuneration payable to the directors and oversee the remuneration to executive team or Key Managerial Personnel of the Company.
 - Oversee familiarisation programmes for directors.
 - Oversee the Human Resource philosophy, Human Resource and People strategy and Human Resource practices including those for leadership development, rewards and recognition, talent management and succession planning (specifically for the Board, Key Managerial Personnel and executive team).
- iii. The composition and attendance of the members at the Meetings of Remuneration Committee during the year 2021-22 were as under:

Name of the Director	Category	Number of Meetings during the Financial year 2021-22	
		Held	Attended
Mrs. Silpi Chakraborty	Chairperson Independent, Non-Executive	1	1
Mr. Kishor Jhunjhunwala	Member Independent, Non-Executive	1	1
Mr. R. P. Singh	Member Non Independent, Non-Executive	1	1

During the year 2021-22, 1 (one) Meeting of the Nomination and Remuneration Committee was held on the following date: 05.07.2021.



- iv. The Company does not have any Employee Stock Option Scheme.
- v. Performance Evaluation Criteria for Independent Directors:

The performance evaluation criteria for independent directors is determined by the Nomination and Remuneration Committee. An indicative list of factors that may be evaluated include participation and contribution by a director, commitment, effective deployment of knowledge and expertise, effective management of relationship with stakeholders, integrity and maintenance of confidentiality and independence of behaviour and judgement.

6. Stakeholders' Relationship Committee:

- The Stakeholders' Relationship Committee is constituted in line with the provisions of Regulation 20 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with section 178 of the Act.
- ii. The broad terms of reference of the Stakeholders' Relationship Committee are as under:
 - Consider and resolve the grievances of security holders of the Company including redressal of investor complaints such as transfer or credit of securities, non-receipt of dividend / notice / annual reports, etc. and all other securities-holders related matters.
 - Consider and approve issue of share certificates (including issue of renewed or duplicate share certificates), transfer and transmission of securities, etc.
- iii. During the year 4 (Four) meetings of the Stakeholder Relationship Committee was held on 13.04.2021, 14.07.2021, 11.10.2021 and 13.01.2022.
- iv. The composition and attendance of the members in the following Committee Meetings during the year 2021-22 were as under:

Name of the Director	Category	Number of Meetings during the Financial year 2021-22	
		Held	Attended
Mr. Kishor Jhunjhunwala	Chairman Independent, Non-Executive	4	4
Mrs. Silpi Chakraborty	Member Independent, Non-Executive	4	1
Mr. R. P. Singh	Member Non Independent, Non-Executive	4	4

v. Compliance Officer:

Mr. Vasavan Padhamanabhan, is the Compliance Officer of the Company and his contact details are given below:

Mr. Vasavan Padhamanabhan

Compliance Officer Uniworth Limited Rawdon Chambers 11A Sarojini Naidu Sarani, 4th Floor, Unit 4B, Kolkata - 700 017

Phone: (033) 40061301

vi. Details of investor complaints received and redressed during the year 2021-22 are as follows:

Opening Balance	Received during the year	Received during the year	Closing Balance
NIL	NIL	NIL	NIL



7. Share Transfer Committee:

The role of the Committee is to deal with issuance of duplicates of share certificates, transmission of shares and transfer of shares.

As per the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with effect from 1st April, 2019 except in case of transmission or transposition of securities, requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialized form with a depository.

The Board of Directors has appointed the Company Secretary as compliance officer of the Company to monitor.

The Board of Directors has appointed the Company Secretary as compliance officer of the Company to monitor the share transfer process.

The composition and attendance of the members in the following Committee Meetings during the year 2021-22 were as under:

Name of the Director	Category	Number of Meetings during the Financial year 2021-22	
		Held	Attended
Mr. Kishor Jhunjhunwala	Chairperson Independent, Non-Executive	5	5
Mr. Vasavan Padhamanabhan	Member Non Independent, Non-Executive	5	2
Mr. R. P. Singh	Member Non Independent, Non-Executive	5	2

During the year 2021-22, 5 (Five) Meeting of the Share Transfer Committee was held on the following date: 27.04.2021, 30.10.2021, 16.12.2021, 24.12.2021 & 14.03.2022.

8. General Body Meetings:

Information about last three Annual General Meetings:

Financial Year	Date	Time	Venue	Any Special Resolutions passed and No. of such Resolution passed
2018-19	30.09.2019	10:30 A.M.	Science City, Seminar Hall, JBS Haldane Avenue, Kolkata-700 046	N O
2019-20	30.09.2020	10:30 A.M.	Bharatiya Bhasha Parishad, Conference Hall, 36A, Shakespeare Sarani, Kolkata- 700 017	NO
2020-21	30.09.2021	10:30 A.M.	Bharatiya Bhasha Parishad, Conference Hall, 36A, Shakespeare Sarani, Kolkata- 700 017	YES (1)

Postal Ballot:

No Special Resolution was passed last year through postal ballot by the Company. During the year under review, no special Resolution has been passed through the exercise of postal ballot. The Company does not have any proposal for Postal Ballot at present.

9. Means of Communication:

- a) The Annual, Half yearly and Quarterly Results are Physically submitted to Calcutta Stock Exchange Limited and Electronically transmitted to the BSE Limited in accordance with the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and are uploaded on the Company's Website www.uniworth.com also the same are being published in an English Newspaper and Bengali leading Newspaper.
- b) Management Discussion & Analysis Report is forming a part of the Annual Report.



10. General Shareholder Information:

a) Annual General Meeting:

- Date and Time 29th September, 2022 at 10:30 A.M.

- Venue Bharatiya Bhasha Parishad, Conference Hall. 6A, Shakespeare Sarani, Kolkata - 700 017

b) Financial Year: 1st April to 31st March every year

c) Financial Calendar:

Financial reporting for the quarter ending 30th June, 2022	On or before 14th August, 2022
Financial reporting for the quarter ending 30th September, 2022	On or before 14th November, 2022
Financial reporting for the quarter ending 31st December, 2022	On or before 14th February, 2023
Financial reporting for the quarter ending 31st March, 2023	On or before 30th May, 2023

d) Date of Book Closure: From 23rd September, 2022 to 29th September, 2022

e) Dividend Payment Date: N.A.

f) Registered Office: Rawdon Chambers 11A, Sarojini Naidu Sarani,

4th Floor, Unit 4B, Kolkata - 700 017

g) Listing on Stock Exchanges:

The Equity Shares of the Company are listed on the following Stock Exchanges.

	Code No.
BSE Limited (BSE)	514144
The Calcutta Stock Exchange Limited (CSE)	33010

- h) Corporate Identity No. (CIN) of the Company: L17299WB1988PLC044984
- i) Stock Market Data:
 - 1. The Calcutta Stock Exchange Limited: There has been no trading during the year.
 - 2. BSE Limited:

Month & Year	High (Rs.)	Low (Rs.)	Monthly Volume (No. of Equity Shares)
April, 2021	0.66	0.57	3,191
May, 2021	0.69	0.56	14,765
June, 2021	0.69	0.60	32,025
July, 2021	0.69	0.63	20,713
August, 2021	0.78	0.61	15,410
September, 2021	0.78	0.72	2,234
October, 2021	0.81	0.69	11,153
November, 2021	0.78	0.75	181
December, 2021	0.81	0.75	1,381
January, 2022	0.85	0.81	57,164
February, 2022	0.89	0.81	26,804
March, 2022	0.89	0.85	10,817



ij Registrar and Transfer Agents:

M/s. MCS Share Transfer Agent Limited

383. Lake Gardens, 1st Floor,

Kolkata - 700 045

E-mail: mcssta@rediffmail.com

(k) (1) Distribution of Shareholding as on 31st March, 2022

Slab of Equity Shares held	No. of Shareholders	%	No. of Equity Shares	%
1-500	78423	94.00	11043748	32.49
501-1000	2926	3.51	2167290	6.38
1001-2000	1203	1.44	1693503	4.98
2001-3000	365	0.44	9121 4 1	2.68
3001-4000	173	0.21	611951	1.80
4001-5000	104	0.12	480985	1.42
5001-10000	129	0.15	882521	2.60
10001-50000	90	0.11	1546529	4.55
50001-100000	4	0.00	263290	0.77
100001-Above	13	0.02	14384285	42.32
Total	83340	100.00	33986243	100.00

(2) Categories of Shareholders as on 31st March, 2022

Categories	Number of Equity Shares	Amount in (Rs.)	%
Promoters, Directors, Relatives and Associated Companies	13032815	130328150	38.35
Financial Institutions / Govt. Companies	802153	8021530	2.36
Mutual Funds /UTI	23080	230800	0.07
Banks	28032	280320	0.08
Foreign Institutional Investors	4300	43000	0.01
Non - Resident Indians	106038	1060380	0.31
Other Bodies Corporate	585504	5855040	1.72
Public	19404321	194043210	57.10
Total	33986243	339862430	100.00



1) Dematerialization of Shares and Liquidity:

11992570 Equity Shares (35.29%) of Total Shares are in the Dematerialised Form as on 31st March, 2022.

At present, the Company's Shares are compulsorily traded in Dematerialised Form, as per notification issued by the Securities and Exchange Board of India (SEBI). The ISIN allotted for the Equity Shares of the Company is INE207A01013.

m) Share Transfer System:

In terms of Regulation 40(1) of SEBI Listing Regulations, as amended, securities can be transferred only in dematerialized form w.e.f. 1st April, 2019, except in case of request received for transmission or transposition of securities. Members holding shares in physical form are requested to consider converting their holdings to dematerialized form. Transfers of equity shares in electronic form are effected through the depositories with no involvement of the Company. The Directors and Company Executives (including Company Secretary) are authorised by the Board severally to approve transfers, which are noted at subsequent Committee Meeting as well as Board Meeting.

n) Outstanding GDRs/ADRs/Warrants: Not Applicable

o) Plant Location: Urla Growth Centre,

Raipur, Chattisgarh

p) Investor Correspondence: Mr. Vasavan Padhamanabhan

Uniworth Limited Rawdon Chambers 11A. Sarojini Naidu Sarani,

4th Floor, Unit 4B, Kolkata - 700 017 Phone: (033) 40061301 / 40726028 E-mail: uniworthlimited@gmail.com

11 Other Disclosures:

- a) Related Party transactions have been disclosed under Note No. 37 to the accounts for year under review and it is not conflict with the interest of the Company. All material transactions entered into with related parties as defined under the Act and Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 during the financial year were in the ordinary course of business. These have been approved by the audit committee. No transaction of material nature has been entered into by the Company with the Directors or Promoters or Management and their relatives, their subsidiaries etc. that may have a potential conflict with the interest of the Company at large. The Register of Contracts, in which Directors are interested, was placed before the Board regularly.
- b) The Company has complied with all the mandatory requirements of SEBI (LODR) Regulations, 2015 with the Stock Exchanges as well as regulations and guidelines of SEBI, wherever applicable except the following:
 - Listing Fees has not been paid to the BSE Limited and Calcutta Stock Exchange Limited for the year 2021-22.
 - ii) Redemption of Debentures is under default.
 - iii) Board of Directors of the Company is not duly constituted with proper balance of Executive Directors, Non Executive Directors and Independent Directors.
- c) The Company has put in place a Whistle Blower Policy to provide an open and transparent working environment and to promote responsible and secure whistle blowing system for directors and employees of the Company to raise concern. No person has been denied access to the Audit Committee to lodge their Grievances.
- d) No penalties or strictures have been imposed on the Company by the Stock Exchange or SEBI or any statutory authority on any matter related to capital markets during the last three years, as all requirements were complied with.
- e) Brief Profile and other information of the Directors proposed to be appointed/re-appointed (including those retiring by rotation) at the ensuing Annual General Meeting are given in the Notice relating thereto to the shareholders.



- f) No presentation was made to Institutional Investors and Analysts during the year.
- g) The Company does not have any subsidiary.
- h) Your Company has followed all relevant Accounting Standards while preparing the Financial Statements.
- i) Certificate from Practicing Company Secretary on non-disgualification of Directors:
 - A certificate from practicing company secretary that none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board Ministry of Corporate Affairs or any such statutory authority is annexed as "Annexure IV".
- j) Particulars of Equity Shares of the Company held by Non-Executive Directors (both own or held by/for other person on a beneficial basis) are as follows:

Name of Directors	Number of Equity Shares held
Mrs. Silpi Chakraborty	700
Mr. Sanjeev Saxena	600

k) Reconciliation of share capital audit:

A qualified practicing Company Secretary carried out a share capital audit to reconcile the total admitted equity share capital with the National Securities Depository Limited ("NSDL") and the Central Depository Services (India) Limited ("CDSL") and the total issued and listed equity share capital. The audit report confirms that the total issued / paid-up capital is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL.

Code of Conduct:

The members of the board and senior management personnel have affirmed the compliance with Code applicable to them during the year ended March 31, 2022. The annual report of the Company contains a certificate by the Executive Director in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 on the compliance declarations received from Independent Directors, Non-executive Directors and Senior Management.

m) Risk Management:

A comprehensive risk management policy for the purpose of management policy in the Company for periodical review by the Board of Directors has formulated. In addition, Risk Management issues are generally discussed in the Audit Committee.

n) CEO/CFO Certification:

The Executive Director/Chief Financial Officer, who are also heading the finance function have confirmed to the Board that:

- (a) They have reviewed financial statements and the cash flow statement for the year and that to the best of their knowledge and belief:
 - (i) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (ii) these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (b) There are to the best of their knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company's code of conduct.



- (c) They accept responsibility for establishing and maintaining internal controls for financial reporting and that they have evaluated the effectiveness of the internal control systems of the company, pertaining to financial reporting and they have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which they are aware and the steps they have taken or propose to take to rectify these deficiencies.
- (d) They have indicated to the Auditors and the Audit Committee
 - (i) that there have been no significant changes in internal control over financial reporting during the year;
 - (ii) that there have been no significant changes in accounting policies during the year; and
 - (iii) that there are no instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.
- o) Brief Profile and other information of the Directors proposed to be appointed/re-appointed (including those retiring by rotation) at the ensuing Annual General Meeting are given in the Notice relating thereto the shareholders.

DISCLOSURE OF CODE OF CONDUCT

DECLARATION REGARDING COMPLIANCE BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH THE COMPANY'S CODE OF CONDUCT

This is to inform that all Board Members and Senior Management Personnel have affirmed their compliance of the 'Code of Conduct for members of the Board and Senior Management' for the period from 1st April, 2021 to 31st March, 2022 in terms of Para D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The same has been posted on the Company's website i.e. www.uniworth.com

Place: Kolkata Vasavan Padhamanabhan

Chief Financial Officer Date: 3rd September, 2022



INDEPENDENT AUDITOR CERTIFICATE ON CORPORATE GOVERNANCE

TO

THE MEMBERS OF UNIWORTH LIMITED

WeVVe have examined the compliance of conditions of Corporate Governance by Uniworth Limited ("the Company"), for the year ended 31st March, 2022 as stipulated in regulations 17 to 27, clauses (b) to (i) of regulation 46(2) and paragraphs C, D and E of Schedule V of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time ("Listing Regulations") pursuant to the Listing Agreement of the Company with Stock Exchanges.

Management's Responsibility for the Statement

The compliance of conditions of Corporate Governance as stipulated under the listing regulations is the responsibility of the Company's Management including the preparation and maintenance of all the relevant records and documents. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure the compliance with the conditions of Corporate Governance stipulated in the Listing Regulations.

Auditors' Responsibility

Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

Pursuant to the requirements of the Listing Regulations, it is our responsibility to provide a reasonable assurance whether the Company has complied with the conditions of Corporate Governance as stipulated in Listing Regulations for the year ended 31st March, 2022.

We conducted our examination of the above corporate governance compliance by the Company in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) and Guidance Note on Certification of Corporate Governance both issued by the Institute of the Chartered Accountants of India (the "ICAI"), in so far as applicable for the purpose of this certificate. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.

We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Regulations except as mentioned in point 11(b) under the head "Other Disclosures" of Corporate Governance Report and also as mentioned in Secretarial Audit Report for the year 2021-22.

