

MAURIA UDYOG LIMITED

(AN ISO 14001 & OHSAS 18001 CERTIFIED COMPANY)
Works:Sohna Road, Sector-25, Faridabad-121004 (Haryana), INDIA
Ph. +91-129-4092000, Fax: +91-129-2231220, Visit us: www.mauria.com

CIN: L51909WB1980PLC033010; e-mail Id- mauria@mauria.com

September 07, 2022

To.

BSE Limited

The General Manager

Listing Operations, P J Towers, Dalal Street

Mumbai – 400001 Scrip Code: 539219 Calcutta Stock Exchange Ltd.

7, Lyons Range, Kolkata – 700 001

Dear Sir,

BSE: Scrip code: 539219

Sub: Outcome of Meeting of Board of Directors of the Company held on Wednesday, September 07, 2022

Pursuant to Regulation 34(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find enclosed herewith the 42nd Annual Report of the Company, being sent to the shareholders of the Company.

You are requested to take the enclosed document on your records.

Yours faithfully,

For Mauria Udyog Limited

Divya Agaswa

(Divya Agarwal)

Company Secretary & Compliance Officer

GOVT. RECOGNISED EXPORT HOUSE



42nd

Annual Report & ACCOUNTS 2021-2022

MAURIA UDYOG LIMITED

CIN: L51909WB1980PLC033010

(ANISO:9001,ISO:14001 & OHSAS 18001 Certified Company)

Exporters & Manufacturers of LPG Cylinders, Self Closing Valves,

Domestic Pressure Regulators

A Government Recognized Export House

BOARD OF DIRECTORS

SHRI N. K. SUREKA (DIN: 00054929) MANAGING DIRECTOR

SMT. DEEPA. SUREKA (DIN: 00060284)
SMT. VEENA AGGARWAL (0060415)
DIRECTOR
SRI. RANNVEER SINGH RISHI (DIN: 08253892)
DIRECTOR
SMT. SUJATA KUMAR (DIN: 01310030)
SHRI RANNVIJAY SINGH RISHI (08974731)
DIRECTOR
SHRI BIRENDRA KUMAR (08666368)
DIRECTOR

COMPANY SECRETARY : ACS DIVYA AGARWAL

CHIEF FINANCIAL OFFICER: SHRI D.K. GUPTA

STATUTORY AUDITORS : M/S NKSC & Co.

CHARTERED ACCOUNTANTS
DELHI OFFICE: 208, VATS MARKET

(SHIVA MARKET),

PITAMPURA, DELHI-110034

COST AUDITORS : M/S JAI PRAKASH & CO.,

172-B, BHIKAM COLONY, MAIN TIGAON ROAD,

BALLABGARH, FARIDABAD-121004

SECRETARIAL AUDITORS : JYOTI ARYA & ASSOCIATES.

K-009, DDA LIG FLATS, POCKET-C, MOLARBAND, NEW DELHI-110076

BANKERS : KARNATAKA BANK LIMITED

ALLAHABAD BANK ANDHRA BANK

JANA SMALL FINANCE BANK

REGISTERED OFFICE: ANAND JYOTI BUILDING

ROOM NO. 107, 1^{ST} FLOOR 41, NETAJI SUBHAS ROAD

KOLKATA-700 001

HEAD OFFICE: 602, CHIRANJIV TOWER

43, NEHRU PLACE NEW DELHI -110 019

WORKS : NEAR GOUCHI OCTROI POST

SOHNA ROAD, SECTOR-25, FARIDABAD-121 004 HARYANA (INDIA)

REGISTRAR & TRANSFER

AGENTS

M/S. BEETAL FINANCIAL & COMPUTER SERVICES (P) LTD., BEETAL HOUSE, 99, MADANGIR, BEHIND LOCAL SHOPPING CENTRE, NEAR DADA HARSUKH DASS MANDIR, NEW

DELHI - 110062.

SHARES LISTED AT : - BOMBAY STOCK EXCHANGE LTD. (BSE)

- CALCUTTA STOCK EXCHANGE LTD. (CSE)

NOTICE

NOTICE IS HEREBY GIVEN that the Forty-Second (42nd) Annual General Meeting of the Members of MAURIA UDYOG LIMITED will be held on Friday, the 30th September, 2022 at 03:00 P.M. through Video Conferencing("VC") or Other Audio-Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Financial Statements of the Company including the Audited Balance Sheet as at 31st March, 2022, Statement of Profit and Loss for the year ended March 31, 2022 together with the reports of the Board of Directors and the Auditors.
- **2.** To appoint a director in place of Shri Navneet Kumar Sureka (DIN: 00054929), who retires by rotation and, being eligible, offers him-self for re- appointment.

SPECIAL BUSINESS:

3 To approve entering into Transactions with Related Parties u/s 188 of the Companies Act, 2013

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

"RESOLVED THAT pursuant to the provisions of Regulation 23 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and Section 188 of the Companies Act, 2013 and other applicable provisions, rules, regulation for the time being in force, and also pursuant to consent of Audit Committee, consent of the shareholders be and is hereby accorded to the Board of Directors for entering into related party transactions by the Company with effect from 1st April, 2022 upto a maximum amount per annum as specified herein below:

MAXIMUM VALUE OF CONTRACT/ TRANSACTION (PER ANNUM) WEF 1 ST APRIL, 202					
	Trans	actions define	d u/s 188(1)	of the Companies	
			Act,2013		
Name of the related parties and name of the	Sale,	Selling/Leas	Leasing	Availing or rendering	Others
Directors or Key Managerial Personnel	purchase	ing or	of	of any services;	
who is related, if any alongwith nature of	or supply	otherwise	property	Appointment of any	
their relationship:	of any	disposing of	of any	agent for purchase or	
	goods	or buying	kind	sale of goods;	
Sh. N.K. Sureka, Managing Director and	/material	property of		materials, services or	
Smt. Deepa Sureka Director being the		any kind		property, availing	
Promoter Directors and/or their relatives				corporate guarantee or	
are interested as Directors, Shareholders or				collaterals etc.	
Partners in the following Companies, Trust,					
Society/Firms/ LLP.					
COMPANIES					
Jotindra Steel & Tubes Ltd.	50	50	10	50	50
Quality Synthetic Industries Ltd.	20	20	5	20	75
Srinarayan Rajkumar Merchants Ltd.	20	20	5	20	75
Deepak Hotels Private Ltd.	5	5	5	200	75
Bihariji Ispat Udyog Ltd.	20	20	5	100	100
Taanz Fashions India Private Ltd.	5	5	5	25	50
Veshnoudevi Properties Pvt. Ltd.	5	5	5	100	50
Vee Em Infocentre Private Ltd	5	5	5	100	50
J.S.T. Engineering Services Ltd.	5	5	5	100	50

42^{na} ANNUAL REPORT

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TRUST SOCIETY/FIRMS/ LLP/JOINT VENTUR/SUBSIDIARIES-Sureka Public Charity Trust	50	50	50	50	75
Directors/KMPs/Relatives of directors/ other firms and companies in which directors have interest as per section 2(76) of the Companies Act, 2013	5	5	2	2	5

Note: Terms and conditions of transactions to be entered into with the above named parties are subject to and to be agreed upon and approved from time to time by the Board of Directors.

"RESOLVEDFURTHER THATfor the purpose of giving effect to this Resolution, the Board of Directors and/or any Committee thereof be and is hereby authorized to do all such acts, deeds and things and matters as the Board of Directors and/or Committee thereof may in its absolute discretion consider necessary, proper, expedient or appropriate."

4 To approve the remuneration of the Cost Auditors for the financial year ending March, 2022

To consider and if thought fit, to pass, 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 and Companies (Audit and Auditors) Rules, 2014(including any statutory modification(s) or re-enactment thereof, for the time being in force, Jai Prakash &Co., the Cost Auditors (Firm Regd. No.-100572) appointed by the Board of Directors of the Company, to conduct the Audit of the cost records of the Company for the financial year ending March, 31, 2022, be paid remuneration of ₹ 55,000/-"(Rupees Fifty-five Thousand Only).