We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Restriction on Use

The certificate is addressed and provided to the Members of the Company solely for the purpose of enabling the Company to comply with the requirement of the Listing Regulations and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For KHANDELWAL RAY & CO.
Chartered Accountants
Firm Registration No. 302035E

CA S. Khandelwal

Partner

Membership No.054451

Place: Kolkata

Date: 3rd September, 2022



ANNEXURE IV

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS (Pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To
The Members of
Uniworth Limited
Rawdon Chambers
11A, Sarojini Naidu Sarani,
4th Floor, Unit 4B,
Kolkata - 700 017

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Uniworth Limited (herein after referred to as 'the Company') having CIN-L17299WB1988PLC044984 and having registered office at 11A, Sarojini Naidu Sarani, Rawdon Chambers, 4th Floor, Unit-4B, Kolkata - 700 017, produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2022 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority:

SI. No.	Name of Director	DIN	Date of appointment in Company
1.	Mr. Kishor Jhunjhunwala	00035091	31/12/2004
2.	Mrs. Silpi Chakraborty	06923695	14/07/2014
3.	Mr. Ravendra Pal Singh	07602850	30/03/2019
4.	Mr. Vasavan Padhamanabhan	08396593	30/03/2019

Ensuring the eligibility for the appointment/continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Kamal Kumar Sanganeria

M/s K. K. Sanganeria & Associates

FCS No.: 2643 C.P.No.: 3880

UDIN: F002643D000904896

Place : Kolkata

Date: 3rd September, 2022



INDEPENDENT AUDITOR'S REPORT

To The Members Of UNIWORTH LIMITED

Report on the Standalone Financial Statements

Qualified Opinion

We have audited the standalone financial statements of **UNIWORTH LIMITED** ("the Company"), which comprise the balance sheet as at 31st March, 2022, and the statement of Profit and Loss, *(including Other Comprehensive Income)* the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the Standalone Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the *Basis for Qualified Opinion* section of our report, 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, including Indian Accounting Standard ('Ind AS') specified under section 133 of the Act read with relevant rules issued there under, of the state of affairs of the Company as at 31st March, 2022 and its loss, (including other comprehensive income), the changes in equity and its cash flows for the year ended on that date.

Basis for Qualified Opinion

- 1. In view of the circumstances stated in Note No 50 the original books of accounts of the Company were not available and we have conducted our audit on the basis of available books of accounts prepared by the Company.
- 2. Note No. 37, regarding submission of details of secured loan for registration of charges with register of company (ROC), which is not in agreement with the available books of accounts prepared by the company as stated in Note No. 50 and in respect of which we are unable to form any opinion as to the non agreement with the books of account and reasons for dissatisfaction on of charges stated therein.
- 3. In view of the matters specified in Note No 50 and Note 9(4)(v) of the Financial Statements, we are unable to express our opinion regarding the reported amounts accompanying disclosure and recoverability of Trade Receivables.
- 4. Footnote No.3(i) of Note No 8, regarding materials received from a third party on account of job work which was erroneously included in stock of finished goods and work in progress.
- 5. Footnote No.1 and 4 (i), (iii) and (iv) of Note No. 9 regarding overdue Export Bills amounting to Rs. 46113.99 lacs outstanding for long which, in our opinion, are doubtful of recovery against which adequate provision has not been made in the financial statements.
- 6. Footnote 1 of Note No.12 regarding Claims Receivable amounting to Rs. 689.36 lacs due from various banks outstanding for long which in our opinion are doubtful of recovery against which adequate provision has not been made in the financial statements
- 7. Footnote 2 and 3 of Note No.13 regarding Advance to suppliers and Miscellaneous Advance of Rs. 7.90 lacs and Rs. 3494.74 lacs due from certain parties and Footnote 1 of Note No.13 regarding Advance relating to Companies of Rs. 1718.80 lacs respectively which, in our opinion, are considered doubtful of recovery against which, adequate provision has not been made.
- 8. Footnote of Note No. 7 regarding Miscellaneous Advance under Other Non Current Assets off As. 4.94 lacs due from certain parties which, in our opinion, are considered doubtful of recovery against which, adequate provision has not been made.
- 9. Footnote 2 of Note No.10 relating to non-accounting in an earlier year of withdrawals / other transactions from certain Bank accounts due to reasons stated on the said Note 10 (2).
- 9. In absence of any workings for impairment of assets as per Indian Accounting Standard (Ind. AS) 36 Impairment of Assets, the impact of such impairment is not ascertainable.
- 10. Non-provision / non-compliance of items indicated in (3) to (8) above constitute a departure from the Accounting Standards referred to in Section 133 of the Act. Without considering item Nos (1),(2),(7) and (8),) above, whose impact on the Company's Statement of Profit and Loss is presently non-ascertainable, had the provisions indicated in item Nos. (2) to (4) been made,
 - Loss for the year would have increased by Rs. 52029.74 lacs.
 - (ii) Trade Receivables would have been decreased by Rs. 46113.99 lacs.



- (iii) Other Financial Assets would have been decreased by Rs. 689.36 lacs.
- (iv) Other Current and Non Current Assets would have been decreased by Rs. 5226.39 lacs.
- (v) The Retaining Earnings/(-)Loss would have been higher by (-) Rs. 52029.74 lacs.

We conducted our audit in accordance with 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 we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our qualified opinion.

Emphasis of Matter

We draw attention to Note No. 51 of accompanying Standalone Financial Statements, wherein the Company has described its impact assessment due to the COVID-19 pandemic. As stated in the said note, eventual outcome of the impact of the global health pandemic may be different from those estimated as on date of the approval of Standalone Financial Statements. Our opinion is not modified in respect of this matter.

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, in addition to the matter described in the *Basis for Qualified Opinion section*; we have determined the matters described below to be the key audit matters to be communicated in our report.

- 1. Following Notes to the Financial Statements describe the uncertainty related to the outcome of the lawsuits /other legal matters indicated therein:
 - (a) Footnote (2) of Note No. 9 regarding pending adjustments of Sundry Debtors against supplies and other liabilities etc. due to the buyers. In absence of final settlement with the parties and non-receipt of necessary approval from concerned regulatory authority, extent of the amount of adjustments so required could not be ascertained.
 - (b) Footnote to Note No. 18 regarding estimated amount of Rs. 8722.28 lacs provided during the year 2002-03 as sales claims and commissions relating to earlier years from overseas customers of the Company which is pending for final settlement. Necessary adjustments for such claims and commissions will be made after final settlement and obtaining necessary approval from the concerned regulatory authority.
 - (c) Note No. 43 regarding legal recourse taken by certain banks and financial institutions for recovery of their dues and the matter is sub-judice as stated in the said Note.
 - (d) Note No. 44 regarding applications made by the Company with the Reserve Bank of India from time to time for extension / setting off of certain overdue bills.
 - (e) Matters disclosed in Note No. 34 relating to Entry Tax, Central / Commercial Sales Tax Demands, Customs Demands, Professional Tax/Labour Cases/Water Cess, Electricity Duty, etc., disclosed under Contingent Liabilities, which are contested by the Company and pending before various forums / authorities for final decisions.
 - (f) Note No. 20(1) regarding application filed against the company before Debt Recovery Tribunal for recovery of the dues by certain banks.
 - (g) Note No. 8 (2) regarding Inventory lying with a third party, realisability and future usage of which is not presently ascertainable.
 - (h) Note No. 13 (5) regarding Transfer of Fixed Assets awaiting necessary adjustment.



- 2. Note No.16 (Footnote 3), Note No. 20 (Footnote 2) and Note No. 10 (Footnote 1) and Note No 11 (Foot Note 1) to the financial statements regarding non-receipt of confirmations in respect of borrowings from banks / Financial Institutions and also debit balances in certain current accounts with banks due to restructuring being in progress, book balances thereof have been relied upon.
- 3. Note No 38 regarding balance with a related party under reconciliation.
- 4. In absence of any relevant documents and adequate information relating to matter specified in Note No 45 & 49, we are unable to form to any opinion in these respects.
- 5. Footnote 2(a) of Note No.16 regarding payments made to ARCIL by certain parties on behalf of the Company, confirmations of which from the respective parties are awaited.
- 6. Non provision of interest for secured lenders in view of facts stated in Footnote 1 of Note No 30.
- 7. Note No. 40 regarding non-provision of Gratuity under actuarial valuation of Ind As-19 due to reasons stated therein and in respect of which we are unable to form any opinion as to non making of such provision for the same.
- 8. Note No. 46 to the financial statements regarding preparation of these financial statements on Going Concern basis for the reasons stated therein as also the fact that the Company has accumulated losses and its net worth has been fully eroded. Further the Company has incurred net loss during the current and previous years, and the Company's current liabilities exceeded its current assets as at the Balance Sheet date. These conditions, along with other matters set forth in Notes to Financial Statements, indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

Our opinion is modified in respect of these matters.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, (changes in equity) and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtained reasonable assurance about whether the Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and o issue and auditor's report that includes our opinion. Reasonable assurance is a high label of assurance, but is no a guarantee that an audit conducted in accordance with SAs with always detect a material misstatement when it exist. Misstatement can arise from fraud or error and the considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Standalone Financial Statements.

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

Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is



sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing
 our opinion on whether the Company has adequate internal financial controls system in place and the operating
 effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 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 standalone 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 standalone financial statements, including the
 disclosures, and whether the standalone financial statements represent the underlying transactions and events
 in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

Report on Other Legal and Regulatory Requirements

- i) As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government in terms of Sub-section (11) of Section 143 of the Act, we enclose in the **Annexure - A** a statement on the matters specified in the said Order, to the extent applicable to the Company.
- ii) As required by Section 143(3) of the Act, we report that
 - a) We have sought and, except for the matters described in the Basis for Qualified Opinion paragraph, obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.



- b) Except for the possible effects of the matters described in the Basis for Qualified Opinion paragraph above, in our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement Cash Flows dealt with by this Report are in agreement with the books of account;
- d) Except for the possible effects of the matters described in the Basis for Qualified Opinion paragraph, in our opinion, the Balance Sheet, Statement of Profit and Loss and Cash Flow Statement comply with the Accounting Standards specified under Section 133 of the Act,
- The matters described in the Basis for Qualified Opinion paragraph above, in our opinion, may have an adverse
 effect on the functioning of the Company;
- f) The matters described in sub-paragraph (1) under the Key Audit Matters paragraph above, in our opinion, may have an adverse effect on the functioning of the Company;
- g) On the basis of written representations received from the Directors as on 31st March, 2022 taken on record by the Board of Directors, none of the Director is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164(2) of the Act.
- h) With respect to the adequacy of the Internal Financial Controls over Financial Reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in **Annexure B.**
- i) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- j) 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:
 - i. The Company has disclosed the impact of pending litigations on its financial position, wherever ascertainable. (Refer Note No -34).
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable loss
 - iii. The Company has not transferred any amount to Investor Education and Protection Fund (Refer to Footnote No. 1 to Note No.16).
- iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity ("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 (which are material either individually or in the aggregate) have been received by the Company from any person or entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (c) Based on 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 (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.

For Khandelwal Ray & Co
Chartered Accountants
FR. No. 302035E

CA. S. Khandelwal

Partner

Membership No.054451

Place: Kolkata

Date: 30th May, 2022



ANNEXURE-A TO THE AUDITORS REPORT

The Annexure referred to in our report to the members of **UNIWORTH LIMITED** for the year ended 31st March, 2022. We report that:

(a)		records quantita	showin	g full par ils and sit	ticulars,	ng proper including Property,	(i)		(a) The Company has maintained prope records showing full particulars including quantitative details and situation of fixed assets.
						ng proper intangible			(b) The Company has maintained prope records showing full particulars of intangible assets.
(b)	have at re disc and	e been p easonal repanci if so, w	hysically ole inter es were hether th	verified b vals; whe noticed o	y the ma ther any n such v lave beer	quipment nagement material erification n properly		(b)	The physical verification of fixed assets, coul not be conducted due to reasons stated in Not No 50.
(c)	proposed are in the of the	perties pany is duly exe ne finand ne comp	(other t the lesse cuted in t cial state	han prope e and the favour of t ments are ot, provide	erties ware lease ag he lease) he held in	nmovable where the greements disclosed the name ils thereof		c)	Title Deeds for Freehold and Leasehol Immovable Properties are held in the name of the Company.
De ipti of pro ent	p-	Gross carry- ing value	Held in name of	Whet- her pro- moter, direc- tor or their relative or emp- loyee	Period held indic- ate range, where appro- priate	Indicate range, where appropriate Reason for not being held in name of company*			
(d)	Plan or in if so valu amo the	at and Eq atangible by wheth ation be bunt of co aggrega s of Prop	uipment (assets ner the roy a Reg change, i	including lor both due valuation istered V for change and carry	Right of U uring the n is base aluer; sp is 10% o ying valu	Property, se assets) year and, ed on the pecify the or more in e of each intangible		d)	The company has not revalued its Propert Plant and Equipment (including Right of Us assets) or intangible assets or both during th year.



	(e)	whether any proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder, if so, whether the company has appropriately disclosed the details in its financial statements;		(e)	According to the information and explanations given to us and on the basis of our examination of the records of the Company, no such cases has been found under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
(ii)	(a)	whether physical verification of inventory has been conducted at reasonable intervals by the management and whether, in the opinion of the auditor, the coverage and procedure of such verification by the management is appropriate; whether any discrepancies of 10% or more in the aggregate for each class of inventory were noticed and if so, whether they have been properly dealt with in the books of account;	(ii)	(a)	Inventories of Raw Materials, Finished Goods, Work in Progress and Stores & Spares could not be physically verified due to reasons stated in Note No 50.
	(b)	Whether during any point of time of the year, the company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets; whether the quarterly returns or statements filed by the company with such banks or financial institutions are in agreement with the books of account of the Company, if not, give details		(b)	According to the information and explanations given to us and based on our examination of the available records of the Company stated in Note No 50, during any point of time of the year, the Company has not been sanctioned working capital limits in excess of Rs. 5 crore, in aggregate from banks or financial institutions.
(iii)	inve grar seci	other during the year the company has made stments in, provided any guarantee or security or nated any loans or advances in the nature of loans, jured or unsecured, to companies, firms, Limited polity Partnerships or any other parties, if so,-	(iii)	inve grar secu	ing the year the company has not made stments in, provided any guarantee or security or ited any loans or advances in the nature of loans, ured or unsecured, to companies, firms, Limited bility Partnerships or any other parties.
	(a)	whether during the year the company has provided loans or provided advances in the nature of loans, or stood guarantee, or provided security to any other entity [not applicable to companies whose principal business is to give loans], if so, indicate-		(a)	No such cases
		(A) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and guarantees or security to subsidiaries, joint ventures and associates;			(A) No such cases
		(B) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and guarantees or security to parties other than subsidiaries, joint ventures and associates;			(B) No such cases



	(b)	whether the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans and guarantees provided are not prejudicial to the company's interest;		(b)	No such cases
	(c)	in respect of loans and advances in the nature of loans, whether the schedule of repayment of principal and payment of interest has been stipulated and whether the repayments or receipts are regular;	ent en or unt ner	(c)	No such cases
	(d)	if the amount is overdue, state the total amount overdue for more than ninety days, and whether reasonable steps have been taken by the company for recovery of the principal and interest;		(d)	No such cases
	(e)	whether any loan or advance in the nature of loan granted which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties, if so, specify the aggregate amount of such dues renewed or extended or settled by fresh loans and the percentage of the aggregate to the total loans or advances in the nature of loans granted during the year [not applicable to companies whose principal business is to give loans;		(e)	No such cases
	(f)	whether the company has granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment, if so, specify the aggregate amount, percentage thereof to the total loans granted, aggregate amount of loans granted to Promoters, related parties as defined in clause (76) of section 2 of the Companies Act, 2013;		(f)	No such cases
(iv)	secu of the	espect of loans, investments, guarantees, and arity whether provisions of section 185 and 186 a Companies Act, 2013 have been complied with.	iv)	expla with	ur opinion and according to the information and anations given to us, the company has complied the provisions of Sections 185 and 186 of the with regard to loans and investments made.
(v)	in respect of deposits accepted by the company or amounts which are deemed to be deposits, whether the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act and the rules		v)	dired the relev	Company has not accepted any deposit as ctives issued by the Reserve Bank of India and provisions of sections 73 to 76 or any other vant provisions of the Companies Act and the made thereunder. Hence, reporting under clause of the Order is not applicable



	com be s Law Res	de thereunder, where applicable, have been applied with, if not, the nature of such contraventions stated; if an order has been passed by Company Board or National Company Law Tribunal or erve Bank of India or any court or any other tribunal, other the same has been complied with or not;		
(vi)	by t sect such	ere maintenanceof cost records has been specified he Central Government under sub-section (1) of tion 148 of the Companies Act, 2013 and whether n accounts and records have been so made and ntained.	(vi)	The Central Government has specified maintenance of cost records under Section 148 (1) of the Companies Act, 2013 We have broadly reviewed the available books of accounts and records and we are of the opinion that the accounts and records have been prepared by the Company. However, we have not made any detailed examination of such available records in order to ascertain whether those are complete and accurate.
(vii)	(a)	Whether the company is regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities and if not, the extent of the arrears of outstanding statutory dues as on the last day of the financial year concerned for a period of more than six months from the date they became payable, shall be indicated;	(vii)	(a) According to the available records of the Company, the Company has been generally regular in depositing during the year with appropriate authorities undisputed statutory dues including provident fund, employees' state insurance, income tax, sales tax, wealth tax, service tax, customs duty, excise duty, value added tax, cess and any other statutory dues, where applicable, except in the following cases which are outstanding for a period of more than six months from the date they became payable: Particular Amount (lacs)
	(b)	where statutory dues referred to in sub-clause (a) have not been deposited on account of any dispute, then the amounts involved and the forum where dispute is pending shall be mentioned (a mere representation to the concerned Department shall not be treated as a dispute);	(b)	According to the available records of the Company, following statutory dues have not been deposited by the Company on account of disputes: Nature of Amount Year which dues (Rs in Lacs) it relates Electricity Duty 915.26 2005 Bilaspur High Court



ı	NT . C	T	X7	г 1
	Nature of dues	Amount (Rs in Lacs)	Year which it relates	Forum
	Excise Duty	8.64	Prior to 2000	CESTAT, New Delhi
	Excise Duty	4.96	95-96-97	Bilaspur High Court
	Excise Duty	8.73	J UL'94 & AUG'94	Bilaspur High Court
	Excise Duty	26.47	95-96, 96-97	CESTAT, New Delhi
	Excise Duty	2.03	JULY 00 TO JUNE'01	CESTAT, New Delhi
	Excise Duty	32.88	April'2009 to March'2013	CESTAT, New Delhi
	Excise Duty	714.00	2006-08	CESTAT, New Delhi
	Customs Duty	243.27	March-2005	CESTAT, New Delhi
	Customs Duty	225.94	August-1996	CESTAT, New Delhi
	Customs Duty	338.30	20011-12 to 2014-15	CESTAT, New Delhi
	Entry Tax	57.11	1997-98	Commiss- ioner of Commercial Tax
	CG VAT	2.24	1995-96	Commiss- ioner of Commercial Tax
	CST	32.92	1993-94-95	Commiss- ioner of Commercial Tax
	CST	165.56	2007-08 & 2010-11	Commiss- ioner of Commercial Tax
	CST	9.50	2002-03 to 2003-04	Bilaspur High Court
	Entry Tax	90.48	1993-94 to 1997-98	Commiss- ioner of Commercial Tax



(ix)

(viii)	whether any transactions not recorded in the books
	of account have been surrendered or disclosed as
	income during the year in the tax assessments under
	the Income Tax Act, 1961 (43 of 1961), if so, whether
	the previously unrecorded income has been properly
	recorded in the books of account during the year

(viii) According to the information and explanations given to us and based on our examination of the records of the Company, No such cases have been found during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).

(a) whether the company has defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender, if yes, the period and the amount of default to be reported as per the format below:-

(ix) The Company has defaulted in repayment of dues to financial institutions, banks and debenture holders as under:

Nature Whether Name Amount No. of Remof of not paid the prindays arks borrowing, lender on due cipal delay if any including date or interdebt secu-*lender ests unprities aid wise details to be provided in case of defaults to

As per Original Agreement, all the following Term Loans have become due for repayments. However, the Company's negotiations with the term lenders for rescheduling / restructuring is in process:

Nature of	Amount not paid	Remarks
Borrowing including debt securities	on due date (Rs in Lacs)	
	(RS III Lacs)	
Term Loan	*	
i) Financial Institution		Balance is lying for a long period. Numbers of days not ascertainable.
a) ICICI		
Principal	18181.92	
Interest	2120.17	
b) IDBI		
Principa1	2071.47	
Interest	688409	
c) IIBI		
Principal	1000.00	
Interest	3587.47	
ii) Bank		DO
State Bank of India		
Principal	9090.95	
Interest	1345.64	
Working Capital Loan		DO
i) Bank		
a) ABN Amro Bank		
Principa1	901.19	
Interest	4099.61	
b) Allahabad Bank		
Principal	967.83	
Interest	5136.90	
c) Bank of Rajas than		
Principal	347.74	
Interest	1209.76	



Nature of	Amount not paid	Remarks
Borrowing including	on due date	
debt securities	(Rs in Lacs)	
a) Centurion Bank		
Principal	975.68	
Interest	2086.28	
b) Deutsche Bank		
Principal	481.18	
Interest	2368.36	
c) Federal Bank		
Principal	987.03	
Interest	2915.08	
d) HSBC Bank		
Principa1	1010.79	
Interest	8561.23	
e) HDFC Bank		
Principal	972.55	
Interest	4292.62	
f) State Bank of India		
Principal	8815.05	
Interest	19733.59	
g) State Bank of Mysore		
Principal	846.49	
Interest	3406.80	
h) UTI Bank		
Principal	962.10	
Interest	3558.93	
i) United Bank of India		
Principal	1895.00	
Interest	6701.57	



		Nature of Borrowing including debt securities	Amount not paid on due date (Rs in Lacs)			
			(Ks III Lacs)			
		a) UTI Bank - PCFC	125.22			
		Principal	175.72			
		Interest				
		b) Bank of America				
		Principal	372.44	 		
		Interest	1315.99			
		Bank Overdraft		DO		
		ABN Amro Bank	80.29			
		Allahabad Bank	385.82	 		
		Centurian Bank	57.34	 		
		Deutches Bank	176.06			
		Federal Bank	1.30			
		HSBC Bank	3606.81			
		HDFC bank	497.47			
		Indusind Bank	0.12			
		State Bank of India				
		State Bank of Mys				
		United Bank of Ind	ia 238.42			
		Nov-convertible Part	:C			
		Redeemable Deben	ture	DO		
		Principal	1900.13			
		Interest	196.87			
		Loan Repayable o	n			
		Demand (Short Te	erm			
		Borrowing)	**			
		* Refer Note No 16 ** Refer Note No.2				
(b)	whether the company is a declared wilful defaulter by any bank or financial institution or other lender;	(b) According to the information and explanations given to us and based on our examination of the records of the Company. The Company has not declared wilful defaulter by any bank or financial institution or government or any government authority.				
(c)	whether term loans were applied for the purpose for which the loans were obtained; if not, the amount of loan so diverted and the purpose for which it is used may be reported;	(c) According to the information and explanations given to us and based on our examination of the records of the Company. The Term Loans were applied for the purposes for which the loan was obtained.				



	(d)	whether funds raised on short term basis have been utilised for long term purposes, if yes, the nature and amount to be indicated;		d)	On an overall examination of the financial statements of the Company, funds raised on short term basis have, prima facie, not been used during the year for long-term purposes by the Company.
	(e)	whether the company has taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures, if so, details thereof with nature of such transactions and the amount in each case;		(e)	On an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries.
	(f)	whether the company has raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies, if so, give details thereof and also report if the company has defaulted in repayment of such loans raised;		(f)	The Company has not raised any such loans during the year and hence reporting on clause $3(ix)(f)$ of the Order is not applicable.
(x)	(a)	whether moneys raised by way of initial public offer or further public offer (including debt instruments) during the year were applied for the purposes for which those are raised, if not, the details together with delays or default and subsequent rectification, if any, as may be applicable, be reported;	(x)	(a)	The Company did not raise any money by way of initial public offer of further public offer (including debt instruments) during the year.
	(b)	whether the company has made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year and if so, whether the requirements of section 42 and section 62 of the Companies Act, 2013 have been complied with and the funds raised have been used for the purposes for which the funds were raised, if not, provide details in respect of amount involved and nature of non-compliance;		(b)	The company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.
(xi)	(a)	Whether any fraud by the company or any fraud on the Company by its officers or employees has been noticed or reported during the year; If yes, the nature and the amount involved is to be indicated;	(xi)	(a)	Based upon the audit procedure performed and the information and explanation given by the Company, we report that no fraud on or by the Company has been noticed or reported during the year that causes the financial statements materially misstated.
	(b)	Whether any report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;		(b)	No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.



	(c)	Whether the auditor has considered whistle- blower complaints, if any, received during the year by the company;		(c) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not received any whistleblower complaints during the year (and up to the date of this report), while determining the nature, timing and extent of our audit procedures.
(xii)	a)	Whether the Nidhi Company has complied with the Net Owned Funds to Deposits in the ratio of 1: 20 to meet out the liability;	(xii)	The Company is not a Nidhi Company and hence reporting under clause (xii) (a),(b)&(c) of the Order is not applicable.
	(b)	Whether the Nidhi Company is maintaining ten per cent. unencumbered term deposits as specified in the Nidhi Rules, 2014 to meet out the liability;		
	(c)	Whether there has been any default in payment of interest on deposits or repayment thereof for any period and if so, the details thereof;		
(xiii)	(xiii) Whether all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards;		(xiii)	According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with Sections 177 and 188 of the Act, where applicable, and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
(xiv)	(a)	whether the company has an internal audit system commensurate with the size and nature of its business;	(xiv)	(a) In our opinion, the internal audit functions could not carried out during the year due to reason stated in Note No 50.
	(b)	whether the reports of the Internal Auditors for the period under audit were considered by the statutory auditor;		(b) In view of the above, no internal audit report is available for the year under audit.
(xv)	(xv) Whether the company has entered into any non-cash transactions with directors or persons connected with him and if so, whether the provisions of section 192 of Companies Act, 2013 have been complied with;		(xv)	In our opinion during the year the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors. and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
(xvi)	(a)	whether the company is required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 (2 of 1934) and if so, whether the registration has been obtained;	(xvi)	(a) In our opinion, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a), (b), (c) and (d) of the Order is
	(b)	whether the company has conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934;		not applicable
	(c)	whether the company is a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India, if so, whether it continues to fulfil the criteria of a CIC, and in case the company is an exempted or unregistered CIC, whether it continues to fulfil such criteria;		



	(d)	whether the Group has more than one CIC as part of the Group, if yes, indicate the number of CICs which are part of the Group;		
(xvii)) The Company has incurred cash losses in the financial year and in the immediately preceding financial year Rs.361.00 lakhs and 491.00 lakhs respectively.
(xviii)	whether there has been any resignation of the statutory auditors during the year, if so, whether the auditor has taken into consideration the issues, objections or concerns raised by the outgoing auditors;			There has been no resignation of the statutory auditors during the year.
(xix)			(xix)	On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date will get discharged by the Company as on when they fall due.
(xx)	(a)	whether, in respect of other than ongoing projects, the company has transferred unspent amount to a Fund specified in Schedule VII to the Companies Act within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act;	(xX)	(a) Not applicable.
	(b)	whether any amount remaining unspent under sub-section (5) of section 135 of the Companies Act, pursuant to any ongoing project, has been transferred to special account in compliance with the provision of sub section (6) of section 135 of the said Act;		(b) Not applicable.

For Khandelwal Ray & Co
Chartered Accountants

FR. No. 302035E

CA. S. Khandelwal
Partner
Membership No.054451

Date: 30th May, 2022

Place: Kolkata



ANNEXURE - B to the Auditors Report

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of Uniworth Limited ("the Company") as of 31 March 2022 in conjunction with our audit of the Standalone Financial Statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

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



Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Qualified Opinion

According to the information and explanations given to us and based on our audit, the following material weaknesses have been identified in the operating effectiveness of the Company's internal financial controls over financial reporting as at March 31, 2022:

- 1. The Company's internal financial controls over customer acceptance, credit evaluation and establishing credit limits for sales in respect of certain very old debts were not operating effectively which could potentially result in the Company's recognising revenue without establishing reasonable certainty of ultimate collection;
- 2. The Company's internal financial controls over payment of certain long outstanding advances to parties particularly with regard to the terms and conditions of making such advance payments by the Company were not operating effectively which could potentially result in materially affecting the Company's working capital and expense account balances.
- 3. The Company's internal financial controls over certain long outstanding creditors for expenses particularly with regard to the adequacy for such expenses as also obtaining confirmations from the creditors were not operating effectively which could potentially result in materially affecting the Company's working capital and expense account balances.

For Khandelwal Ray & Co **Chartered Accountants** FR. No. 302035E

CA. S. Khandelwal

Partner

Membership No.054451

Place: Kolkata

Date: 30th May, 2022



BALANCE SHEET AS AT 31ST MARCH' 2022

(Rs. in Lakhs)

PARTCULARS	Note No	BALANCE AS AT 31.03.2022		BALANCE AS AT 31.03.2021		
I. ASSETS						
1. Non-Current Assets						
a) Property Plant and Equipment	2	1,371.24		1,644.07		
b) Capital Work in Progress	3	16.50		16.50		
c) Other Intangible Assets	4	0.28		0.28		
d) Financial Assets						
(i) Investments	5	2,997.30		2,997.28		
(ii) Other Financial Assets	6	3.37		3.37		
e) Other Non Current Assets	7	605.24	4,993.93	605.24	5,266.74	
2. Current Assets						
a) Inventories	8	283.17		283.17		
b) Financial Assets						
(i) Trade Recievables	9	56,819.69		57,249.48		
(ii) Cash and Cash Equivalents	10	175.09		178.43		
(iii) Bank Balances other than (ii) above	11	44.99		44.99		
(iv) Other Financial Assets	12	689.36		689.36		
c) Other Current Assets	13	12,383.46	70,395.76	12,369.24	70,814.67	
GRAND TOTAL			75,389.69		76,081.41	
II. EQUITY AND LIABILITIES						
1. Equity						
a) Equity Share Capital	14	3,998.62		3,998.62		
b) Other Equity	15	(119,951.25)	(115,952.63)	(119,317.18)	(115,318.56)	
2. Liabilities						
I. Non Current Liabilities						
(a) Financial Liabilities						
Borrowings	16	-		-		
Other Financial Liabilities	17	10.75		10.75		
(b) Provisions	18	8,835.00		8,835.00		
(c) Other Non Current Liabilities	19	2,088.62	10,934.37	2,088.62	10,934.37	
II. Current Liabilities						
(a) Financial Liabilities					_	
i) Borrowings	20	61,129.89		61,129.89		
ii) Trade Payables	21	28,591.55		28,591.55		
iii) Other Financial Liabilities	22	88,148.60		88,148.60		
(b) Other Current Liabilities	23	2,535.14		2,592.79		
(c) Provisions	24	2.77	180,407.95	2.77	180,465.60	
GRAND TOTAL			75,389.69		76,081.41	
Significant accounting policies	1					
Other Disclosures	34-53					

Accompanying Notes 1 to 53 are an integral part of the Financial Statements. This is the Balance Sheet referred to in our Report of even date.

For KHANDELWAL RAY & CO. Chartered Accountants (FR NO.302035E)

CA S KHANDELWAL **Partner** Membership No. 05**44**51 Kolkata

Dated: 30th May, 2022

Padhamanabhan Vasavan Executive Director & CFO DIN: 08396593 Kishor Jhunjhunwala **Director** DIN: 00035091

Ravendra Pal Singh Director DIN: 07602850



STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH' 2022

(Rs. in Lakhs)

PARTCULARS		Note No	For the Ended 31st		For the Year Ended 31st March 2021	
ī.	Revenue from Operations	25	Lilded 313t	-	Lilded 313t	851.68
II.	Other Income	26		0.77		38.59
III.	Total Revenue (I + II)			0.77		890.27
IV.	Expenses:			0		300.2.
	Cost of Materials Consumed	27		-		-
	Changes in Inventories of Finished Goods,					
	Work in Progress & Stock in Trade	28		-		404.74
	Employees Benefits	29		0.79		53.82
	Finance Cost	30		-		3.50
	Depreciation and Amortisation	36		272.83		273.05
	Other Expenses	31		361.23		854.94
	Total Expenses			634.85	İ	1,590.05
V.	Profit before exceptional and extra					
	ordinary item and Tax (III - IV)			(634.08)		(699.78)
VI.	Exceptional Item			-		-
VII.	Profit before extra ordianary item			(634.08)		(699.78)
	and Tax (V-VI)					
VIII.	Extra Ordinary Item	32		-		69.83
IX.	Profit before tax after Extra Ordinary Item			(634.08)		(769.61)
X.	Tax Expenses			-		-
XI.	Profit (Loss) for the period from			(634.08)		(769.61)
	continuing operation					
XII.	Profit/(Loss) from discontinuing operation	33		-		-
XIII.	Profit (Loss) for the period			(634.08)		(769.61)
XIV.	Other Comprehensive Income					
	Items that will not be reclassified to profit or Loss	34		0.02		7.86
XV.	Total Comprehensive Income for the period			(634.06)		(761.75)
XII.	Earnings Per Equity Share:					
	i) Basic			(1.87)		(2.26)
	ii) Diluted			(1.87)		(2.26)
Si	gnificant accounting policies	1				
01	ther Disclosures	34-53				

Accompanying Notes 1 to 53 are an integral part of the Financial Statements. This is the Statement of Profit & Loss referred to in our Report of even date.