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

By Order of the Board of Directors
MAURIA UDYOG LIMITED
SD/(DIVYA AGARWAL)
COMPANY SECRETARY
ROOM NO. 107, 1STFLOOR,
ANAND JYOTI BUILDING,
41, NETAJI SUBHAS ROAD,
KOLKATA-700001
(WEST BENGAL)
CIN: L51909WB1980PLC033010

Date: September 07, 2022.

Notes:

- As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020. MCA vide Circular No. 02/2022 dated 05th May, 2022, has allowed companies to conduct their AGM (which are due in the year 2022) through VC or OAVM up to 31st December, 2022 in accordance with the requirements provided in paragraphs 3 and 4 of the MCA Circular No. 20/2020 dated 05th May, 2020. The forthcoming 42nd AGM of Mauria Udyog Ltd. will thus be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM
- 2. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, , the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM/EGM through VC/OAVM and cast their votes through e-voting.

Since the AGM will be held through VC or OAVM, no Route Map is being provided with the Notice.

- 3. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with **National Securities Depository Limited** (**NSDL**) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by .NSDL
- 4. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 5. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.mauria.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com. The AGM Notice is also disseminated on the website of NSDL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e.www.evotingindia.com.
- 7. The AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020 and MCA Circular No. 17/2020 dated April 13, 2020 and MCA Circular No. 20/2020 dated May 05, 2020.

8. Dispatch of Annual Report through E-mail

In accordance with the MCA Circulars and the said SEBI Circular dated May 12, 2020, the Notice alongwith the Annual Report of the Company for the financial year ended March 31, 2022, will be sent only through e-mail, to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the "RTA"), i.e., M/s.BEETAL Financial & Computers Services Pvt. Ltd. or the Depository Participant(s). The Notice and the Annual Report for the financial year ended March 31, 2022 shall be available on the websites of the Company *viz.*, *www.mauria.com* of the Stock Exchanges where Equity Shares of the Company are listed. The Notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e., Central Depository Services (India) Limited (CSDL), *viz.*, www.evotingindia.com

- 9. Only registered members of the Company holding shares as on **the Cut-off date** decided for the purpose, being Fri**day**,23rdSeptember, 2022 or any proxy appointed by such registered member may attend and vote at the Annual General Meeting as provided under the provisions of the Companies Act, 2013.
- 10. The Register of members and share transfer books of the Company will remain closed from Saturday, 24th September, 2022 to Friday, the 30th September, 2022 (both days inclusive).
- 11. Explanatory Statement as required under Section 102(1) of the Companies Act, 2013, relating to the Special Business to be transacted at the Meeting is annexed hereto.
- 12. SEBI mandates transfers of securities only in dematerialized mode vide Notification No.: SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018. In view of the above and to avail various benefits of dematerialization, members are advised to dematerialize shares held by them in physical form.

- 6. SEBI mandates updation of Shareholders' PAN and Bank details vide SEBI Circular No.: SEBI/HO/MIRSD/DOP1/CIR/P/2018/24 dated June 08, 2018. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical form are required to submit their PAN details to the Registrar and Share Transfer Agent of the Company.
- 7. SEBI has mandated the submission of Permanent Account Number (PAN) by every participant in the securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their depository participant(s). Members holding shares in physical form are required to submit their PAN details to the Registrar and Share Transfer Agent of the Company.
- 8. Additional information, pursuant to Regulation 36 of the Listing Regulations, in respect of directors seeking appointment/re-appointment at the AGM, forms part of the Notice.
- 9. All the documents referred to in the notice will be available for inspection at the Company's registered office during normal business hours on all working days upto the date of AGM. The Register of Directors and Key managerial Personnel and their shareholding, maintained under section 170 of the Companies Act 2013(Act), and the Register of Contracts or Arrangements in which directors are interested, maintained under section 189 of the Act, will be available for inspection by the members at the AGM.
- 10. Members whose shareholding is in electronic mode are requested to direct change of address, contact details and bank account details, in case of change, to their respective depository participant(s). Members holding shares in physical form are requested to update their addresses and contact details with the Registrar and Share Transfer Agent of the Company, if there is any change.
- 11. In terms of section 101 of the Companies Act 2013, read together with the rules made thereunder, the Company forwarded soft copies of all the documents to be sent to the shareholders including the General Meeting notices along with Audited Accounts and requisite reports thereon to all those members who have registered their e-mail ids with their respective DPs or with the Share Transfer Agent of the Company. Please note that these documents are also available on the Company's Website at www.mauria.com. All the members are requested to ensure to keep their e-mail addresses updated with the Depository Participants or by writing to the Company at secretarial@mauria.com quoting their folio number(s) or their DP/ CLIENT IDs.
- 12. Voting Rights: Shareholders holding equity shares shall have one vote per share as shown against their holding and shareholders.

13. Voting through electronic means:

- a. Pursuant to the provisions of Section 108 of the Companies Act, 2013 and the Rules made thereunder and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a member of the Company holding shares either in physical form or in dematerialized form may exercise his right to vote by electronic means in respect of the resolution(s) contained in this notice.
- b. The Company is providing facility for voting by electronic means to its members to enable them to cast their votes through such voting. The Company has engaged the services of **National Securities Depository Limited (NSDL)** to provide remote e-voting facility (i.e. the facility of casting votes by a member by using an electronic voting system from a place other than the venue of a general meeting).
- c. The Company shall also provide facility for voting through Ballot/polling paper which shall be available at the meeting and members attending the meeting who have not already casted their vote by remote e-voting shall be able to exercise their right to vote at the meeting
- d. The members who have exercised their vote by remote e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.
- e. The Board of Directors have appointed M/s A G D & Associates, Chartered Accountant (FRN: 033552N), Faridabad in practice as the Scrutinizer, for conducting the voting / poll and remote e-voting process in a fair and transparent manner.
- f. The cut-off date for the purpose of voting (including remote e-voting) in the meeting is **Friday**, 23rd **September**, 2022,
- g. Members are requested to carefully read the instructions for remote e-voting before casting their vote.

h. The remote e-voting facility will be available during the following period after which the portal shall forthwith be blocked and shall not be available:

COMMENCMENT OF E-VOTING	END OF E-VOTING
Tuesday, 27 th September, 2022 at 10.00 A.M	Thursday, 29 th September 2022 at 5.00 P.M.

Persons who have acquired shares and became members of the Company after dispatch of the Notice of AGM but before the **cut-off date** of **Friday**, 23rd **September**, 2022, may obtained their user ID and password for e-voting from the Company's Registrar and share transfer Agent or NSDL.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTINGARE AS UNDER:-

The remote e-voting period begins on Tuesday, 27th September, 2022 at 10:00A.M. and ends on Thursday, 29th September, 2022 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. Friday, 23rd September, 2022 may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Friday, 23rd September, 2022.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned 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 December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

Login memod for marvic	dual shareholders holding securities in demat mode is given below:			
Type of shareholders	Login Method			
Individual	1. Existing IDeAS user can visit the e-Services website of NSDL Viz.			
Shareholders holding	https://eservices.nsdl.com either on a Personal Computer or on a mobile.			
securities in demat	On the e-Services home page click on the "Beneficial Owner" icon			
mode with NSDL.	under "Login" which is available under 'IDeAS' section, this will			
	prompt you to enter your existing User ID and Password. After			
	successful authentication, you will be able to see e-Voting services under			
	Value added services. Click on "Access to e-Voting" under e-Voting			
	services and you will be able to see e-Voting page. Click on company			
	name or e-Voting service provider i.e. NSDL and you will be re-directed			
	to e-Voting website of NSDL for casting your vote during the remote e-			
	Voting period Ifyou are not registered for IDeAS e-Services, option to			
	register is available at https://eservices.nsdl.com . Select "Register"			
	Online for IDeAS Portal" or click at			
	https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp			
	2. Visit the e-Voting website of NSDL. Open web browser by typing the			
	following URL: https://www.evoting.nsdl.com/ either on a Personal			
	Computer or on a mobile. Once the home page of e-Voting system is			
	launched, click on the icon "Login" which is available under			

'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or **e-Voting service provider i.e. NSDL**and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

3. Shareholders/Members can also download NSDL Mobile App "**NSDL Speede**" facility by scanning the QR code mentioned below for seamless voting experience.