For KHANDELWAL RAY & CO. Chartered Accountants (FR NO.302035E)

CA S KHANDELWAL **Partner** Membership No. 054451 Kolkata

Dated: 30th May, 2022

Padhamanabhan Vasavan Executive Director & CFO DIN: 08396593 Kishor Jhunjhunwala **Director** DIN: 00035091

Ravendra Pal Singh **Director** DIN: 07602850



STATEMENT OF CHANGE IN EQUITY FOR THE PERIOD ENDED 31St March, 2022

Note No. 14

A. EQUITY SHARE CAPITAL

i) Current Reporting Period

(Rs in Lakhs)

SI. No	Particulars	Balance
Ι	Balance as at 1st April, 2021	3,998.62
	Change in Equity Share Capital during the year	-
Ш	Balance as at 31st March, 2022	3,998.62

ii) Previous Reporting Period

(Rs in Lakhs)

SI. No	Particulars	Balance
	Balance as at 1st April, 2020	3,998.62
	Change in Equity Share Capital during the year	-
Ш	Balance as at 31st March, 2021	3,998.62

Note No. 15

B. OTHER EQUITY

i) Current Reporting Period

Sl. No			Reserve as	nd Surplus		Comprel	Items of Other Comprehensive Income (OCI)		
		Capital Reserve	Securities Premium Reserve	Debenture Redemption Reserve	Retained Earnings	Equity Instruments through Other Comprehensive Income	Remeasure- ments of net defined benefit plans		
Ι	Balance as at 1st April, 2021	60.30	4,060.46	870.00	(124,645.60)	(3.40)	341.06	(119,317.18)	
	Profit/ (Loss) for the year	-	-	-	(634.08)	-	-	(634.08)	
	Other Cprehensive Income for the year	-	-	-	-	0.01	-	0.01	
	Total Comprehensive Income for the year	-	-	-	(634.08)	0.01	-	(634.07)	
	Dividend on equity shares for the year	-	-	-	-	-	-	-	
	Dividend distribution tax	-	-	-	-	-	-	-	
	Equity settled share based payment credit	-	-	-	-	-	-	-	
II	Balance as at 31st March, 2022	60.30	4,060.46	870.00	(125,279.68)	(3.39)	341.06	(119,951.25)	



STATEMENT OF CHANGE IN EQUITY FOR THE PERIOD ENDED 31St March, 2022 (Contd.)

ii) Previous Reporting Period

(Rs in Lakhs)

Sl.	Particulars		Reserve as	nd Surplus		Items of	f Other	Total
No						Comprel		
						Income		
		Capital	Securities	Debenture	Retained	Equity	Remeasure-	
		Reserve	Premium Reserve	Redemption Reserve	Earnings	Instruments through	ments of net defined	
			Reserve	Reserve		Other Com-	benefit	
						prehensive	plans	
						Income	•	
Ι	Balance as at 1st April, 2020	60.30	4,060.46	870.00	(123,875.99)	(6.11)	355.91	(118,555.43)
	Profit/ (Loss) for the year	-	-	-	(769.61)	-	-	(769.61)
	Other Cprehensive Income for the year	1	-	-	-	2.71	5.15	7.86
	Total Comprehensive Income for the year	-	-	-	(769.61)	2.71	5.15	(761.75)
	Dividend on equity shares for the year	-	-	-	-	-	-	-
	Dividend distribution tax	-	-	-	-	-	-	-
	Equity settled share based payment credit	-	-	-	-	-	-	-
II	Balance as at 31st March, 2021	60.30	4,060.46	870.00	(124,645.60)	(3.40)	341.06	(119,317.18)
	Significant accounting policies	1						
	Other Disclosures	34-53						

Accompanying Notes 1 to 53 are an integral part of the Financial Statements.

This is the Balance Sheet referred to in our Report of even date.

For KHANDELWAL RAY & CO. Chartered Accountants (FR NO.302035E)

CA S KHANDELWAL Partner Membership No. 054451

Kolkata

Dated: 30th May, 2022

Padhamanabhan Vasavan Executive Director & CFO DIN: 08396593 Kishor Jhunjhunwala **Director** DIN: 00035091

Ravendra Pal Singh **Director** DIN: 07602850



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH' 2022 (Restated)

PARTCULARS	Year Ended 31.03.2022	Year Ended 31.03.2021
A. Cash Flow from Operating Activities :		
Net Profit (Loss) before Tax	(634.08)	(769.61)
Adjustments For :		
Depreciation and amortisation expense	272.83	273.05
Exceptional Items	-	69.83
Interest Income	(0.77)	(16.49)
Fair value gain/(loss) on Investments	0.01	2.71
Net (Gain)/Loss on foreign exchange	-	-
Finance Cost	-	3.50
Sundry Balances Written Off	-	-
Operating Profit before Working Capital Changes	(362.01)	(437.01)
Adjustments For:		
Increase/(Decrease) in Non Current Provisions	-	3.65
Increase/(Decrease) in Current Provisions	-	0.15
Increase/(Decrease) in Trade Payables	-	19.61
Increase/(Decrease) in Other Current Financial Liabilities	-	(0.04)
Increase/(Decrease) in Other Current Liabilities	(57.64)	(69.06)
Decrease/(Increase) in Non-Current Investment	0.01	(2.71)
Decrease/(Increase) in Other Non-Current Assets	-	91.22
Decrease/(Increase) in Inventories	-	457.24
Decrease/(Increase) in Trade Receivables	429.76	(22.48)
Decrease/(Increase) in Other Current Assets	(14.23)	(51.11)
Cash Generated from / (used in) Operating Activities	(4.11)	(10.54)
Tax Expense	-	-
Net Cash Flow from/(used in) Operating Activities (A)	(4.11)	(10.54)
B. Cash Flow from Investing Activities :		
Interest Income	0.77	16.49
Addition to Tangible Fixed Assets	-	-
Addition to Intangible Fixed Assets	-	-
Sale of Tangible Fixed Assets		50.85
Net Cash flow from/(used in) Investing activities (B)	0.77	67.34



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH' 2022 (Contd.)

(Rs. in Lakhs)

PA	RTCULARS	Year Ended 31.03.2022	Year Ended 31.03.2021
C.	Cash Flow from Financing Activities :		
	Exceptional Items	-	69.83
	Net Gain on foreign exchange	-	-
	Interest Expense	-	(3.50)
	Net Cash Flow from Financing Activities (C)	-	(73.33)
	Net Increase / (Decrease) in Cash & Cash Equivalents (A+B+C)	(3.34)	(16.53)
	Closing Balance of Cash & cash Equivalents	223.45	226.79
	Opening Balance of Cash & cash Equivalents	226.79	243.32
	Net Increase / (Decrease) in Cash & Cash Equivalents	(3.34)	(16.53)

Notes:

- 1. The above Cash Flow Staement has been prepared under the "Indirect Method" as set out in Accounting Standard (Ind AS) 7 on Statement of Cash Flows.
- 2. Addition to Fixed Assets include movement of Capital Work in Progress during the year.
- 3. Proceeds from Longs term Borrowings are shown net of repayments.
- 4. Figures in brackets represent cash outflow from respective activities.
- 5. Cash & cash Equivalents do not include any amount which is not available to the Company for its use.
- 6. As breakup of Cash & cash equivalents is also available in Note No. 6, 10 and 11 reconciliaton of items of Cash & cash equivalents as per Cash Flow Statement with the equivalent items reported in the Balance Sheet.

As per our report of even date attached.

For KHANDELWAL RAY & CO. Chartered Accountants (FR NO.302035E)

CA S KHANDELWAL Partner Membership No. 054451 Kolkata

Dated: 30th May, 2022

Padhamanabhan Vasavan Executive Director & CFO DIN: 08396593

> Ravendra Pal Singh **Director** DIN: 07602850

Kishor Jhunjhunwala

Director

DIN: 00035091

Annual Report 2021-22



NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2022

1. BASIS OF PREPARATION, MEASUREMENT AND SIGNIFICANT ACCOUNTING POLICIES

1.1 BASIS OF PREPARATION AND MEASUREMENT

(A) Basis Of Preparation

These financial statements have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016.

The financial statements have been prepared on accrual and going concern basis. The accounting policies are applied consistently presented in the financial statements. All assets and liabilities have been classified as current or non current as per the Company's normal operating cycle and other criteria as set out in the Division II of Schedule III to the Companies Act, 2013. Based on the nature of products and the time between acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current or non-current classification of assets and liabilities.

Transactions and balances with values below the rounding off norm adopted by the Company have been reflected as "0" in the relevant notes in these financial statements.

The financial statements of the Company for the year ended 31st March, 2022 were approved for issue in accordance with the resolution of the Board of Directors on 30th May, 2022.

(B) Basis of measurement

These financial statements are prepared under the historical cost convention unless otherwise indicated.

1.2 KEY ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of financial statements requires management to make judgments, estimates and assumptions in the application of accounting policies that affect the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Continuous evaluation is done on the estimation and judgments based on historical experience and other factors, including expectations of future events that are believed to be reasonable. Revisions to accounting estimates are recognised prospectively.

Information about critical judgments in applying accounting policies, as well as estimates and assumptions that have the most significant effect to the carrying amounts of assets and liabilities within the next financial year, are included in the following notes:

- (a) Measurement of defined benefit obligations Note-40
- (b) Measurement and likelihood of occurrence of provisions and contingencies Note-34, and
- (c) Recognition of deferred tax assets Note-42

1.3 SIGNIFICANT ACCOUNTING POLICIES:

a) Recognition of Income & Expenditure:

Income and Expenditure are recognised on accrual basis.

b) Property, Plant and Equipment:

Property, plant and equipment are stated at acquisition cost net of accumulated depreciation and accumulated impairment losses, if any. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the Statement of Profit and Loss during the period in which they are incurred.

Gains or losses arising on retirement or disposal of property, plant and equipment are recognised in the Statement of Profit and Loss.



Property, plant and equipment which are not ready for intended use as on the date of Balance Sheet are disclosed as "Capital work-in-progress".

Depreciation is provided on a pro-rata basis on the straight line method based on estimated useful life prescribed under Schedule II to the Companies Act, 2013.

1 Assets costing Rs. 5,000 or less are fully depreciated in the year of purchase.

Freehold land is not depreciated.

Leasehold land: Cost of Leasehold Land and installation and other expenses incurred on Machineries taken on lease are amortized over the period of the respective lease.

The residual values, useful lives and method of depreciation of property, plant and equipment is reviewed at each financial year end and adjusted prospectively, if appropriate.

c) Intangible Assets:

Separately purchased intangible assets are initially measured at cost. Intangible assets acquired in a business combination are recognized at fair value at the acquisition date. Subsequently, intangible assets are carried at cost less any accumulated amortization and accumulated impairment losses, if any.

The useful lives of intangible assets are assessed as either finite or indefinite. Finite-life intangible assets are amortized on a straight-line basis over the period of their expected useful lives. Estimated useful lives by major class of finite-life intangible assets are as follows:

Computer software - 3 years

The amortization period and the amortization method for finite-life intangible assets is reviewed at each financial year end and adjusted prospectively, if appropriate.

Indefinite life intangibles mainly consist of patents. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues, if not, it is impaired or changed prospectively basis revised estimates.

d) Inventories:

Inventories are stated at 'cost or net realisable value, whichever is lower'. Cost comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost formulae used are 'Weighted Average Cost'.

e) Financial Instruments:

Financial Assets:

Financial assets are recognised when the Company becomes a party to the contractual provisions of the instrument. On initial recognition, a financial asset is recognised at fair value, in case of financial assets which are recognised at fair value through profit and loss (FVTPL), its transaction costs are recognised in the statement of profit and loss. In other cases, the transaction cost is attributed to the acquisition value of the financial asset.

Financial assets are subsequently classified as measured at

- 1 amortized cost
- 1 fair value through profit and loss (FVTPL)
- 1 fair value through other comprehensive income (FVOCI).

Financial assets are not reclassified subsequent to their recognition, except if and in the period the Company changes its business model for managing financial assets.



Cash and Cash Equivalents:

Cash and cash equivalents are short-term (twelve months or less from the date of acquisition), highly liquid investments that are readily convertible into cash and which are subject to an insignificant risk of changes in value.

Investments:

Long Term Investments are carried at cost and Provision for impairment is made to recognise a decline, other than temporary, in the value of long term investments, script wise.

Trade Receivables and Loans:

Trade receivables are initially recognised at fair value. Subsequently, these assets are held at amortized cost, using the effective interest rate (EIR) method net of any expected credit losses. The EIR is the rate that discounts estimated future cash income through the expected life of financial instrument.

Debt Instruments:

Debt instruments are initially measured at amortized cost, fair value through other comprehensive income ('FVOCI') or fair value through profit or loss ('FVTPL') till derecognition on the basis of (i) the entity's business model for managing the financial assets and (ii) the contractual cash flow characteristics of the financial asset

a) Measured at amortized cost:

Financial assets that are held within a business model whose objective is to hold financial assets in order to collect contractual cash flows that are solely payments of principal and interest, are subsequently measured at amortized cost using the effective interest rate ('EIR') method less impairment, if any. The amortization of EIR and loss arising from impairment, if any is recognised in the Statement of Profit and Loss

b) Measured at fair value through other comprehensive income:

Financial assets that are held within a business model whose objective is achieved by both, selling financial assets and collecting contractual cash flows that are solely payments of principal and interest, are subsequently measured at fair value through other comprehensive income. Fair value movements are recognized in the other comprehensive income (OCI). Interest income measured using the EIR method and impairment losses, if any are recognised in the Statement of Profit and Loss. On derecognition, cumulative gain or loss previously recognised in OCI is reclassified from the equity to other income in the Statement of Profit and Loss.

c) Measured at fair value through profit or loss:

A financial asset not classified as either amortized cost or FVOCI, is classified as FVTPL. Such financial assets are measured at fair value with all changes in fair value, including interest income and dividend income if any, recognised as 'other income' in the Statement of Profit and Loss.

Equity Instruments:

All investments in equity instruments classified under financial assets are initially measured at fair value; the Company may, on initial recognition, irrevocably elect to measure the same either at FVOCI or FVTPL. The Company makes such election on an instrument-by-instrument basis. Fair value changes on an equity instrument are recognised as other income in the Statement of Profit and Loss unless the Company has elected to measure such instrument at FVOCI. Fair value changes excluding dividends, on an equity instrument measured at FVOCI are recognized in OCI. Amounts recognised in OCI are not subsequently reclassified to the Statement of Profit and Loss. Dividend income on the investments inequity instruments are recognised as 'other income' in the Statement of Profit and Loss.



Derecognition:

The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the contractual rights to receive the cash flows from the asset.

Impairment of Financial Asset:

Expected credit losses are recognized for all financial assets subsequent to initial recognition other than financials assets in FVTPL category. For financial assets other than trade receivables, as per Ind AS 109, the Company recognises 12 month expected credit losses for all originated or acquired financial assets if at the reporting date the credit risk of the financial asset has not increased significantly since its initial recognition. The expected credit losses are measured as lifetime expected credit losses if the credit risk on financial asset increases significantly since its initial recognition. The Company's trade receivables do not contain significant financing component and loss allowance on trade receivables is measured at an amount equal to life time expected losses i.e. expected cash shortfall. The impairment losses and reversals are recognised in Statement of Profit and Loss.

Financial Liabilities:

Initial recognition and measurement

Financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instrument. Financial liabilities are initially measured at the amortized cost unless at initial recognition, they are classified as fair value through profit and loss. In case of trade payables, they are initially recognised at fair value and subsequently, these liabilities are held at amortized cost, using the effective interest method.

Subsequent measurement

Financial liabilities are subsequently measured at amortized cost using the EIR method. Financial liabilities carried at fair value through profit or loss and are measured at fair value with all changes in fair value recognised in the Statement of Profit and Loss.