Individual
Shareholders holding
securities in demat
mode with CDSL

- 1) 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/loginorwww.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. NSDLwhere 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. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. 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 e-Voting 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.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP 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. Password details for shareholders other than Individual shareholders are given below:

- a) If you are already registered for e-Voting, then you can user 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, please follow steps mentioned below in **process for** those shareholders whose email ids are not registered.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "<u>Forgot User Details/Password?</u>"(If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) <u>Physical User Reset Password?</u>" (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 etc.
 - 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 electronicallyon 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.

i.

General Guidelines for shareholders

- 1. 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 e-mail to office@agdassociates.in with a copy marked to evoting@nsdl.co.in.Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. 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.
- 3. 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 1020 990 and 1800 22 44 30 or send a request to Ms. Sarita Mote, Assistant Manager at evoting@nsdl.co.in

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to secretarial@mauria.com
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to secretarial@mauria.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.in for procuring user id and password for e-voting by providing above mentioned documents.
- 4. 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.

INSTRUCTIONS FOR SHAREHOLDERSATTENDING THE AGM/EGM THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

- 1. The procedure for attending meeting &e-Voting on the day of the AGM/EGM is same as the instructions mentioned above for e-voting.
- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM/EGM.

- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM/EGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the EGM/AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the EGM/AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

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

- 1. For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to **Company/RTA email id** secretarial@mauria.com
- 2. For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)
- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

EXPLANATORY STATEMENT

(Pursuant to Section 102 (1) of the Companies Act, 2013("the Act"), attached to the Notice dated 07th September, 2022 convening the 42nd Annual General Meeting)

Item No.03

Ordinary Resolution

In the light of provisions of the Companies Act, 2013, the Board of Directors of your company seeks to obtain overall consent of the shareholder with monetary annual limits that the Board of Directors may enter into with its Related Parties (as defined under the Companies Act, 2013) from time to time for the financial year 2022-23 and beyond depending upon the business exigencies as it would be in compliance of and consistent with the requirement of obtaining prior approvals of the shareholders for each and every Related Party transactions.

All prescribed disclosures as required to be given under the provisions of Companies Act, 2013 and the Companies (Meeting of the Board and the Powers) Rules, 2014 are given in Resolution No. 03 under Special Business of the Notice in the tabular format for the kind perusal of the members.

Members are hereby informed that pursuant to the second proviso of section 188(1) of Companies Act, 2013, no member of the company shall vote on such Ordinary resolution to approve any contract or arrangement which may be entered into by the company, if such member is a related party.

The Board of Directors of your company has approved this item in the Board Meeting held on 07th September, 2022 and recommends the Resolution as set out in the Notice for the approval of members of the Company as an Ordinary Resolution.

Also, it is to note that all entities falling under the related parties shall not vote to approve the transaction as set out at Item no. 03, irrespective whether the entity is party to the said transaction or not.

Except Promoter Directors and Key Managerial Personnel of the Company and their relatives, no other Director or any other person is concerned or interested in the Resolution.

Item No.04

Ordinary Resolution

The Board, on the recommendation of the Audit Committee, has approved the appointment and remuneration of the Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending March 31, 2022 as per the following details:

SI.No.	Name of the Cost Auditor	Industry	Amount of Fee
1.	M/s Jai Prakash &Co.	Steel(LPG Cylinder)	₹ 55000
2.	M/s Jai Prakash &Co.	Machinery & Mechanical Appliances (Regulators & Valves)	

In accordance with the provisions of Section 148 of the Act, read with the Companies (Audit and Auditors)Rule, 2014, the remuneration payable to the Cost Auditors has to be ratified by the shareholders of the Company.

Accordingly, consent of the members is sought for passing an Ordinary Resolution set out at Item No. 04 under special business of the Notice for ratification of the remuneration payable to the Cost Auditors for the financial year ending 31st March, 2022.

None of the Directors, Key Managerial Personnel of the Company and their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out at item No. 04 under Special Business of the Notice.

The Board recommends the Ordinary Resolution set out at Item No. 04 under Special Business for approval by the shareholders.

By Order of the Board of Directors

MAURIA UDYOG LIMITED
Sd/
(DIVYA AGARWAL)

COMPANY SECRETARY

ROOM NO. 107, 1STFLOOR,
ANAND JYOTI BUILDING,
41, NETAJI SUBHAS ROAD,

KOLKATA-700001-(WEST BENGAL)
CIN: L51909WB1980PLC033010

Date: September 07, 2022

ANNEXURE

PURSUANT TO REGULATION 36 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND SECRETARIAL STANDARD - 2 ISSUED BY THE INSTITUTE OF COMPANY SECRETARIES OF INDIA (ICSI) INFORMATION ABOUT THE DIRECTOR PROPOSED TO BE REAPPOINTED/APPOINTED UNDER IS FURNISHED AS BELOW:

Name of Directors	Shri Navneet Kumar Sureka
DIN	00054929
Date of Birth	16-09-1973
Date of First Appointment/ reappointment on Board	29-07-1997 /01-04-2021
Designation	Managing Director
Qualification	Graduate
Nationality	India
Expertise in specific functional area	He is an industrialist with vast experience in Finance and accounts and as Director/Managing director of NBFC for almost two decades.
Relation with other Directors	Not related to any other Directors of the company except with Mrs. Deepa Sureka, being his spouse
List of public companies in which directorship held(including foreign Companies)	-Mauria Udyog LtdQuality Synthetic Industries Ltd.
Listed entities in which membership of Committee of Board held.	-Mauria Udyog Ltd 1. Audit Committee 2.CSR Committee 2.Nomination/&Remuneration Committee 3.Share Transfer Committee 3.Share Transfer Committee
Listed entities from which resigned during past three years	1.Bihariji Ispat Udyog Ltd. resigned wef 23/02/2022
Shareholding in the Company	221,53,400 Equity shares of Rs. 1/-each as on 31.03.2022

DIRECTORS REPORT TO THE SHAREHOLDERS OF THE COMPANY

TO THE MEMBERS

Your Directors have the pleasure in presenting the 42nd Annual Report together with the Audited Accounts of the company for the year ended 31st March, 2022.

FINANCIAL RESULTS

The Financial Results for the year ended 31st March, 2022 are as under:

Rs. in Lacs

PARTICULARS	2021-22	2020-21
Revenue From Operations	24113.36	13093.12
Other Income	496.84	742.09
Total Income	24610.20	13835.21
Cost of materials consumed	13233.51	6585.76
Purchases of Stock-in-Trade	408.94	73.50
Changes in inventories of finished goods, Stock-in-Trade and Work-in-	847.62	888.45
progress		
Employee benefits expense	915.84	556.58
Finance Cost	557.01	758.09
Depreciation and amortization expense	342.03	414.39
Other expenses	9143.06	12681.47
Total Expenses	25448.01	21958.24
Profit(loss) before exceptional items and tax	(837.81)	(8123.03)
Exceptional items	-	ı
Profit/(loss) before tax	(837.81)	(8123.03)
Tax Expenses		
(1) Current tax	-	23.74
(2) Deferred tax	(613.41)	(2205.61)
Profit/(loss) for the year after tax	(224.40)	(5941.17)
Other Comprehensive Income	2.42	(48.91)
Total Comprehensive Income for the period	(221.98)	(5990.08)
Earnings Per Share (Basic / Diluted) (₹)	(0.17)	(4.46)

PERFORMANCE REVIEW

The Gross revenues has touched Rs.**24610.20** Lacs compared toRs.**13835.21**Lacs last year which is 77.88% higher than last year. However company is still under the red with after -tax loss at(**224.40**) **Lakhs** for 2021-22 closed on March 31, 2022. Total Comprehensive Income for the period stands at **Rs.**(**221.98**) Lakhs compared to **Rs.** (**5990.08**) **Lakhs** last year.

The Company has adopted Indian Accounting Standards (IND AS) prescribed under the Companies Act, 2013 read with relevant rules thereunder, with effect from April 1, 2017 and accordingly financial statements have been prepared in accordance with Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended by the Companies (Indian Accounting Standards) (Amendments) Rules, 2016.