Derecognition

A financial liability is derecognised when the obligation specified in the contract is discharged, cancelled or expires.

f) Provisions, Contingent Liabilities and Contingent Assets:

Provisions are recognised in respect of obligations where, based on the evidence available, their existence at the Balance Sheet date is considered probable. Contingent Liabilities are shown by way of Notes to Accounts in respect of obligations where, based on the evidence available, their existence at the Balance Sheet date is not considered probable, hence not provided for. Contingent assets are not recognised in the accounts

g) Revenue Recognition:

Revenue from sale of goods is recognized inclusive of Job Processing charges and exclude Inter Unit transfer when all the significant risks and rewards of ownership in the goods are transferred to the buyer as per the terms of the contract, there is no continuing managerial involvement with the goods and the amount of revenue can be measured reliably. The Company retains no effective control of the goods transferred to a degree usually associated with ownership and no significant uncertainty exists regarding the amount of the consideration that will be derived from the sale of goods. Revenue is measured at fair value of the consideration received or receivable, after deduction of any trade discounts, volume rebates and any taxes or duties collected on behalf of the government which are levied on sales such as sales tax, value added tax. etc.

Income from export incentives such as duty drawback and premium on sale of import licenses, and lease license fee are recognised on accrual basis.



Income from services rendered is recognised based on agreements/arrangements with the customers as the service is performed in proportion to the stage of completion of the transaction at the reporting date and the amount of revenue can be measured reliably.

Effective from 1st April, 2018 the Company has adopted Ind AS 115 "Revenue from Contracts with Customers".

h) Employee Benefits:

Defined benefit plans

i) Defined benefit plans, the amount recognised as 'Employee benefit expenses' in the Statement of Profit and Loss is the cost of accruing employee benefits promised to employees over the year and the costs of individual events such as past/future service benefit changes and settlements (such events are recognised immediately in the Statement of Profit and Loss). The amount of net interest expense calculated by applying the liability discount rate to the net defined benefit liability or asset is charged or credited to 'Finance costs' in the Statement of Profit and Loss. Any differences between the interest income on plan assets and the return actually achieved, and any changes in the liabilities over the year due to changes in actuarial assumptions or experience adjustments within the plans, are recognised immediately in 'Other comprehensive income' and subsequently not reclassified to the Statement of Profit and Loss.

The defined benefit plan surplus or deficit on the Balance Sheet comprises the total for each plan of the fair value of plan assets less the present value of the defined benefit liabilities (using a discount rate by reference to market yields on government bonds at the end of the reporting period).

All defined benefit plans obligations are determined based on valuations, as at the Balance Sheet date, made by independent actuary using the projected unit credit method. The classification of the Company's net obligation into current and non-current is as per the actuarial valuation report.

ii) Leave encashment is determined on accrual basis.

i) Foreign Currency Transactions:

- a) Transactions in Foreign currency are initially recorded at the exchange rate at which the transaction is carried out.
- b) Monetary Financial Assets and Liabilities related to foreign currency transactions remaining outstanding at the year end are translated at the year end rates. However during the year the Company has changed its accounting policy for accounting of Trade Receivables in foreign currency remaining outstanding at the year end as those are not translated at the year-end rates. Refer to Note No. 9(4)(v).
- c) Non-monetary items which are carried at historical cost denominated in a foreign currency are reported using the exchange rate at the date of the transaction.
- d) Any income or expense on account of exchange difference either on settlement or on translation at the year end is recognized in the Statement of Profit & Loss.
- e) In case of items which are covered by forward exchange contracts, the difference between the year end rate and the rate on the date of the contract is recognized as exchange difference. The premium or discount on forward exchange contracts is recognized over the period of the respective contract.

j) Borrowing Costs:

Borrowing Costs that are attributable to the acquisition or construction of qualifying non financial assets are capitalised as part of the cost of such assets. A qualifying such asset is one that necessarily takes a substantial period of time to get ready for intended use. All other borrowing costs are charged to Statement of Profit and Loss in the period in which they are incurred.



k) Income Taxes:

Income-tax expense comprises Current tax and Deferred tax charge or credit. Provision for current tax is made on the assessable income at the tax rate applicable to the relevant assessment year. The Deferred tax Asset and Deferred tax Liability is calculated by applying tax rate and tax laws that have been applicable to the relevant assessment year. The Deferred tax Asset and Deferred tax Liability is calculated by applying tax rate and tax laws that have been depreciation under tax laws, are recognised only if there is a virtual certainty of its realization, supported by convincing evidence. Deferred tax Assets on account of other timing differences are recognised only to the extent there is a reasonable certainty that the assets can be realized in future.

I) Impairment of Non Financial Assets:

Impairment loss, if any, is recognised to the extent, the carrying amount of assets exceed their recoverable amount. Recoverable amount is higher of an asset's net selling price and its value in use. Value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful life.

Impairment losses recognised in prior years are reversed when there is an indication that the impairment losses recognised no longer exist or have decreased. Such reversals are recognised as an increase in carrying amount of assets to the extent that it does not exceed the carrying amount that would have been determined (net of amortization or depreciation) had no impairment loss been recognised in previous years.

After impairment, depreciation or amortization on assets is provided on the revised carrying amount of the respective asset over its remaining useful life.

m) Operating Cycle:

All Financial Assets and Liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Schedule III to the Companies' Act, 2013. Based on the nature of services provided and time between the rendering of services and their realization in cash and cash equivalents, the Company has ascertained its operating cycle as less than 12 months for the purpose of current and non-current classification of financial assets and liabilities.

n) Cash flow statement:

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments and item of income or expenses associated with investing or financing flows. The cash flows from operating, investing and financing activities of the Company are segregated.

o) Segment Reporting:

Segments are identified based on the dominant source and nature of risks and returns and the internal organization and management structure. The accounting policies adopted for segment reporting are in line with the accounting policies of the Company. In addition, the following specific accounting policies have been followed for segment reporting:

- (a) Inter segment revenue is accounted for based on the transaction price agreed to between segments which is primarily market led.
- (b) Revenue and expenses are identified to segments on the basis of their relationship to the operating activities of the segment. Revenue and expenses, which relate to the enterprise as a whole and are not allocable to segments on a reasonable basis, have been disclosed as "Un-allocable".



p) Earning Per Share:

Basic earnings per share is calculated by dividing the net profit or loss for the period attributable to equity shareholders by weighted average number of equity shares outstanding during the period. The weighted average number of equity shares outstanding during the period and for all periods presented is adjusted for the events, such as bonus share, other than conversion of potential equity shares that have changed the number of equity shares outstanding, without a corresponding change in resources. For the purpose of calculating, diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period is adjusted for the effects of all dilutive potential equity shares.

2. Property, Plant & Equipment

Particulars		G	ROSS BLOC	K		DEPF	RECIATION			IMP	AIREMENT		NET:	BLOCK
	Balance as at 01-04-21		Deduction/ adjustment during the year	Balance as at 31-03-22	Balance as at 01-04-21	For the year	Deduction/ adjustment during the year	Balance as at 31.03-22	Balance as at 01-04-21	Provided during the year	Rever- sed	Balance as at 31-03-22	Balance as at 31-03-22	Balance as at 31-03-2021
LAND														
FREE HOLD LAND	89.34	-	-	89.34	-	-	-	-	-	-	-		89.34	89.34
LEASE HOLD LAND	24.25	-		24.25	9.63	-	-	9.63		-	-		14.62	14.62
BUILDING	2,384.64	-	-	2,384.64	1,902.01	75.48	-	1,977.49	-	-	-	-	407.15	482.63
PLANT & EQUIPMENTS	19,028.37	-	-	19,028.37	17,993.56	193.26	-	18,186.82	-	-	-		841.55	1,034.81
FURNITURE & FIXTURES	102.52	-		102.52	88.62	2.06		90.68					11.84	13.90
VEHICLE	20.11		-	20.11	19.08	-	-	19.08	-	-	-	-	1.03	1.03
OFFICE EQUIPMENTS	36.52	-	-	36.52	32.84	0.99	-	33.83	-	-	-	-	2.69	3.68
OTHER	-	-	-	-	-	-	-	-	-	-	-	-	-	-
COMPUTER	114.85	-	-	114.85	110.79	1.04	-	111.83	-	-	-	-	3.02	4.06
TOTAL	21,800.60	-	-	21,800.60	20,156.53	272.83	-	20,429.36	-	-	-	-	1,371.24	1,644.07
PREVIOUS YEAR	22,250.41	-	449.81	21,800.60	20,282.44	273.04	398.95	20,156.33	-	-	-	-	1,644.07	



3. Capital Work in Progress

(Rs. in Lakhs)

Particulars	Balance as at 01.04.2021	Addition	Deduction	Balance as at 31.03.2022
Building	12.63	-	-	12.63
Plant & Equipments	3.87	-	-	3.87
TOTAL	16.50	-	-	16.50

i) Ageing of Capital-Work-in Progress

(Rs. in Lakhs)

CWIP	Aı				
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Projects in progress					
Projects temporarily suspended	-	-	-	16.50	16.50

ii) Capital-Work-in Progress completion schedule

(Rs. in Lakhs)

CWIP		To be completed in						
	Less than 1 year	1-2 years	2-3 years	More than 3 years				
Projects in progress		-	-					

4. Other Intangible Assets

PARTICULARS		G	ROSS BLOCK			AMORTIS A	ATION		NE'	T BLOCK
	Balance as at 01-04-21	Addition during the year the year	Deduction/ adjustment during the year	Balance as at 31-03-22	Balance as at 01-04-21	For the year	Deduction/ adjustment during the year	Balance as at 31.03-22	Balance as at 31-03-22	Balance as at 31-03-2021
Software	5.68	-	-	5.68	5.40	-	-	5.40	0.28	0.28
							-	-		
							-	-		
Total	5.68	-	-	5.68	5.40	-	-	5.40	0.28	0.28
Previous Year	5.68	-	-	5.68	5.15	0.25	-	5.40	028	



5. Non Current Assets (Rs. in Lakhs)

		202	1-22	2020-21		
Α	NON CURRENT ASSETS					
a)	Equity Instrument					
	Bodies Corporate:					
	Quoted Fully Paid Up.					
	i) Jaiprakash Associates Ltd 625 (Previos Year 625 Equity Sharers of Rs.10/- each.) Equity Shares of Rs.10/- each.	0.17		0.17		
	ii) Uniworth International Ltd 527600 (Previous Year 527600 Equity Shares of Rs.10/- each.) Equity Shares of Rs.10/- each.	7.92		7.92		
	iii) Uniworth Textiles Ltd. 5687500 (Previous Year 5687500 Equity Shares of Rs.10/- each.) Equity Shares of Rs.10/- each.	176.32		176.32		
			184.41		184.41	
	Un-Quoted Fully Paid Up.					
	 i) KDL Pharma Ltd: 1500000 (Previous Year 1500000 Equity Shares of Rs.10/- each.) Equity Shares of Rs.10/- each.(Full amount Re.1/-) 					
	ii) Uniworth Power Ltd 900 (Previous Year 900 Equity Shares of Rs.10/- each.) Equity Shares of Rs.10/- each.)					
	iii) Uniworth Apparal Ltd 2075000 (Previous Year 2075000 Equity Shares of Rs.10/- each.) Equity Shares of Rs.10/- each.	20.75		20.75		
			20.75		20.75	
b)	Investments in Debentures or Bonds					
	Indoworth India Ltd 3000000 (Previous Year3000000 Secured Zero Coupon Debenture of Rs.100/- each) Secured Zero Coupon Debentures of Rs.100/- each.		3,000.00		3,000.00	
c)	Investments in Mutual Funds					
	Quoted Fully Paid Up.					
	Unit Trust of India 5000 units of Master Equity Plan of Rs.10/- each. (Previous Years 5000 units of Rs. 10/ each.)		0.50		0.50	
			3,205.66		3,205.66	
Les	s : Provission for diminution in value of Investments		208.38		208.36	
	TOTAL		2,997.30		2,997.28	
	Aggregate value of Quoted Investment		184.90		184.90	
	Market value of Quoted Investment		181.51		181.51	
	Aggregate value of Un-Quoted Investment		3,020.75		3,020.75	
	Aggregate Provission for diminution in value of Investments		208.36		208.38	



6 Other Financial Assets

(Rs. in Lakhs)

	2021-22		202	0-21
Balances with Banks				
Fixed Deposit with more than 12 months		3.37		3.37
TOTAL		3.37		3.37

Note: Fixed Deposits are lodged with Bank as margin for Gurantee Rs. 2.47 lacs and with Sales Tax Authorities Rs. 0.90 Lacs.

7 Other Non Current Assets

(Rs. in Lakhs)

	2021-22		2020)-21
a) Advance other than Capital Advance				
i) Security Deposit				
With Government	165.69		165.69	
Others	318.68	484.37	318.68	484.37
ii) Other Advances				
Taxes and Duties paid under Protest	102.94		102.94	
Miscellaneous	17.93	120.87	17.93	120.87
TOTAL		605.24		605.24

Note: Miscellaneous Advance include Rs 4.94 Lacs outstanding for long against which management has taken appropriate steps for recovery. Accordingly no provision has been considered necessary at this stage.

B CURRENT ASSETS

8. Inventories

(Rs. in Lakhs)

	2021-22		2020	0-21
a) Raw Materials		2.71		2.71
b) Work in Progress		12.77		12.77
c) Finished Goods		45.18		45.18
d) Stores & Spares		172.63		172.63
e) Waste Stock		49.88		49.88
TOTAL		283.17		283.17

Note: 1) Mode of valuation - Refer Accounting Policy Note-1.3(d)

- 2) Finished Goods of Rs 43.11 lacs lying with a third party (under closure) and subject to confirmation.
- 3(i) During the year 2017-18 materials have been received from third party on account of Job work which was erroneously included in stock of finished goods and work in process amounting to Rs 163.39 Lakhs and Rs 133.88 Lakhs respectively. The same has been returned to the third party during the year 2020-21 and adjusted accordingly.
- (ii) During the year 2020-21 stock of work inprocess of Rs 93.07 Lakhs has been damaged in water logging.



). Trade Receivables (Rs. in Lakhs)

		2021-22		202	0-21
Unsecured					
Considered Good:					
Other Debts		10,645.44	10,645.44	11,075.23	11,075.23
Trade Receivable Credit Impaired		46,190.68		46,190.68	
Less : Allowance for Credit Impairment		16.43	46,174.25	16.43	46,174.25
	TOTAL		56,819.69		57,249.48

i) Trade Receivable Ageing a) Current Reporting Period

(Rs. in Lakhs)

Particulars	Outstanding for following periods from due date of payment					
	Less than 6 months	6 months to 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total
(i) Undisputed Trade Receivables - considered good	-	-	-	-	10,645.44	10,645.44
(ii) Undisputed Trade Receivables - which have significant increase in credit risk						
(iii) Undisputed Trade Receivables - credit impaired						
(iv) Disputed Trade Receivables - considered good						
(v) Disputed Trade Receivables - which have significant increase in credit risk						
(vi) Disputed Trade Receivables - credit impaired	-	-	-	-	46,174.25	46,174.25
Total	-	-	-	-	56,819.69	56,819.69

i) Trade Receivable Ageing b) Previous Reporting Period

Particulars	Outstanding for following periods from due date of payment					
	Less than 6 months	6 months to 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total
(i) Undisputed Trade Receivables - considered good	-	ı	-	-	11,075.23	11,075.23
(ii) Undisputed Trade Receivables - which have significant increase in credit risk						
(iii) Undisputed Trade Receivables - credit impaired						
(iv) Disputed Trade Receivables - considered good						
(v) Disputed Trade Receivables - which have significant increase in credit risk						
(vi) Disputed Trade Receivables - credit impaired	-	-	-	-	46,174.25	46,174.25
Total	-	-	-	-	57,249.48	57,249.48



Note:

- 1) Trade Recievable includes Rs.3989.83 Lacs due from a related Company which has become sick and presently under closure. The Company is hopeful of realising the same and no provision has been considered neccassary at this stage.
- 2) In respect of Sundry Debtors (including Domestic sales Debtors) adjustments are pending against supplies and other liabilities, etc due to the buyers. Managent is confident of recovering the balance after such adjustments pending approval from concerned regulatory authority.
- 3) Certain Debtors are subject to Confirmation.
- 4) Trade Recievable includes :
 - i) Rs. 3697.89 Lacs representing overdue Export Bills outstanding for long against which the acompany has obtained a decree for realizing the outstanding debts over a period of time ranging up to twenty years. The company has also filed an appeal for reduction/variation of the period of time.
 - ii) Rs. 27097.12 lacs representing overdue Export Bills outstanding for long that will be set off against import liabilities, claims, and commission etc. of the respective parties.
 - iii) Rs.11255.54 lacs representing overdue Export Bills outstanding for long against which the management has taken appropriate steps for its recovery.
 - iv) Rs.73.61 lacs representing other trade recievables outstanding for long against which the management has taken appropriate steps for recovery. According no provision has been considered necessary at this stage.
 - v) All the Trade Receivable in foreign currencies have remained unrealised for considerable period. The Management does not expect any realisation thereof in near future. In view of this the Management has decided not to account for any notional income arising out of foreign currency gain as on the balance sheet date. Upto previous year the closing balance of Trade Trade Receivables were translated at the exchange rates prevailing on the date of balance sheet.

10 Cash and Cash Equivalent

(Rs. in Lakhs)

	2021-22		2020	0-21
a) Balances with Banks				
In Current Account		173.57		176.91
b) Cash in hand		1.52		1.52
TOTAL		175.09		178.43

Note:

- 1) Balances with the Bank in Current Account include Debit balances in Current Account of Rs.80.78 Lacs which are subject to receipt of confirmation because of restructuring being in progress.
- 2) During 2014-15 and 2020-21 some of the bankers of the company, Axis Bank Ltd, under instructions from ARCIL, Jammu & Kashmir Bank Ltd and Kotak Mahindra Bank Ltd under various tax authorities has made debit Freeze (freezing all withdrawals) of all current accounts of the company maintained with them. The balance of which as per books amounted to Rs. 70.56 lacs in Axis Bank, Rs 1.64 Lakhs in Jammu & Kashmir Bank Ltd and Rs 4.84 Lakhs in Kotak Mahindra Bank Ltd as on 31st March, 2022. As per Bank Statements obtained from such banks total balance of all such Current Accounts works out to Rs. Nil as on 31st March, 2022 which are subject to confirmation. In absence of any details of the withdrawals/other transactions made from such Accounts, necessary entries could not be made in the books of the company.

11 Bank balances other than Cash and cash equivalent

(Rs. in Lakhs)

	2021-22		2020	-21
Deposit under lien with Banks		-		-
Margin Money FDDR (Lodged with Bank)				
i) Maturity period more than 3 months less than 12 months		-		-
ii) Maturity period more than 12 months		44.99		44.99
TOTAL		44.99		44.99

Note: Margin money of Deposit of Rs 44.99 Lacs are subject to receipt of confirmation.



12 Other Financial Assets

(Rs. in Lakhs)

		2021-22		2020	0-21
Claim Recievable from bank			689.36		689.36
	TOTAL		689.36		689.36

Note:

1) Claim receivable of Rs. 689.36 lacs due from various banks on account of excess interest charged by them in earlier years are subject to confirmation. No provision has been made there against.

13 Other Current Assets

(Rs. in Lakhs)

	2021-22		2020-21	
a) Advance other than Capital Advance				
i) Advances to Related Parties		1,718.80		1,708.34
ii) Others:				
Unsecured,Considered Good:				
Interest Receivable	130.58		130.58	
Advance to Suppliers	108.67		108.67	
Vat Receivable/ Cenvat Rebate Recievable	20.74		20.74	
TDS Receivable	57.73		58.95	
Focus Market Recievable	6.23		6.23	
Duty Draw Back Receivable	3.98		3.98	
CST/GST Refund/Recievable	49.63		48.77	
Advance FBT Refundable	0.59		0.59	
Prepaid Expenses	7.39		6.45	
Miscellaneous Advances	4,330.75	4,716.29	4,327.57	4,712.53
b) Others				
Transfer of Fixed Assets		5,948.37		5,948.37
TOTAL		12,383.46		12,369.24

Note:

- 1) Other Current Assets includes Rs.1718.80 Lacs which have become sick. Although the said companies are under closure, no provision has been made in the financial Statements in this regard.
- 2) Advance to suppliers include Rs 7.90 Lacs outstanding for long against which the management has taken appropriate steps for recovery. Accordingly no provision has been considered necessary at this stage.
- 3) Miscellaneous Advance includes Rs 3494.74 Lacs due from a party which in opinion of the Management is considered to be fully recoverable.
- 4) Certain Advances are subject to Confirmation.
- 5) The adjustment of Rs. 5948.37 lacs pertaining to transfer of Fixed Assets of the company in earlier years under scheme of demerger is still pending and will be dealt in restructuring Scheme.



14 Share Capital (Rs. in Lakhs)

	Particulars		2021-22	2020-21
a)	Authorised:			
	40000000 Equity Shares of Rs. 10/- each		4,000.00	4,000.00
	9000000,13% Non Convertible Cumulative Redeemable Preference Shares of Rs.100/- each.		9,000.00	9,000.00
		TOTAL	13,000.00	13,000.00
b)	Issued, Subscribed & Paid Up:			
	33986243 Equity Shares of Rs. 10/- each		3,398.62	3,398.62
	600000,13% Non Convertible Cumulative Redeemable Preference Shares of Rs. 100/- each fully paid		600.00	600.00
		TOTAL	3,998.62	3,998.62

c) Reconciliation of the number of Equity Shares Outstanding

(Rs. in Lakhs)

	2021-22 202		2020-21	
		Nos.		Nos.
Number of Shares outstanding at the beginning of the year		33,986,243.00		33,986,243.00
Number of Shares outstanding at the end of the year.		33,986,243.00		33,986,243.00

d) Reconciliation of the number of Preferance Shares Outstanding:

(Rs. in Lakhs)

	2021-22 Nos.		2020-21
			Nos.
Number of Shares outstanding at the			
beginning of the year		600,000.00	600,000.00
Number of Shares outstanding at the end of the year.		600,000.00	600,000.00

e) Shares in the Company held by each Shareholders holding more than 5% Shares.

	2021-2	22	2020-21		
Name of Shareholders	Number of Shares held Nos	% of Share held	Number of Shares held Nos	% of Share held	
Aviante International Limited	6,924,975.00	20.38	6,924,975.00	20.38	

f) Shareholding of Promoters

		2021-22			2020-21			
Shares held by the promoters at the end of the year	Number of Shares	% of Total Shares	% Change during the year	Number of Shares	% of Total Shares	% Change during the year		
R. B. Properties Private Limited	365,854	1.08	-	365854	1.08	-		
Uniworth Securities Limited	1,400	0.00	-	1400	0.00	-		
Uniworth Textiles Limited	1,260,250	3.71	=	1260250	3.71	-		
Uniworth Services Private Limited	140,175	0.41	=	140175	0.41	-		
Aviante International Limited	6,924,975	20.38	-	6924975	20.38	-		
Aman Lohia	1,151,025	3.39	-	1151025	3.39	-		



		2021-22			2020-21	
Shares held by the promoters at the end of the year	Number of Shares	% of Total Shares	% Change during the year	Number of Shares	% of Total Shares	% Change during the year
Meena Lohia	1,374,250	4.04	-	1374250	4.04	-
Megha Lohia	1,218,068	3.58	-	1218068	3.58	-
Lohia Trust	595,518	1.75	-	595518	1.75	-
Total	13,031,515.00	38.34		13,031,515.00	38.34	

g) Rights, Preferances and Restrictions attacend to Shares issued:

Each Equity Shareholder holding shares of Rs. 10/- each is eligible for one vote per share held and is entitled to dividend when proposed by the Board of Directors subject to the approval of the sharesholders in the Annual General Meeting. Each Equity Shares holders is entitled to participate in repayament of Capital on liquidation after all secured creditors have been paid.

Note: 13% Non Convertible Cumulative Redeemable Preference Shares have already matured for redemption completely by 12th December' 2002 as per terms of redemtion. However, no part of this Share Capital amount could be redeemed by the aforesaid date due to paucity of funds. The Company has received during the year 2010-11 a letter from IDBI, the holders demanding forthwith the payament of the entire amount due on redemption together with the dividends due thereon.

15 Other Equity

Refer Statement of Changes in Equity for detailed movement in Equity balance A Summary of other Equity Balance

(Rs. in Lakhs)

Particulars	As at 31st March' 2021	Addition	Deduction	As at 31st March' 2022
a) Capital Reserve	60.30	-	-	60.30
b) Debenture Redemption Reserve	870.00			870.00
c) Security Premium Reserve	4,060.46			4,060.46
d) Retained Earnings	(124,645.60)	(634.08)	-	(125,279.68)
e) Items of Other Comprehensive Income				
Remeasurement of Defined Benefit Plan	341.06	-	-	341.06
Fair Value of Equity Instrument through OCI	(3.40)	0.01	-	(3.39)
TOTAL	(119,317.18)	(634.07)	-	(119,951.25)

B. Nature and purpose of reserves

- a) **Retained Earnings:** Retained earnings are the profits/(loss) that the Company has earned till date, less any transfers to general reserve, dividends or other distributions paid to shareholders.
- b) Equity Instruments through Other Comprehensive Income: The fair value change of the equity instruments measured at fair value through other comprehensive income is recognised in equity instruments through Other Comprehensive Income. Upon derecognition, the cumulative fair value changes on the said instruments are reclassified to the Statement of Profit and Loss.



c) Other Comprehensive Income accumulated in Other Equity, net of tax.

The disaggregation of changes in other comprehensive income by each type of reserve in equity is shown below:

(Rs. in Lakhs)

Particulars	Remeasurements of defined benefit plans	Equity instruments through Other Comprehensive Income	Total
As at 1st April, 2021	341.06	(3.39)	337.67
Reimbursement gain/(loss) on defined benefit plans	-		-
Gain/(loss) on Equity Instruments recognised in other comprehensive income	_	0.02	0.02
As at 31st March 2022	341.06	(3.37)	337.69

D. Capital Management

Equity share capital and other equity are considered for the purpose of Company's capital management.

The Company manages its capital so as to safeguard its ability to continue as a going concern and to optimise returns to shareholders. The capital structure of the Company is based on management's judgement of its strategic and day-to-day needs with a focus on total equity so as to maintain investor, creditors and market confidence.

The management and the Board of Directors monitors the return on capital as well as the level of dividends to shareholders. The Company may take appropriate steps in order to maintain, or if necessary adjust, its capital structure.

B NON CURRENT LIABILITIES

16 Borrowings (Rs. in Lakhs)

	202	21-22	20	20-21
a) Bonds / Debentures				
Secured				
4050990 12.5% Non Convertible Part-C Debentures of Rs. 50/- each (Previous Year 4050990 Non Convertible Part-C Debentures of Rs. 50/- each)	1,900.13		1,900.13	
Less: Unpaid Matured Debentures - Refer Note 22 (b)	1,900.13	-	1,900.13	-
Terms of repayment: - Non - Convertible Part - C of the Debentures of Rs.50 e Redeemable at par, as per the terms of the issue, in thre instalments on 23.4.1999, 23.4.2000 & 23.4.2001.				
Security:- The debentures together with interest etc., are secured mortgage and charge on all the company's immovable a able assets, both present and future and charge on curre subject to prior charge created /to be created thereon in of the Company's Bankers for securing borrowings for V Capital Requirements in the ordinary course of busines mortgage and charge referred to above shall rank pari p the mortgages and charges created / to be created in factors.	nd mov- ent assets favour Vorking s.The assu with			



(Rs. in Lakhs)

	2021-22	2020-21
b) Term Loan:		
i) From Banks / Financial Institutions		
Secured:		
Rupee Loan	18,931.81	18,931.81
Foreign Currency Loan	11,412.54	11,412.54
	30,344.35	30,344.35
Less: Overdue portion of Rupee & Foreign Currency Loan (Refer Note 22 (c)]	30,344.35	- 30,344.35 -
Terms of Repayment		
As per original agreement all the Term Loans have Become due for repayment.		
Nature of Security The Term Loan from Financial Institutions / Banks are secured / to be secured by a first mortgage and charge on all the Company's immovable and moveable assets of the Company both present and future and charge on current assets subject to prior charge created and/or to be created thereon to secure borrowings for Working Capital Requirements in the ordinary course of bussiness. The mortgage and charge referred to above shall rank pari passu interse.		
TOTAL		

Notes:

- 1) The company could not redeem debentures & pay interest thereof as per the terms of issue in the view of paucity of funds. As such no transfer has been made to the Account of Investor & Protection fund.
- 2a) The Majority of lenders of the Company viz ICICI, SBM, UBI, IDBI and SBI assigned their Debts to Asset Reconstruction Company (India) Limited (ARCIL). The ARCIL in earlier years while taking action under section 13 (4) of the SAFAESI Act, handed over the secured assets of the Company to Indoworth India Ltd. as custodian of Assets. A settlement had been arrived at between ARCIL, Indoworth India Ltd. and the Company and all interse disputes stands settled vide Order dated 24.03.2017 recorded by Hon'able High Court of Calcutta.
 - Subsequent to the settlement with ARCIL, Indoworth India Limited alongwith Company has filed a suit against all secured lenders of the company being CS 181/2018 before Hon'able High Court of Calcutta seeking enforcement of settlement against all the secured lenders of the Company which suit is subjudice after issuance of notice to the secured lenders. Once the lenders who are parties in the said suit are settled and paid in full and no dues certificate is received from all secured lenders, the company will transfer all its assets in favour of Indoworth India limited or its nominee as agreed.
- The outstanding balance of Term Loans from Financial Institutions and some of the banks are subject to receipt of confirmation / statements.



17 Other Financial Liabilities

(Rs. in Lakhs)

	2021-22		2020-21	
Security Deposit		8.50		8.50
Others		2.25		2.25
TOTAL		10.75		10.75

18 Provisions (Rs. in Lakhs)

		2021-22		2020	0-21
i) Provision for Employees Benefits.					
Gratuity		48.12		48.12	
Leave Encashment		64.60	112.72	64.60	112.72
ii) Others.					
Provision for Commission on Export Bills		3,250.93		3,250.93	
Provision for Claim on Export Bills		5,471.35	8,722.28	5,471.35	8,722.28
	TOTAL		8,835.00		8,835.00

Notes: The final settlement in respect of sales claims & commissions provided during the year 2002-03 for Rs. 8722.28 lacs is still pending & the necessary adjustment for such claim & commissions will be made after finalisation on receipt of necessary approval from the concerned regulatory authorities.

19 Other Non Current Liabilities

(Rs. in Lakhs)

		202	1-22	2020	0-21
i) Advances			5.27		5.27
ii) Others					
Electricity Duty		185.69		185.69	
Water Charges		7.56		7.56	
Selling Commission and Claim and Discount		1,890.10	2,083.35	1,890.10	2,083.35
	TOTAL		2,088.62		2,088.62

C. CURRENT LIABILITIES

20. Borrowings:

	2021-22		202	0-21
a) Loan Repayble on Demand.				
i) From Banks				
Secured:				
Packing Credit	6,597.87		6,597.87	
Foreign Bill Discount	13,112.99	19,710.86	13,112.99	19,710.86



(Rs. in Lakhs)

		2021-22		2020	J-21
Unsecured:					
Book Overdraft From Banks			9,174.55		9,174.55
b) Current Maturity of Long Term Borrowing					
(Refer Note No. 16(a) & (b)			32,244.48		32,244.48
	TOTAL		61,129.89		61,129.89

Note

i) Nature of Security

Working Capital Loans etc. from Banks are secured /to be secured by first charges by way of hypothecation on the company's stock of Raw Materials, Consumable stores, Semifinished & Finished Goods and book debts present & future and second and Subservient mortgage and charge created / to be created on company's immoveable and moveable assts, present and future subject to first mortgage and charge created / to be created thereon in favour of lenders of Term Loans & Debentures.

ii) Terms of payment

In respect of Short term borrowings by the Company following banks have filed applications against the Company before the Debt Recovery Tribunal (DRT), Kolkata for the recovery of their alleged dues which are being contested by the company as the company is not liable to pay the claimed amount, and the company among others have filed a suit before Hon'able High Court of Calcutta being C.S. No. 181 of 2018 seeking enforcement of settlement. The matters are pending before Debt Recovery Tribunal and Hon'able High Court of Calcutta and are subjudice.

- a) Allahabad Bank: Oustanding Dues of Principal Rs.1073.76 Lacs and Interest Rs. 5136.90 Lacs. Applied to DRT. Subsequently assigned to International ARCIL.
- Bank of Rjasthan: Oustanding Dues of Principal Rs.347.74 Lacs and Interest Rs.1209.76 Lacs Applied to DRT. Subsequently assigned to ICICI Bank.
- c) Federal Bank: Oustanding Dues of Principal Rs. 988.33 Lacs and Interest Rs. 2915.08 Lacs Applied to DRT.
- d) HDFC Bank: Oustanding Dues of Principal Rs. 1151.97 Lacs and Interest Rs. 4292.63 Lacs Applied to DRT.
- e) UTI Bank: Oustanding Dues of Principal Rs.1137.83 Lacs and Interest Rs. 3558.94 Lacs Applied to DRT.
- iii) The outstanding balance of borrowings from the banks for Working Capital Loans and Overdraft are subject to receipt of confirmation/statements which were not available due to restructuring being in progress.