FUTUREOUTLOOK (STATE OF COMPANY'S AFFAIRS)

Uncertainty due to continuing Covid-19 pandemic - Given the dynamic nature of pandemic the Company will continue to monitor the evolving scenario for any material changes. Despite repeated waves of COVID-19 infection, supply chain disruption & inflation, Indian economy is expected to register a growth rate of 9.27% in FY 2022-23 indicating that overall economic activity has recovered from pre-pandemic levels.

Your directors are optimistic of better performance in turnover and profits during 2022-23 compared to previous year.

DIVIDEND

In view loss your directors do not recommend payment of any dividend for the year ended 31 March 2023.

During the year 2021-22 the Board of directors did not recommendpayment of interim-dividend.

RESERVES:

In view of losses incurred during the year no amount has been transferred to reserves.

SHARE CAPITAL

The paid-up equity share capital as on 31stMarch 2022stands at 1332.00 Lacs. There was no public issue, rights issue, bonus issue or preferential issue, etc. during the year. The Company has not issued shares with differential voting rights, sweat equity shares, nor has it granted any stock options.

However, during the year each of Equity shares of face value of Rs. 10/ were sub-divided into 10(Ten) Equity shares having face value of Re.1/each under **new ISIN** i.e. **INE150D01027.**

CAPITAL EXPENDITURE

Additions of Property, Plant & Equipment (gross) during the year under review amounted to Rs.649.12 Lakhs and net carrying value of Property Plant & Equipment stood at Rs. 5172.46 Lakhs as at 31st March, 2022.

FIXED DEPOSITS

The company has not accepted any deposits from public during the financial year under report and as such there were no fixed deposits outstanding as on 31st March,2022.

SUBSIDIARIES, JOINT VENTURE AND ASSOCIATE COMPANIES

The Company has no subsidiary, joint venture or associate.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

As on March 31, 2022there were no outstanding loans or guarantees covered under the provisions of Section 186 of the Act. The details of the Loans, Guarantees and Investments covered under the provisions of Section 186 of the Act are given in the notes to the Financial Statements.

RELATED PARTY TRANSACTIONS

A detailed report on contracts and arrangements made during the year 2021-22, transactions being in the ordinary course of business and at arm's length have been reported and annexed hereto in this report in the prescribed Form AOC-2 read with note no. 13 of the Financial Statements.

The terms & conditions of the above mentioned transactions are not prejudicial to the interest of the Company. The closing balances of such relatedparties, wherever outstanding, are not overdue.

NUMBER OF MEETINGS OF THE BOARD

Thirteen meetings of the Board of directors were held during the year 2021-22. For details of the meetings of the Board, please refer to the corporate governance report, which forms part of this report.

BOARD EVALUATION

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 Companies Act, 2013("the Act") and the corporate governance requirements as prescribed by Securities and Exchange Board of India ("SEBI") under Regulation 17(10) of Listing Obligations & Disclosure Requirements, Regulations, 2015. 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 member son 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.

FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTORS

The Company keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry. The details of various familiarization programme provided to the Directors of the Company is available on the Company's website www.mauria.com.

DISCLOSURE PURSUANT TO RULE 5 OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

Disclosure pursuant to Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rule, 2014 has been made in the prescribed Format and forms part of the Directors' Report as Annexure IV

SEPARATE MEETING OF INDEPENDENT DIRECTORS

In terms of requirements under Schedule IV of the Companies Act 2013 and the ListingRegulations, 2015, a separate meeting of the Independent Directors was held on 28/03/2022.

The Independent Directors at the meeting reviewed the following:-

- Performance of non independent Directors and board as a whole.
- Performance of the Chairperson of the Company, taking into account the views of executive Directors and non-executive Directors.
- Assess the quality, quantity and timeliness of flow of information between the Company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

LISTING ON STOCK EXCHANGES

With effect from Tuesday July 14, 2015, the scrips of your company got listed on BSE Limited (BSE) under the Direct Listing Route of BSE with Scrip Code 539219(bearing ISIN: INE150D01019).

Accordingly, as on date, the shares of your Company are listed on BSE as well as Calcutta Stock Exchange (CSE).

Market price data - High, Low during the each month in last financial year 2021-22 has been given under Corporate Governance Report.

CORPORATE GOVERNANCE

A detailed Report on Corporate Governance is given in "Annexure-A" to this report. In terms of Part E of Schedule V of SEBI (Listing Obligations and Disclosures Requirements) Regulations 2015 (Listing Regulations, 2015), the Compliance Certificate from the Practicing Company Secretary certifying compliance with conditions of Corporate Governance, as stipulated in Regulation 16 to 27 of Listing Regulations, 2015 with the Stock Exchange(s) where the shares of the company are listed, is also enclosed.

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:

- i. in the preparation of the annual accounts, the applicable accounting standards have been followed and there are no material departures;
- ii. 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;
- iii. 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;
- iv. they have prepared the annual accounts on a going concern basis;
- v. they have laid down internal financial controls to be followed by the Company and such internal financial controls are adequate and operating effectively;
- vi. they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

INTERNAL FINANCIAL CONTROL SYSTEM

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditors and external consultants and the reviews performed by management and the relevant Board committees, including the audit committee, the board is of the opinion that the Company's internal financial controls were adequate and effective during the financial year 2021-22.

DIRECTORS&KEY MANAGERIAL PERSONNEL/ INDEPENDENT DIRECTORS DECLARATION

Pursuant to the provisions of Section 149(7) of the Act, all Independent directors have submitted declarations that each of them meets the criteria of independence as provided in Section 149(6) of the Act and Regulation 16(1)(b) of the SEBI Regulations, 2015.

There has been following changes in the composition of Board of Directors and Key Managerial Personnel during the year 2021-22:

- ➤ Shri Akhil KumarSureka (DIN:00060206) who has resigned wefJanuary24, 2022
- > Smt. Deepa Sureka(DIN: 00060284) has joined the Board of directors as Whole-time Woman Director (Executive- Promoter) wefMarch28, 2022.
- > Shri Birendra Kumar (DIN:08666368) has joined the Board of directors as Director (Non-executive Independent) wefMarch 28, 2022.

As on March 31, 2022, the composition of Board of Directors was as follows:

S.No.	Name	Designation
1	Shri Navneet Kumar Sureka	Managing Director (Executive-Promoter)
2.	Smt. DeepaSureka	Whole-time Woman Director (Executive, Promoter)
3.	Smt. Veena Sureka	Director (Non-Executive, Non-Independent)
4.	Shri Rannveer Singh Rishi	Director (Non-Executive Independent)
5.	Smt. Sujata Kumar	Director (Non-Executive Independent)
6.	Shri Rannvijay Singh Rishi	Director (Non-Executive Independent)
7.	Shri Birendra Kumar	Director (Non-Executive Independent)

All additional directors appointed during the year viz. Smt. Deepa Sureka& Sh. Birendra Kumar have been regularized by the shareholders of the company vide resolutions passed on June 25, 2022.in their extra ordinary general meeting held through Postal Ballot/remote E-voting.

There has been no Change in the composition of directors/KMP after March 31, 2022 till the date of signing of Annual Report.

Also, during the financial year 2021-22, the non-executive directors of the Company had no pecuniary relationship or transactions with the Company.

As per the provisions of Companies Act, 2013, ShriNavneet Kumar Sureka (DIN: 00054929) retires by rotation and being eligible has offered himself for reappointment in the 42stAnnual General Meeting.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION AND OTHER DETAILS

The Company's policy on directors' appointment and remuneration and other matters provided in Section 178(3) of the Act has been disclosed in the corporate governance report, which forms part of the directors' report.

INSIDER TRADING POLICY

The Company's policy on insider trading has been uploaded on the web-site of the company <u>www.mauria.com</u> and all necessary steps have been taken to comply with the said policy.

VIGIL MECHANISM / WHISTLE BLOWER POLICY

Your directors have established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism. The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the codes of conduct or ethic policy. This mechanism also provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

We affirm that no personnel has been denied access to the audit committee.