21 Trade Payable (Rs. in Lakhs)

	2021-22		202	0-21
Total Outstanding Dues of Micro, Small & Medium Enterprises		28.76		28.76
Total Outstanding Dues other than Micro, Small & Medium				
Enterprises		28,562.79		28,562.79
TOTAL		28,591.55		28,591.55

Note:

i) Ageing of Trade Payables Due for Payment

a) Current Reporting Period

Particulars	Outsta				
	Less than 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total
i) Micro, Small and Medium Enterprises (MSME)				19.55	19.55
ii) Others				28,562.79	28,562.79
iii) Disputed Dues - MSME				9.21	9.21
iv) Disputed Dues - Others					



b) Previous Reporting Period

(Rs. in Lakhs)

Particulars	Outsta	Outstanding for periods from due date of payment			
	Less than 1 year	1 - 2 years	2 - 3 years	More than 3 years	Total
i) Micro, Small and Medium Enterprises (MSME)				19.55	19.55
ii) Others				28,562.79	28,562.79
iii) Disputed Dues - MS ME				9.21	9.21
iv) Disputed Dues - Others					

ii) The Company remain under closure since 15.0.2021, in view of which it is unable to make any provision for interest for delay payments of dues to MSME parties.

(Rs. in Lakhs)

	2021-22		202	0-21
The Principal amount and Interest due theeon remaining unpaid to any supplier as at the end of the year.		28.76		28.76
The amount of Interest paid in terms of Section 16 along with the amount of the payment made to the supplier beyond the appointed day during the year.				

The information has been given in respect of the vendors to the extent they could be identified as "Micro and Small Medium" enterprise on the basis of information available with the Company.

22 Other Financial Liabilities

(Rs. in Lakhs)

	2021-22		2020	0-21
a) Interest Accrued and Due on Borrowings				
Interest on Debentures	196.88		196.88	
Interest on Term Loans	13,937.38		13,937.38	
Interest on Working Capital Loans etc.	65,386.80		65,386.80	
Interest on ARCIL	8,627.54	88,148.60	8,627.54	88,148.60
Total		88,148.60		88,148.60

23 Other Current Liabilities

	202	2021-22		0-21
Contribution to PF and Other Funds		2.03		2.03
Salary Wages & Bonus		165.67		445.04
Tax Deducted at Sources		3.76		4.02
Taxes & duties		108.73		108.73
Legal & Proffessional Expenses		-		0.73
Audit Fees		5.80		2.82
Power & Fuel		362.12		390.12

iii) Amount due to suppliers are subject to confirmation from the parties.

iv) The Company has amounts due to suppliers under the Micro, Small and Medium Enterprises Development Act, 2006 (MSMED Act) as at 31st March' 2022 as under:



(Rs. in Lakhs)

		2021-22		0-21
Rent		15.83		15.23
Selling Commission		28.41		28.41
Excise Duty		8.64		8.64
Liability for Capital Goods		1,200.09		1,200.09
Miscellaneous Liabilities		537.16		290.04
Advance From Customer		96.90		96.89
TOTA	L	2,535.14		2,592.79

24 Provisions (Rs. in Lakhs)

		2021-22		2020-21	
Provision for Employee Benefits					
Gratuity			2.77		2.62
	TOTAL		2.77		2.62

25 Revenue from Operations

(Rs. in Lakhs)

			2021-22		2020-21	
i)	Sale of Products (Net of GST)			-		-
ii)	Sale of Services (Job Processing Charges Received)					851.68
iii)	Other opearting Revenues			-		-
		TOTAL		-		851.68

26 Other Income

(Rs. in Lakhs)

		2021-22		2020-21	
a) Interest Income			0.77		16.49
b) Other Non-Operating Income (Net)			-		22.10
TOTA	AL		0.77		38.59

27 Cost of Materials Consumed

	2021-22		202	0-21
a) Raw Materials		-		-
TOTAL		-		-



28. Change in Inventories

(Rs. in Lakhs)

			2021-22		202	0-21
a)	Closing Stock:					
	Finished Goods		4 5.18		45.18	
	Work in Progress		12.77		12.77	
	Waste		49.88	107.83	49.88	107.83
b)	Opening Stock:					
	Finished Goods		45.18		208.57	
	Work in Progress		12.77		239.73	
	Waste		49.88	107.83	64.27	512.57
		TOTAL		-		404.74

29. Employees Benefits Expense

(Rs. in Lakhs)

		2021-22		2020-21	
Salaries and Wages		0.79		52.09	
Contribution to Providend Fund and Other Fund		-		0.92	
Staff Welfare Expense		-		0.81	
TOTAL		0.79		53.82	

Note: Salaries and Wages include payment to a whole time director remuneration.

30 Finance Cost

(Rs. in Lakhs)

	2021-22		202	0-21
a) Interest Expense		-		3.50
TOTAL		-		3.50

Notes:

31. Other Expenses

	202	2021-22		
Stores & Spare parts Consumption		-		107.80
Rates & Taxes		0.05		9.43
Insurance		1.77		6.94
Power & Fuel		207.66		346.91
Repairs & Maintanance		0.59		0.30
Bank Charges		0.03		1.95
Travelling & Conveyance		2.50		3.40
Director's Fees		0.05		0.10

In view of part settlement of Debts by Indoworth India Ltd and continuig disputes with secured lenders, the quantum of Interest to be provided could not be ascertained. Hence no provision has been made for Interest.

ii) Interst Expense includes net interest on net defined benefit liability under IND AS 19 (Refer Note No. 39).



(Rs. in Lakhs)

	2021-22		202	0-21
Payment to Auditors		3.42		3.35
Legal and Professional Expense		15.05		69.69
Postage and Telegram		0.87		2.02
Freight & Forwarding		-		12.45
Miscellaneous Expenses		129.24		290.60
TOTAL		361.23		854.94

32. Exceptional and Extra Ordinary Items

(Rs. in Lakhs)

	202	1-22	2020-21	
Loss on Insurance Claim		-		70.97
Profit on Sale of Assets		-		(1.14)
TOTAL		-		69.83

Note: Exceptional Items represants (a) Damaged inventory of Rs 70.97 Lacs refused by the insurer to compensate and (b) the profit on sale of entire property of Malda unit (Previously under discontinued operation)

33. Other Comprehensive Income

(Rs. in Lakhs)

	2021-22		202	0-21
A. (I) Items that will not be reclassified to profit or loss				
(i) Remeasurements of the defrned benefit plans	-		5.15	
(ii) Equity instruments through Other Comprehensive Income	0.02	0.02	2.71	7.86
TOTAL		0.02		7.86

Other Disclosures

34. Contingent Liabilities and Commitments.

(To the extent not provided for)

		2021-22		2020-21	
) Co	ntingent Liabilities and Commitments				
(To	the extent not provided for)			T	
a)	Claim against the Company for Gratuity Liability		1.12		
b)	Guarantees (Subject to Confirmation from respective parties		48.36		48.36
c)	Other money for which the company is contingently liable:				
	< Letter of Credit	98.82		98.82	
	< Arrear Dividend on 13% Non Convertible Cumulative				
	Redeemable Preference Shares. (Refer Note 15 (b))	382.24		382.24	
	< Entry Tax	90.48		90.48	
	< Central / Commercial Sale Tax Demands	210.21		210.21	
	< Excise Demands	789.07		789.07	
	< Custom Demands	857.50		857.50	
	< Professional Tax/Labour Cases/Water Cess etc.	34.93		34.93	
	< Interest on Lease rent	6.99		6.99	



(Rs. in Lakhs)

		2021-22		2020-21	
< TDS Demand Default		9.23		9.23	
< Electricity Duty		915.26	3,394.73	915.26	3,394.73
	TOTAL		3,443.09		3,443.09

i) The above Contingent Liabilities for Excise Demands includes demands made by Central Excise Authorities from time to time, under Appeals.

The company has deposited Rs.5.63 Lakhs under protest against the demand for Sales Tax.

- ii) The above contingent Liabilities for Excise and Customs demandes made by Central Excise and Custom Autorities from time to time under appeal.
 - a) The company has deposited Rs.17.32 Lakhs under protest against the demand for Excise Duty.
 - b) The company has deposited Rs.80.34 Lakhs under protest against the demand for Custom Duty.
- iii) The Contingent Liabilities representing dues to various Government Authorities as stated in (b) above.
- iv) Liability likely to arise on re-opening of cases by various authorities, amount unascertained.

35. Accounting Ratio

(Rs. in Lakhs)

Particulars	2021-22	2020-21	% of Change in Ratio	Items in Numerator & Denominator
a) Current Ratio:	0.39	0.39	(0.31)	Current Assets / Current Liabilities
b) Debt Equity Ratio :	(0.53)	(0.53)	(0.55)	Total Debt / Total Equity
c) Debt Service Coverage Ratio :	-	-	-	PAT* + Interest Expense + Depreciation & Amortization) / Debt Service
d) Return on Equity Ratio :	0.55	0.67	(18.06)	Net Income / Shareholders' Equity* 100
e) Inventory Turnover Ratio :	-	-	-	Cost of Goods Sold / Value of Closing Inventories
f) Trade Receivables Turnover Ratio :	-	0.01	(100.00)	Net Credit Sales / Average Trade Receivable
h)Trade Payables Turnover Ratio :	-		-	Net Credit Purchase / Average Trade Payable
i) Net Capital Turnover Ratio:	-	(0.01)	(100.00)	Net Annual Sales / Working Capital
j) Net Profit Ratio :	-	(89.44)	-	Net Profit After Tax / Net Sales * 100
k) Return on Capital Employed/ROI Ratio	0.55	0.66	(17.69)	Borrowings)*100

Note

PBIT= (Profit Before Interest and Tax)

i) * PAT = (Profit After Tax)

ii) The Company's manufacturing unit remain under closure wef 15.01.2021 onwards. In view of these circumstances the quantum of rotio(c), (e) to (i) above are showing "Zero" due to absence of value of items in Numerator and Denominator for the same.



36. Additional Information

(Rs. in Lakhs)

				2021-22		2020-21	
1 8	a) Depriciation and Amortizartion Expense						
	Tangible Assets			272.83		273.05	
	Intangible Assets			-		-	
	٦	OTAL		272.83		273.05	
	p) Payments to Auditors						
	Audit Fees			2.65		2.65	
	Taxation Matter			0.30		0.30	
	Other Services			0.40		0.40	
	Reimbursement of Expenses			0.07		-	
	٦	OTAL		3.42		3.35	

37. Registration of charges or satisfaction with Registrar of Company (ROC) In following cases charges or satisfaction yet to be registered with ROC beyond the statutory period

Charge Holder Name	Charge ID	SRN	Charges Registered		Amount	Reason for
			Date of Creation	Date of Modification	(Rs. in lakh)	delay
Merino Yarns Limited	80035070	Z00160721	05.03.2006		1381021224	
Indoworth India Limited	80035082	Z00160764	05.03.2006		264326522	
ICICI Bank Limited	90256009	Y10363646	07.03.2001	29.03.2004	1511600000	Company
IDBI	90252775	Y10360412	30.12.1999	29.03.2004	100000000	has
SBI	90253862	Y10361499	09.03.1999	09.08.2004	2907000000	complied
The Industrial Credit Investment Corporation of India Limited	90253834	Y10361471	25.09.1998		100000000	with the
Asset Reconstruction Co. Ltd	90253803	B75532770	05.12.1998	23.03.2013	100000000	terms
IDBI	90255869	Y10363506	12.01.1998	29.03.2004	60000000	of
IDBI	90253800	Y10361437	12.01.1998	24.03.1998	60000000	Settlement
SBI	90255852	Y10363489	11.09.1997	09.08.2004	20000000	with
UTI BANK ltd	90253766	Y10361403	15.05.1997		153000000	ARCIL
HDFC Bank	90255841	Y10363478	19.04.1997		300000000	and
Deutsche Bank	90253758	Y10361395	08.04.1997		103800000	having deposited
IDBI	90255838	Y10363475	27.03.1997	29.03.2004	50000000	substantial
ICICI Bank Limited	90255829	Y10363466	08.01.1997	29.03.2004	100000000	amount
The Industrial Credit Investment Corporation of India Limited	90253735	Y10361372	08.01.1997	03.10.1997	100000000	the balance
The Industrial Credit Investment Corporation of India Limited	90253717	Y10361354	28.09.1996	03.10.1997	100000000	is
ICICI Bank Limited	90255823	Y10363460	25.09.1996	29.03.2004	100000000	being
The Industrial Credit Investment Corporation of India Limited	90253716	Y10361353	25.09.1996	25.09.1996	100000000	



Charge Holder Name	Charge ID	SRN	Charges	Registered	Amount	Reason for
			Date of Creation	Date of Modification	(Rs. in lakh)	delay
UTI BANK ltd	90255820	Y10363457	27.08.1996		50000000	
The Industrial Credit Investment Corporation of India Limited	90253701	Y10361338	09.07.1996	03.10.1997	100000000	
ICICI Bank Limited	90255810	Y10363447	09.07.1996	29.03.2004	100000000	paid
The Industrial Credit Investment Corporation of India Limited	90253688	Y10361325	12.04.1996	11.10.1996	30000000	as per
The Industrial Credit Investment Corporation of India Limited	90253679	Y10361316	21.03.1996	11.10.1996	189500000	settlement agreement
The Industrial Credit Investment Corporation of India Limited	90253673	Y10361310	01.03.1996	11.10.1996	53800000	whereafter Company
ICICI Bank Limited	90255788	Y10363425	22.09.1995	29.03.2004	100000000	will
The Industrial Credit Investment Corporation of India Limited	90253637	Y10361274	22.09.1995	03.10.1997	100000000	apply for
SBI	90255785	Y10363422	07.09.1995	23.03.1997	934200000	satisfaction
UTI BANK ltd	90255782	Y10363419	27.08.1995	25.09.1996	50000000	of
ICICI Bank Limited	90255781	Y10363418	14.08.1995	29.03.2004	100000000	charge
The Industrial Credit Investment Corporation of India Limited	90253629	Y10361266	14.08.1995	03.10.1997	100000000	to Registrar
The Industrial Credit Investment Corporation of India Limited	90253622	Y10361259	09.07.1995	25.09.1996	100000000	of Company
Abn Amro Bank	90253569	Y10361206	19.11.1994	23.03.1997	100000000	(ROC).
ICICI Bank Limited	90255716	Y10363353	24.09.1993	29.03.2004	40200000	
The Industrial Credit Investment Corporation of India Limited	90253498	Y10361135	01.06.1993	03.10.1997	66800000	
ICICI Bank Limited	90255710	Y10363347	01.06.1993	29.03.2004	66800000	
The Industrial Credit Investment Corporation of India Limited	90253494	Y10361131	24.04.1993	03.10.1997	150000000	
ICICI Bank Limited	90255709	Y10363346	24.04.1993	29.03.2004	150000000	
The Industrial Credit Investment Corporation of India Limited	90255685	Y10363322	03.02.1992	29.03.2004	65000000	
United Bank of India	80030404	A15372022	12.11.1991	26.03.2007	196100000	
United Bank of India	80029680	A15294317	10.11.1990	26.03.2007	16600000	

38. Related Party Disclosures under Indian Accounting Standard (Ind AS) 24:

- i) Related Parties Relationship:
- a) Key Management Personnel

Mr Rajappen Ramesh Kumar (Whole Time Director upto 05.07.2021)

b) Other Related Parties

Uniworth Textiles Limited Uniworth Apparel Limited



ii) Details of Transaction with Related Parties

(Rs. in Lakhs)

Type of Related Parties	Nature of Transaction	Volume of Transaction	Outsta: 31.0	1-22 nding as 03.22	Volume of Transaction	2020- Outs tand 31.03	ling as .21
			Receivable	Payable		Receivable	Payable
a) Key Management Personnel							
Mr R R Kumar	Remuneration	0.79		-	3.83		-
b) Other Related Parties							
Uniworth Textiles Limited	Sale of Goods	-	3,989.83		-	3,990.62	
	Service Rendered/						
	Enjoyed						
	Loans & Advances - Recd during year	10.46	1,718.80		21.67	1,708.34	
	Gurantee						
Uniworth Apparel Limited	Sale of Goods						
	Expenses						
	Loans & Advances		1,302.32			1,302.32	

Note:-

- i) Balance Receivable of Rs.5708.63 Lac with a related Party as on 31-3-2022 is under reconciliation.
- ii) Balance Receivable of Rs.1302.32 lacs with Uniworth Apparel Limited (Related party) as on 31.03.2022. Out of that Rs.1293.16 lacs has been provided.
- iii) Whole time Director was not appointed by the Board within prescribed time limit since the resignation of Mr Rajappen Ramesh Kumar, whole time director wef 05.07.2021.
 - Due to continuous world widw Covid-19 pandemic the company could not appoint any whole time director. However the Company refilled the vacancy of Whole time Director w.e.f 30.05.2022.
- 39. Based on the guiding principles given in Accounting Standards on "Segment Reporting" (IND AS-108) the Company's primary business segment is Wool and Silk business.