During the year 2021-2022, no such report were made to the Chairman of Audit Committee

RISK MANAGEMENT POLICY

The Company has developed and implemented the Risk Management Policy and the Audit Committee of the Company reviews the same periodically. The Company recognizes that risk is an integral and unavoidable component of business and hence is committed to managing the risk in a proactive and effective manner. The Company's Management systems, organizational structures, processes, standards, code of conduct and behaviors together form the Risk Management System of the Company and are managed accordingly.

The common risks faced by the Company include Raw Material Procurement Risk, Environment & Safety Risk, Market Risk, Technology risk, Business Operational Risk, Reputation Risk, Regulatory & Compliance Risk, Human Resource Risk Working Capital and Business continuity Risk. Your Company has well defined processes and systems to identify, assess & mitigate the key risks. A platform for exception reporting of violations is in place which is reviewed regularly and remedial measures are being undertaken immediately.

COMMITTEES OF BOARD OF DIRECTORS

CORPORATE SOCIAL RESPONSIBILITY AND GOVERNANCE COMMITTEE

Your directors, the Management and all of the employees subscribe to the philosophy of compassionate care. We believe and act on the ethos of generosity and compassionate care, characterized by willingness to build a society that works for everyone. This is the cornerstone of our CSR policy. The web-link of Company's CSR Policy alongwith Projects approved for making expenditure is enumerated at https://mauria.com/policies/. There has been no change in policy as well as the project approved for the FY 2022-23.

Company continues to undertake the CSR work during the year under review on a voluntary basis over and above what has been required under CSR guidelines. The CSR activities are overseen by the Chairman and the Managing Director on a regular basis. The Annual report on the CSR Activities forming part of this Report is annexed hereto.

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Your directors have constituted the Corporate Social Responsibility (CSR) Committee comprising of Shri Navneet Kumar Sureka as Chairman, and Smt. Sujata Kumar and Shri Rannveer Singh Rishi as members.

The said committee has formulated and recommended to the Board, a Corporate Social Responsibility Policy (CSR Policy) indicating the activities to be undertaken by the Company, monitoring and implementing of the CSR Policy and recommending the amount to be spent on the CSR activities.

During the year 2021-2022, the CSR Committee met twice and provided status updates to the Board of directors of the company.

Your company's investment in CSR activities for the year 2021-22 was Rs. 27.74 Lakhs which is above the requirement of minimum 2 % of the average profits of the company for the last three years.

AUDIT COMMITTEE

The constitution of the Audit Committee is in accordance with the requirements of Section 177 of the Companies Act, 2013(here-in-after known the "Act") and Regulation 18 of the Listing Regulations, 2015. As on March 31, 2022 this committee comprises of three non-executive directors viz. Shri Rannveer Singh Rishi, Shri Navneet Kumar Sureka& Smt. Sujata Kumar with Shri Rannveer Singh Rishi as the Chairman of the audit committee. There have been no change in the composition of this committee during the year under review.

The details of terms of reference of the audit committee, number and dates of meetings held, attendance of Directors during the year 2021-22 are given in the Corporate Governance Report forming part of this Annual Report.

The primary objective of the Committee is to monitor and provide effective supervision of the Management's financial reporting process to ensure accurate and timely disclosures,

NOMINATION AND REMUNERATION COMMITTEE

. As on March 31, 2022 this committee consisted of following directors:

Sl. No	Name of Members	Category	Designation
1	Shri Rannveer Singh Rishi	Non-Executive-Independent	Chairman
2	Smt. Sujata Kumar	Non-Executive-Independent	Member
3	Sh. Rannvijay Singh Rishi	Non-Executive-Independent	Member

There has been no change in the Nomination & Remuneration Committee during the year under review

The said committee has been entrusted with the responsibility of formulating and recommending to the Board a policy relating to the remuneration of the directors, key managerial personnel and other employees; formulation of criteria for evaluation of Independent Directors and the Board, devising a policy on Board diversity and identifying persons who are qualified to become directors and who may be appointed in senior management and to recommend to the board their appointment and removal.

The details of number and dates of meetings held, attendance of NRC during the year are given in the Corporate Governance Report forming part of this Annual Report.

During the year 2021-2022, Nomination & Remuneration committee met twice and provided status updates to the Board of directors of the company.

STAKEHOLDERS' RELATIONSHIP COMMITTEE

As on March 31, 2022 this committee consisted of following directors:-

Sl. No	Name of Members	Category	Designation
1	Shri Rannveer Singh Rishi	Non-Executive-Independent	Chairman
2	Smt. Sujata Kumar	Non-Executive-Independent	Member
3	Sh. Rannvijay Singh Rishi	Non-Executive-Independent	Member

There has been no change in composition of the Nomination & Remuneration Committee during the year under review.

The Stakeholders' Relationship Committee shall consider and resolve the grievances of security holders of the company.

During the year 2021-2022, Stakeholders Committee met Four-times and provided status updates to the Board of directors of the company which is elaborated under corporate governance report forming part of this report.

WEBLINK OF THE COMPANY:

The web address of the company is http://www.mauria.com, where annual return referred to in sub-section (3) of section 92 has been placed.

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

The Company has zero tolerance for sexual harassment at workplace and has adopted Prevention of Sexual Harassment policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

During the year 2021-2022, no complaints were received by the Company related to sexual harassment and hence no complaint is pending as on 31.03.2022 for Redressal.

MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION BETWEEN THE END OF THE FINANCIAL YEAR AND DATE OF THE REPORT

Consequent to the report of the forensic Auditor undertaken as per the direction of the Hon'ble Supreme Court of India to look into transactions between Amrapali group of companies and Sureka group of companies (Companies promoted by the Promoters), the Hon'ble Supreme Court vide order dated 02.12.2019 has directed Mauria Udyog Ltd & Company promoted by the Promoters other Sureka group of companies and their Directors viz Mr. Navneet Sureka and Mr. Akhil Sureka to deposit Rs. 167 Crores. In response to the order of the Hon'ble Supreme Court, it has filed an application on 09.12.2019 before the Hon'ble Supreme Court to accept the Title -deeds of immovable properties belonging to Sureka family members and associate companies (based on latest valuation report) worth amounting to Rs. 208.31 Crores and after reducing the incumbency amount of Rs. 39.34 Crores balance value of properties work out to Rs. 168.97 crores. Based on order of the Hon'ble Supreme Court, directors of the company has estimated a liability of Rs. 30.00 Crores as on 31.03.2020 and since original title-deeds of Immovable properties having gross value of Rs. 208.31 crores has already been deposited, as guarantee to supreme court, the liability arising from the order dated 02.12.2019 can be considered as settled and accordingly it has been recorded in books.

Impact of Covid-19: This pandemic has resulted in significant decrease in economic activities across all the sectors of economy including that of our company. The Company has considered the possible effects that may result from the COVID- 19 pandemic on the carrying value of property, plant and equipment, inventories, receivables and other assets. In developing the assumptions relating to the possible future uncertainties in the global economic conditions because of this pandemic, the Company, as at the date of approval of these financial statement has used internal and external sources of information and concluded that no adjustments are required to the financial results. Given the dynamic nature of pandemic the Company will continue to monitor the evolving scenario for any material changes.

EXPLANATIONS OR COMMENTS BY THE BOARD ON EVERY QUALIFICATION, RESERVATION OR ADVERSE REMARK OR DISCLAIMER MADE

1. By the Auditor in his report:

The Auditors' Report being self-explanatory requires no comments from the Directors.

2. By the Company Secretary in practice in his Secretarial Audit Report:

There are no qualifications, reservations, adverse remarks or disclaimer by the Secretarial Auditors in the Report issued by them for the financial year 2021-22 which call for any explanation from the Board of Directors.

DISCLOSURE OF RE-APPOINTMENT OF INDEPENDENT DIRECTOR AND JUSTIFICATION/RATIONALE FOR SUCH RE-APPOINTMENT

Smt. Deepa Sureka, whole-time-woman director(Promoter) and ShriBirendra Kumar an Independent director appointed during the year have been regularized by the shareholders of the company in their Extra Ordinary General Meeting through postal Balloton June 25,2022.

STATEMENT REGARDING OPINION OF THE BOARD WITH REGARD TO INTEGRITY, EXPERTISE AND EXPERIENCE (INCLUDING THE PROFICIENCY) OF THE INDEPENDENT DIRECTORS APPOINTED DURING THE YEAR

Detailed information relating to Shri Birendra Kumar an independent director who was appointed during the year has already been shared in the Notice of the EGM dated May 24, 2022 called and held through Postal Ballot and resolution passed/approved on June 25, 2022 by the shareholders.

NAMES OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR

Not applicable as the Company does not have any Subsidiary, Joint venture or Associate Company during the year under review.

SIGNIFICANT MATERIAL ORDERS PASSED BY THE REGULATORS

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

PERFORMANCE AND FINANCIAL POSITION OF EACH OF THE SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES

Not applicable as the Company does not have any Subsidiary, Joint venture or Associate Company during the year under review.

PARTICULARS OF REMUNERATION OF DIRECTORS/ KMPs/EMPLOYEES:-

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act read with Rule 5 (2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached as **Annexure** which forms part of this report.

<u>DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014</u>

The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2021-22, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2021-22 and the comparison of remuneration with the percentile increase in the managerial remuneration and justification thereof.

S. No.	Name of Director/ KMP	Ratio of Remuneration of Director to median remuneration of Employee	% Increase in the Remuneration	% increase in the median remuneration of employees	
1	NA	NA	NA	NA	NA

There has been no increase in the remuneration of employees including Managing director, Chief Financial Officer and company secretary during the financial year 2021-22 in view of financial conditions of the company.

Furtherit is hereby affirmed that the remuneration paid is as per the Remuneration Policy for Directors, Key Managerial Personnel and other Employees.

CHANGE IN THE NATURE OF BUSINESS, IF ANY

There is no change in the nature of business of your Company during the year under review.

CHANGE IN ACCOUNTING TREATMENT

There has been no change in the accounting policies during the period under review.

INTERNAL FINANCIAL CONTROLS

The Company has identified all key internal financial controls, which impacts the financial statements, as part of Standard Operating Procedures (SOPs). The SOPs are designed for all critical processes across all plants, warehouses and offices wherein financial transactions are undertaken. The SOPs cover the standard processes, risks, key controls and each process is identified to a process owner. The financial controls are tested for operating effectiveness through management ongoing monitoring and review process and independently by the Internal Audit. In our view the Internal Financial Controls, effecting the financial statements are adequate and are operating effectively.

STATUTORY DISCLOSURES

- -No Frauds Were Reported by Auditors Or Reported To Central Government In The Financial Year Ended On March 31, 2022.
- -None of The Directors of Your Company Is Disqualified as Per the Provisions of Section 164(2) Of the Act. The Directors of The Company Have Made Necessary Disclosures, As Required Under Various Provisions of The Act.

EXTRACT OF ANNUAL RETURN

The Annual Return for the financial year 2021-22 is available on the website of the Company at www.mauria.com

INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Ministry of Corporate Affairs had notified Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 effective from 07.09.2016. As per the Rules, Unclaimed/unpaid dividends / shares thereon are to be transferred to IEPF at the end of 7 years. The shares in respect of which dividend has not been paid or claimed for 7 consecutive years or more shall also be transferred to IEPF following the prescribed procedure. The company has issued public notice to enable to claim the shares. Such shares remaining unclaimed have to be transferred to IEPF Authority within the date prescribed. The holders of such shares or their legal heirs can reclaim the shares from the IEPF Authority through the Company following the due procedure.

DECLARATION ON COMPLIANCE WITH CODE OF CONDUCT

The Board of Directors has laid down Code of Conduct for all Board Members and Senior Management of the Company. The copy of Code of Conduct as applicable to the Directors (including Senior Management of the Company) is uploaded on the website of the Company www.mauria.com.

The Managing Director of the Company has issued a Declaration that the Members of the Board of Directors and Senior Management Personnel have affirmed compliance with the Code of Conduct of Board of Directors and Senior Management. As there is no Chief Executive Officer in the Company, this Declaration has been issued by the Managing Director of the Company which is appended to this Report,

CEO/CFO CERTIFICATION

In terms of the requirements of Regulation 17(8) read with Part B of Schedule II of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Managing Director and the CFO have submitted necessary certificate to the Board of Directors stating the particulars specified under the said Clause. The certificate has been reviewed by the Audit Committee and taken on record by the Board of Directors.

MANAGEMENT DISCUSSION & ANALYSIS

Outlook of Indian Economy:

With a GDP of \$3.1 trillion, India is the world's sixth-largest economy. The country has one of the highest GDP growth rates in the world.

The Indian economy grew by 8.7% during 2021-22. The economy is expected to perform better than expected in the second half of the year. For the next two fiscal years India is likely to grow with a robust growth-rate of more than 7.5 % & 6.5%. This means India will be fastest growing emerging economy in the world leaving China behind.

India's underlying economic fundamentals are strong and despite the short-term turbulence, its impact on the long-term outlook will be marginal.

Industry Overview:

As you are aware that your Company is engaged in the business of manufacturing and trading in varied products:

Liquefied Petroleum Gas (LPG):

With India's economic growth closely linked to energy demand, the need for oil and gas is projected to grow further, rendering the sector a fertile ground for investment.

Textile:

With consumerism and disposable income on the rise, the retail sector has experienced a rapid growth in the past decade. Changing lifestyles and increasing demand for quality products are set to fuel the need for apparel. The sector contributes 14% to industrial production, 4% to India's GDP and constitutes 13% of the country's export earnings.

The future for the Indian textile industry looks promising, buoyed by both strong domestic consumption as well as export demand.

COMPANY OVERVIEW AND SEGMENT-WISE AND PRODUCT-WISE PERFORMANCE

MAURIA UDYOG LIMITED (MUL) is an ISO 9001:2008 company certified by BSI, accredited by UKAS. MUL is also certified for OHSAS:18001:2007& ISO 14001:2004 by BSI for its Health Safety and Environmental Management Systems. We are a Govt. of India recognized TRADING HOUSE, for consistent export of our products to various parts of the world. Your company is largest manufacturer and exporter in India exporting its products to more than 75 countries across the world.MUL exports its products to practically every continent of the world. Products of the company meet all key international standard certification including certification for manufacture of cylinders according to DOT for BA/BW standard for USA in India.

In the recent past company has entered into American market.

The manufacturing Works is situated at Faridabad, on the outskirts of New Delhi in the NCR region.

You directors are optimistic of future growth of the company.

EXPOSURE TO EXPORTS OF LPG CYLINDERS

WELDED STEEL LPG CYLINDERS

Over the past 30 years MUL has produced the cylinders as per different international standards such as EN 1442, ISO 4706, SANS 4706, DOT 4BA, KS ISO 4706, ISO 22991, IS 3196, OS 120, NIS 69, AS 2469, AS 2470, SNI 1452, SLS 1178 and EN 13322-1. Customers such as BP, SHELL, TOTAL, BOC/LINDE, VITOGAZ and ADDAX etc. to name but a few have enjoyed our international quality at an affordable price. We have installed rigorous standards with modern equipment and a keen and well-trained workforce. We produce the cylinders from 4.0 litre(1.7kgs. gas capacity) to 120.0 litre (50.0 kgs.) for LPG and other gases such as ammonia and refrigerants.

The company has made export sales (FOB) during the financial year ended under report amounting to Rs.91.24 crores

We are committed to satisfy our customers by providing Quality Product which gives highest value for money.

We believe that employees are our most important asset through which we can reach the top in each category of our products and services. Therefore, we will emphasize on their continuous improvement through upgradation of relevant knowledge and training.

We commit ourselves to continuous growth, so as to fulfil the aspirations of our customers, employees and shareholders.

Committed ToQuality

We don't just manufacture products, we create satisfaction. Eurospa has deployed extensive resources to ensure the optimum quality of its products. The reiterative tests, the microscopic adherence to quality and inspection, all ensures that all Eurospaproducts are of world-class quality. We treat each and every product as a challenge, and every achievement a reason to set new goals.