Segment wise Revenue, Results and Capital Employed under Clause 41 of the Listing Agreement for the year ended 31st March 2022.

	2021-22	2020-21
A. Primary Segment		
a) Segment Revenue (Net Sales/Income)		
i) Segment – Wool	-	851.68
ii) Segment – Silk	-	-
iii) Others	-	-
Net Sales/Income from Operations	-	851.68
b) Segment Results: Profit (+)/Loss (-) (Before Tax and Interest from each Segment.)		
Segment – Wool	(623.43)	(723.45)
Segment – Silk	(11.42)	(11.42)
Others	-	-
Total Segment	(634.85)	(734.87)



(Rs. in Lakhs)

	2021-22	2020-21
Unallocated Corporate Expenses net of Unallocated Income		
Other Income	0.77	38.59
Finanace Cost	-	(3.50)
Total Profit/(Loss) before exceptional Item	(634.08)	(699.78)
Exceptional Item	-	(69.83)
Total Profit/(Loss) before Tax	(634.08)	(769.61)
Tax Expense	-	-
Total Profit/(Loss) for the year	(634.08)	(769.61)

(c) Net Segment Assets (Segment Assets less Segment Liabilities)

(Rs. in Lakhs)

	Segment Assets		Segment Liabilities	
	2021-22	2020-21	2021-22	2020-21
i) Segment – Wool	69,198.55	69,879.84	189,174.83	189,233.47
ii) Segment – Silk	6,191.15	6,201.57	2,167.49	2,166.50
iii) Others	-	=		
iv) Unallocable assets & Liabilities	-	=	-	-
TOTAL	75,389.70	76,081.41	191,342.32	191,399.97

(d) Capital Expenditure (including Capital work in progress & Depreciation)

(Rs. in Lakhs)

		Capital Expenditure		Depreciation	
		2021-22	2020-21	2021-22	2020-21
i) Segment – Wool	Γ	-	-	262.41	262.63
ii) Segment – Silk		-	-	10.42	10.42
iii) Others				-	
	TOTAL	-	-	272.83	273.05

(Rs. in Lakhs)

B)	Secondary Segment :		Segment - Wool		Segment - Silk	
	Geographical distribution of Segment Revenues		2021-22	2020-21	2021-22	2020-21
	India		-	851.68	-	-
	Outside India		-	-	-	-
		TOTAL	-	851.68	-	-

Note:

- a) The Company has disclosed business segment as the primary segment.
- b) Transactions between segments are for materials which are transferred at cost.
- c) Segment revenue and expense include items directly attributable to the segment and common costs, apportioned on a reasonable basis. They do not include investment income, interest income from Inter-corporate deposits and loans given and dividend income.



- d) All Segment assets and liabilities are directly attributable to the segment. Segment assets include all operating assets used by the segment and consists principally of net fixed assets, inventories, sundry debtors, loans and advances and operating cash and bank balances. Segment liabilities include all operating liabilities and consist principally of creditors and accrued liabilities. Segment assets and liabilities do not include, share capital, reserves and surplus.
- e) Fixed Assets used in Company's business or liabilities contracted have not been identified to any of the reportable geographical segments, as the fixed assets and services are used interchangeably between segments. Accordingly, no disclosure relating to total segment assets and liabilities are made.

40. Employees Benefits under Indian Accounting Standard (Ind AS) -19:

As per Indian Accounting Standard (Ind As) - 19 " Employee Benefits", the disclosure of Employee Benefits as defined in the Indian Accounting Standard (Ind AS) 19 are as follows:

a) Defined Contribution Plan (IND AS 19)

The company makes contribution towards Provident Fund and ESIC to a defined contribution retirement benefit plan for qualifying employees.

The Provident Fund plan is operated partly by Regional Provident Fund Commissioners, ESIC by Government agencies.

Under the said schemes the company is required to contribute a specific percentage of pay roll costs in respect of eligible employees to the retirement benefit scheme to fund the benefits.

During the year the company has recognised Rs 0.45 lacs for Provident fund contribution, Rs 0.03 lacs for ESIC. The Contribution payable to these plans by the Company is at the rates specified in the rules of the scheme.

b) Defined Benefit Plan:

- i) The plan provides for a lump sum payment to vested employees upon retirement, death while in employment or on termination of employment of an amount equivalent to 15 days basic salary payable for each completed year of service. Vesting occurs upon completion of five years of continuous service.
- ii) The employees of the company are eligible for encashment of leave upon retirement up to 30 days for each year (Maximum 120 days). Leave is accounted for on accrual basis.

A. Change in Defined Benefit Obligation

	Gratuity		
Particulars	Unfunc	led	
	As at 31st March 2022	As at 31st March 2021	
Defined Benefit Obligation at beginning of the year	50.88	49.99	
Current Service Cost	-	2.54	
Interest Cost	-	3.50	
Benefit Payments from Employer	-	-	
Remeasurements-Due to Financial Assumptions	-	(5.15)	
Defined Benefit Obligation at end of the year	50.88	50.88	



B. Change in Fair Value of Plan Assets

(Rs. in Lakhs)

	Gratu	ity
Particulars	Unfun	ded
	As at 31st March 2022	As at 31st March 2021
Fair Value of Plan Assets at beginning of the year	-	-
Employer Direct Benefit Payments	-	-
Benefit Payments from Employer	-	-
Fair Value of Plan Assets at the end of the year	-	-

C. Statement of Profit & Loss

The charge to the Statement of Profit and Loss comprises:

(Rs. in Lakhs)

	Gratuity Unfunded			
Particulars				
	As at 31st March 2022	As at 31st March 2021		
Employees Benefit Expense				
Current Service Cost	-	2.54		
Finance costs				
Interest Expense on Defined Benefit Obligations	-	3.50		
Net impact on profit (before tax)	-	6.04		
Remeasurement of the net defined benefit plans				
Remeasurements-Due to Financial Assumptions	-	(5.15)		
Net impact on Other Comprehensive Income (before tax)		(5.15)		

Note: In case of leave encashment there is no change in recognition of expenses between IND AS-19 and AS-15 and hence all components of have been routed through profit and loss statement.

D. Balance Sheet

The assets, liabilities and surplus/(deficit) position of the defined benefit plans at the Balance Sheet date were:

(Rs. in Lakhs)

	Gratu	iity
Particulars	Unfun	ded
	As at 31st March 2022	As at 31st March 2021
Funded plans in deficit:		
Defined Benefit Obligations	-	50.88
Fair Value of Plan Assets	-	-
Net (Asset)/Liability recognized in Balance Sheet	- [50.88

E. Actuarial Assumptions:

The principal financial assumptions used for valuation as at the valuation date. The assumptions as at the valuation date used to determine the Present Value of Defined Benefit Obligation at the date.



i) Financial Assumptions

(Rs. in Lakhs)

	Gratuity		
Particulars	Unfu	nded	
	As at 31st March 2022	As at 31st March 2021	
Discount Rate (Per Annum)		7.00%	
Salary Escalation - First 5 years		10%	
Expected Rate of Return	-	-	
Disability Rate		0%	
Withdrawal Rate (Per Annum)		6%	
Retirement Age		58 years	
Average Future Service		8.7	

Demographic Assumptions:

Mortality in Service: Indian Assured lives Mortality (2012-14) Ultimate Table

41. Disclosure in terms of Indian Accounting Standard (Ind As) - 37

a) Movement for Provision for Liabilities:

(Rs. in Lakhs)

Particulars	Legal Cases
Balance as at 1st April, 2021	18.67
Provided During the period	-
Amount used during the period	-
Reversed during the period	-
Balance as at 31st March, 2022	18.67
Timing of outflow/uncertainties	Outflow on settlement/
	Crystallization

- 42. The Company has not recognized Deferred Tax Assets (Net) as per Ind AS 12, regarding "Accounting for Taxation" estimation of future in view of consistent losses and existence of future Profit with reasonable certainty.
- 43. Certain Banks and Financial Institutions have taken legal recourse for recovery of their dues from the Company. Loans and Advances include Rs. 150 lacs deposited with the Banks in the name of advocates on record for both parties.

Necessary adjustments are awaited.

- 44. The company has applied from time to time to The Reserve Bank of India for extension/ set off of certain overdue bills, approval of which is still awaited.
- 45. In preparation of these Financial Statements, cognizance has not been taken by the Company of a Debit Note sent by a body corporate in an earlier year, indicating the unilateral transfer back by the said body corporate of all the assets which were transferred to them on 01.04.2000, together with all existing and underlying securities/charges as part of the erstwhile restructuring scheme formulated by ICICI, in view of the various judicial proceedings pending at this juncture. However, the Company has been legally advised to deal with the above transfer back only after final disposal of the process of adjudication by the Court.
- 46 These Financial Statements have been prepared on going Concern basis as the management is of the opinion that going concern assumption is not vitiated in view of facts stated above.



- 47. Export obligation for the assets acquired/taken on lease without payment of applicable duties lies with the Company under the provisions of the Exim Policy (Amount unascertained).
- 48. Discounts, commission & other selling expenses include commission Rs Nil (Previous year Rs.Nil Lacs)
- 49. Claims had been filed against the company by a body corporate amounting to Rs.21625 lacs for non fulfillment of certain clauses of an agreement relating to transfer of Nagpur unit to them.
- 50. During the year Company's Manufacturing Unit at Raipur commenced its operation on 22.08.20 but again has to close down w.e.f.14.01.2021 due to unavoidable circumstances. The power supply of the unit has been suspended since 15.01.21 In view of above circumstances the original books of accounts remain inaccessible. Hence these financial statements have been prepared on the basis of Books of Accounts prepared by the management considereing the balances of Assets, Liablities, Account recievable and Account Payable and inventories as on 31st March, 2022 as also documents and other records relating to transactions for the year available with the Company.
 - Difference if any between the original books of accounts and those prepared with available records could not be ascetained. However differences if any should not be material.
- 51. The spread of COVID-19 is having an unprecedented impact on people and economy. The Company has considered the possible effects that may result from the pandemic relating to COVID-19 on the carrying amounts of inventories, trade receivables, tangible assets, intangible assets, investments, and other financial assets. In developing the assumptions relating to the possible future uncertainties in the economic conditions because of this pandemic, the Company, as at the date of approval of these financial results has used internal external sources of information. The impact assessment of COVID-19 is a continuing process given the uncertainties and the Company will continue to closely monitor the development.

52. Earning Per Shares

(Rs. in Lakhs)

	As at 31st Mar-2022	As at 31st Mar-2021
a) Net Profit/(Loss) after tax available for equity shareholders	(634.08)	(769.61)
b) Weighted average number of Basic Equity Shares of Rs.10/-each outstanding during the year.(No.of shares in Lacs)	339.86	339.86
c) Weighted average number of Diluted Equity Shares of Rs.10/-each outstanding during the year.(No.of shares in Lacs)	339.86	339.86
d) Basic Earning Per Shares (Rs) a/b	(1.87)	(2.26)
e) Diluted Earning Per Shares (Rs) a/c	(1.87)	(2.26)

53 The previous year's figures have been reworked, regrouped, rearranged and reclassified wherever necessary and practicable. Amounts and other disclosures for the preceding year are included as an integral part of the current year financial statements and are to be read in relation to the amounts and other disclosures relating to the current year.

For KHANDELWAL RAY & CO. Chartered Accountants (FR NO.302035E)

CA S KHANDELWAL Partner Membership No. 054451 Kolkata

Dated: 30th May, 2022

Padhamanabhan Vasavan Executive Director & CFO DIN: 08396593

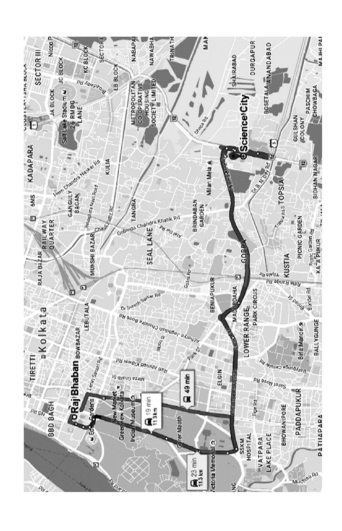
DIN: 00035091

Kishor Jhunjhunwala

Director

Ravendra Pal Singh **Director** DIN: 07602850

Bharatiya Bhasha Parishad, Conference Hall, 36A, Shake speare Sarani, Kolkata - 700 017 Route Map to 34th Annual General Meeting of the Company



UNIWORTH LIMITED

CIN: L17299WB1988PLC044984

Registered Office: Rawdon Chambers, 11A Sarojini Naidu Sarani, 4th Floor, Unit 4B, Kolkata - 700 017

Phone: +91(33) 4006 1301, 4072 6028, Email: uniworthlimited@gmail.com

ELECTRONIC VOTING PARTICULARS

EVEN	(Electronic Voting Event Number)	User ID	Password
Note : Ple	ease bring the Attendance Slip duly	signed to the meeting and hand it over at the	Entrance of the Meeting Hall.
- ﴾< -		ATTENDANCE SLIP	
/We here 10.30 A.W	by record my/our presence at the 3 1. at Bharatiya Bhasha Parishad, Co	4th Annual General Meeting of the Company, onference Hall, 36A, Shakespeare Sarani, Ko	held on Thursday, September 29, 2022 at Ikata - 700 017
Folio No	/DP ID & Client ID :		
Share H	olding:		
Serial N	o :		
Name :			
Name(s) of Joint Holder(s), if any :		
Address			
	I		
	Proxy's Name in Block Letters		Member's/Proxy's Signature
Nata i Dia	•	d to the meeting and hand it over at the Entra	• •
- 🌬 –	ease bring the Attendance Slip signe		
·			PROXY FORM : MGT-11
	JNIWORTH LIMITED IN: L17299WB1988PLC04498		TROXI FORM : MOT-TI
		Jaidu Sarani, 4th Floor, Unit 4B, Kolkata 700 017 · Phone : +91(3	3) 4006 1301, 4072 6028, Email: uniworthlimited@gmail.com
	[Pursuant to Section 105(6) of the Co	mpanies Act, 2013 and Rule 19(3) of the Companies (Managem	nent and Administration) Rules, 2014]
Name of t	the Member(s)		
	` '		
E-mail ID	:		
I/We, bei	ng the Member(s) of UNIWORTH LIM	ITED, holdingEquity Shares of	the above named Company, hereby appoint:
,		Address	
		Signature:	-
,		Address	
		Signature :	•
,		Address	
		Signature :	
		on my/our behalf at the 34th Annual General Meeting of the 36A, Shakespeare Sarani, Kolkata - 700 017 at any ad	
S. No.		Resolutions	
Ordinary E			
1.	Adoption of Audited Financial Statements and Auditors thereon.	of the Company for Financial Year ended 31st March 2	021 together with the Reports of the Board of Directors
2.	Appointment of Mr. Ravendra Pal Singh (I	DIN: 07602850) as a director liable to retire by rotation.	
3.	Appointment of Khandelwal Ray & Co. Ch	artered Accountants (Firm Registration No.302035) as S	tatutory Auditors of the Company.
Special Bu			
4.		than (DIN: 08396593) as an Executive/Whole-time Dire	ctor of the Company.
5.	Ratification of the remuneration of Cost Au		
_	day of		Affix
_		Signature of	Proxyholder(s)Revenue
2	not less than 48 hours before the cor	tement and Notes, please refer to the Notice of Ar	

If undelivered, please return to:

UNIWORTH LIMITED

Rawdon Chambers 11A, Sarojini Naidu Sarani 4th Floor, Unit 4-B Kolkata - 700 017, West Bengal