MUL apart from manufacturing of LPG Cylinders, Valves, Regulators, Disposable Cylinders, Methyl Bromide Cylinders & Refillable Cylinders, being its main activity, has also undertaken the following:-

I. TERRY TOWEL DIVISION

The company undertakes manufacturing of terry towels in addition to cylinders. MUL has a top-of-the-line manufacturing facility to manufacture world-class terry towels as per the prevailing international standards.

Spread over 30,000 sq.ft., this unit boasts of an in-house and completely integrated infrastructure alongwith a talented pool of professionals from the textile industry.

The unit comprises of a modern facility and a weaving plant equipped with all the relevant machines. The ultra-modern Terry Towel Manufacturing Unit has the state-of-the-art technology sourced from Switzerland, Germany and Italy.

Your directors are pleased to inform that the total turnover of the Terry Towel Division during the year under report has been at Rs.33.53 Crore in comparison to 28.19 Crore during the previous year.

Zero Defect Production InTerry Towel

Automatic Fabric Inspection machine has been installed to ensure that only zerodefect fabric goes for production. To lend smooth velvet finish to the products, specialized shearing machines have been imported. The end product is also inspected by the finishing team for even minor defects, if any. The objective is to ship only those products which reflect MUL's unflinching commitment to quality.

II. LPG CYLINDER ACCESSORIES

The company also manufactures various other LPG Cylinder Accessories such as Cylinder Guards, Neck Rings, Burner Set, Cooker Ring & Adopter.

RECOGNITION & AWARDS

The company is the recipient of FIEO's Niryat Shree Bronze Trophy Award for its excellence in exports.

EEPC INDIA, Eastern Region awarded the company on 25.02.2011 Export Excellence for Star Performer as large enterprise in the product group of other fabricated metal products, exel machinery & equipment for its outstanding contribution to engineering exports during the year 2008-09 and for the year 2009-10 as well which was received on 20.12.2011 by Shri N. K. Sureka, then director of the company.

The company was also represented in the Annual Premier Vendors' Workshop conducted by Bharat Petroleum Corporation Limited held at Mumbai on 04.11.2011 wherein a Trophy for the best performance was awarded to the company.

The Indian Council of Small & Medium Exporters (ICSME) has awarded Niryat Shiromani Puraskar to Shri N. K. Sureka, a director of the company and Gold Medal to the company for export performance on 23.03.2007.

The company participated in the "Haryana State Safety and Welfare Awards Scheme" in the year 2006 and the Directorate of Industrial Safety & Health, Labour Department, Haryana placed on record its appreciation of the management for taking proactive steps by implementing safety, health and welfare schemes for the workers.

The Engineering Export Promotion Council of India (EEPC INDIA) awarded Silver Trophy to your Company as National Award for Export Excellence 2011-12 on 15th March,2013 in the presentation ceremony held in Mumbai.

Industries & Commerce Department, Government of Haryana conferredState Export Award 2013-14 to the Company on 08.06.2015.

AUTOMATION

The company is continuously automizing and upgrading the manufacturing facility to meet the latest technological advancement.

RESEARCH & DEVELOPMENT (R&D)

MUL has its in-house R&D facility and a fully equipped design studio that creates innovative and vibrant designs for towels in line with prevailing international trends and forecasts. The studio is equipped with CAD system and is managed by well-known and talented designers. It is also fully capable of designing towels as per the buyer's designs, material and colour specifications.

The management of the company also keeps a tab on the international trends by attending various international fairs & conferences.

The company's continued focus on R&D has resulted in several approvals of its products in developed markets and significant progress in its initiative.

MUL has a complete and integrated towel manufacturing facility which makes its products internationally compatible in terms of quality and price. It also helps to reduce production lead time to a considerable extent.

It is now all set to carve a niche for itself in the competitive international market by exporting world class products.

FORGING NEW RELATIONSHIPS

Having consolidated its infrastructure and strengths, the company is planning to expand and grow its overseas market in times to come. It plans to forge mutually rewarding business associations with its potential clients. For this purpose, it has chalked out an ambitious plan. The management of the company is committed to provide its clients reliable and quality products at competitive prices and thus nurture enduring relationships with them.

The change in the international/local Govt. Policies do have its significant impact on the business of the company in the international as well as local markets, thus, effecting the volume of sales including the exports of the company.

SWOT ANALYSIS OF LPG INDUSTRY

Strength:

- Over 30 years' experience in manufacturing LPG Cylinder, Valves and Pressure Regulators.
- Exporting in over 60 countries all over the globe.
- Easily availability of raw material, low cost labour and transportation
- Increasing demand in overseas LPG market

- Strong experienced management
- Encouraging export policies
- Customer loyalty

Weakness:

- Raw material Cost Intensive
- Work inefficiency
- Economic factors
- Political uncertainties

Opportunities:

- Innovation
- New Market
- Huge Demand
- Growing Industry
- Geographic best location

Threats:

- International/regional competition
- Uncertainty of input cost
- Continuous govt. interference (Interest rate/Regulatory compliance)
- Slowdown in national/global economy/demand

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has a proper and adequate internal control systemto ensure that all assets are safeguarded and protected againstloss from unauthorized use or disposition and those transactions reauthorized, recorded and reported correctly. The internal control is exercised through documented policies, guidelines and procedures. It is supplemented by an extensive program of internal audits conducted by in house trained personnel. The audit observations and corrective action taken thereon are periodically reviewed by the audit committee toensure effectiveness of the internal control system. The internal control is designed to ensure that the financial and other records are reliable for preparing financial statements and other data, and for maintaining accountability of persons.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The brief on Financial Performance of the Company is already provided in the Boards" Report of the Company.

DETAILS OF ANY CHANGE IN RETURN ON NET WORTH AS COMPARED TO THE IMMEDIATELY PREVIOUS FINANCIAL YEAR ALONG WITH A DETAILED EXPLANATION THEREOF

Ratio	2020-21	2021-22
Return on Net worth	(389.21) %	(17.20)%
Change in Return on Net worth	(172.34) %	375.01 %

RISK & CONCERNS

At MUL, all key functions and divisions are independently responsible to monitor risk associated within their respective areas of operations such as production, finance, insurance, shipping, legal and other issues like health, safety and environment.

Cylinders and terry towel products are globally traded commodities and their prices are subjected to international market forces of demand-supply and other factors that influence price volatility. With these two businesses presently accounting for the major proportion of MUL's revenues, changes in global price levels will have an impact on the company's performance.

Your company has identified the following risks with possible impact on the company and the mitigation plans of the company:

Key Risk	Impact on the Company	Mitigation Plans
Commodity Price/availability Risk	Risk of price fluctuation on the basic raw-	Adequate level of raw material inventory has to be
	material like HR Coils, CRCoils, MS	maintained at all times to ensure quick turnaround
	Bunk, Brass, Aluminum alloy, zinc-	time for orders received. Any volatility in the prices or
	ingots, chemicals, Fabrics, grey yarn, Dye	disruption in availability of raw material can impact
	power etc.	the profitability of the Company. However, MUL has
		strong relationships with the raw material suppliers
		and optimum level of raw material.
Uncertain global economic environment- slow growth in	Impact on demand and realization of	Company's business is quite diversified thereby
global economy	Exports.	diversifying the risk as well. Company keeps on
		reviewing new business opportunities.
Interest Rate-risk.	Any increase in interest rate can affect the	Dependence on debt is minimum and we have
	finance cost.	sufficient funds with Banks to settle the entire debt in
		case need arises.
Compliance risk.	Any default can attract penal provisions.	By regularly monitoring and reviewing of changes in
		the regulatory framework and timely compliance
		thereof.
CompetitionRisk	Your company is always exposed to	By continuous efforts to enhance the brand image of
	competition Risk from Asian Countries	the Company by focusing on R&D, quality,
	like Sri Lanka, China,	Cost, timely delivery and customer service. By
	Taiwan, and other African Countries. The	introducing new product range commensurate with
	increase in competition can create	demands your company
	pressure on	plan to mitigate the risks so involved.
	margins, market share etc.	

As per global trend, all labour intensive manufacturing activities are being discontinued in the developed countries and are now shifting to developing countries wherein India is a preferred destination specially of products like Cylinders & Towels. The company is in an advantageous position as far as products manufactured are concerned.

OUTLOOK

The company is taking all efforts to improve the quality and productivity to get more orders at competitive rates. The company's business is committed to achieve world benchmark quality besides expanding on new product offering from new clients. Further the business will continue to focus on improving its cost competitive position. These measures will ensure the company maintaining its leadership position in the Indian/world market. Due to theown Manufacturing /processing plant the company is able to quote better rates and maintain safety of products high quality & productivity in the finished goods manufactured. Barring unforeseen circumstances the company is confident of achieving better results in the current year. The key risks for the global economy include US-China trade war, exit of Britain from European Union and the situation in the Middle East and Africa. The developing nations of Asia are expected to experience a higher rate of growth next few years.

The current economic state, fears of high inflation, uncertain international supply chains due to war between Russia & Ukraine and challenging retail environment, pose new threats to businesses across all sectors. Your Company is focused on "Survive, Revive, Revitalise and Thrive" strategy and is constantly monitoring the factory level performance, driving sales through online channels and cost optimisation across all functions. Your Company is strategically positioned to harness the present challenges, given the strength of its Brand, innovation capabilities.

HUMAN RESOURCES/INDUSTRIAL RELATIONS

Company's HR philosophy is to establish and build a high performing organization, where each individual is motivated toperform to the fullest capacity, to contribute to developing and achieving individual excellence and departmental objectives and continuously improve performance to realize the full potential of our personnel.

AUDITORS

STATUTORY AUDITORS

The Company hasappointment M/s NKSC & Co., Chartered Accountants (FRN: 020076N), Delhi as the Statutory Auditors of the Company in the 40th Annual General Meeting of the Company, on resignation of previous statutory auditorsM/s L.K.Bohania & Co., Chartered Accountants, Kolkata having Firm Registration Number 317136N.

COST AUDITORS

The Company has appointed M/s Jaiprakash& Co., Cost Accountants for conducting the audit of cost records of the Company relating to LPG Cylinders, Regulators &Valves for the financial year 2021-22. Pursuant to Section 148 of the Act read with Rule 14 of the Companies (Audit&Auditors) Rule, 2014 ratification of the remuneration of Cost Auditors is being sought from the Members of the Company at the ensuing AGM. Further, the Company has maintained all the cost accounts and records as required under the relevant laws.

SECRETARIAL AUDITORS

The Board of Directors of the Company, in compliance with section 204 of the Act have appointed Ms. Jyoti Arya, Practicing Company Secretary (M. No.-A48050/COP-17651) of M/s. Jyoti Arya & Associates, Company Secretaries, as the Secretarial Auditors to conduct secretarial audit of the Company for the FY 2022-23. The Secretarial Audit Report as per Section 204 of the Act for FY 2021-22 is placed as annexure to this report

No adverse comments have been made in the said report by the Practicing Company Secretary.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNING & OUTGO

Information required under Section 134(3)(m) of the Act read with Rule 8(3) of the Companies(Accounts) Rules, 2014, with respect to conservation of energy, technology absorption and foreign exchange earnings/outgo:

A. CONSERVATION OF ENERGY

Measures taken, additional investments and impact on reduction of energy consumption Disclosure of particulars with respect to Conservation of Energy.

- -Company has replaced their entire Thyristor base SAW (submerged arc welding) and MIG (Metal inert gas) welding machines from their production with Inverter base machines which consume approximately 30% less input power. 47 nos. of 1000 Amps SAW and 40 Nos of 400 AMPS MIG welding sets have been replaced.
- -VFD (variable frequency drive) employed with conveyor line and in other machines resulting in power saving.
- -Rs. 66.87 lacs have been spent during 2013-14 on acquiring Solar Power Generating system with an object to reduce the lighting load and to further reduce the same company proposes to use LED lights.

B. TECHNOLOGY ABSORPTION

Disclosure of particulars with respect to Technology Absorption

(i) Efforts in brief made towards technology absorption, adaptation and innovation &(ii) Benefits derived as a result of the above efforts& (iii) Technology Imported during the last three years.

Following steps have been taken for enhancing productivity and quality improvements, resulting inenhanced safetyand environmental protection measures and conservation of energy:-

- Our company has used latest inverter based technology in welding machines for improving quality and productivity of LPG cylinders (welding machines have been imported from China& fully operational.)
- Flux recovery system has been employed in SAW welding for ensuring defect free radiographic quality welding.
- Powered belt conveyers designed and installed for assembly and quality control process removing manual material movement & improving productivity.
- Electrical actuator operated blank lifting system(s) have been designed and installed in all the deep drawing press for mechanized loading and feeding of blanks & avoiding operator fatigue.
- Twin head SAW machines have started operating for welding both dish ends simultaneously for productivity improvement.
- Processing in a machine; trimming and joggling operation together, will remove variation in dimension, improve quality and productivity.
- Manual loading and unloading being replaced in machines by pneumatic and electrical power equipments.

1. Expenditure on R&D: -NA-

Rs. in Lacs

(C) FOREIGN EXCHANGE EARNINGS AND OUT GO	2021-22	2020-21
a) Earning in Foreign Exchange F.O.B. Value of Exports	18898.32	9123.89
b) C.I.F Value of Imports: -Raw material/stock-in-trade -Capital goods/repairs	2,246.06 4.71	1,136.90
c) Commission	2,323.86	1,069.21
d) Others	17.43	21.45
Total	2,227.57	2,937.46

Details of significant changes in the Key Financial Ratios

Key financial ratios along with the details of significant changes (25% or more) in FY 2021-22 compared to FY 2020-21 is as follows:

A).	Ratios	Formulae	For the ye	For the year ended		Reason for change	
1).	Trailos		March 31, 2022	March 31, 2021	% Change		
	Current ratio (in times)	Current assets / Current liabilities	0.36	1.08	-66.97%	Refer footnote C(i)	
	Debt equity ratio (in times)	Total debt / Total equity	12.81	12.10	5.81%	Less than 25%	
)	Debt service coverage ratio (in times)	Earnings available for debtservices / (Repayment of borrowings + Interest)	0.60	-1.23	-148.49%	Refer footnote C(ii)	
)	Return on Equity Ratio (%)	Profit/(loss) after taxes / Total equity	-8.37%	-204.59%	-95.91%	Refer footnote C(iii)	
	Return on Capital Employed Ratio (Pre tax) (%)	Earning before interest & tax / Capital employed	-1.92%	-38.18%	-94.97%	Refer footnote C(iv)	
	Net profit ratio (%)	Net profit/(loss) / Revenue from operations	-0.93%	-45.38%	-97.95%	Refer footnote C(v)	
	Inventory Turnover Ratio (in times)	Cost of Goods Sold / Average Inventory	2.88	1.63	77.34%	Refer footnote C(vi)	
	Trade Receivable Turnover Ratio (in times)	Credit sales / Average trade receivables	1.40	0.55	155.87%	Refer footnote C(vii)	
	Trade payables turnover ratio (in times)	Credit purchases / Average trade payables	1.61	0.88	83.11%	Refer footnote C(viii)	
	Net capital Turnover Ratio (in times)	Revenue from operations /	-2.55	7.22	-135.36%	Refer footnote C(ix)	

(B). Explanation on items included in numerator and denominator for computation of above ratios:

- (i). Total debt includes non-current borrowings, current borrowings and interest accrued but not due on borrowings.
- (ii). Earnings available for debt services: Loss after tax + Depreciation and amortisation expenses + Finance costs
- (C). Reasons for significant changes (25% or more)
- (i). Current ratio has been decreased on account of classification of certain old trade receivables aggregating to Rs. 14,877.15 Lacs (net of provision of Rs. 7,300.39 Lacs) as non-current during current financial year.
- (ii). Debt service coverage ratio has been improved on account of decrease in loss and borrowings obligation in current financial year.
- (iii). Return on equity ratio has been improved on account of decrease in loss in current financial year.
- (iv). Return on capital employed ratio has been improved on account of decrease in loss in current financial year.
- (v). Net profit ratio has been improved on account of decrease in loss and increase in revenue in current financial year.
- (vi). Inventory turnover ratio has been increased on account of increase in cost of goods sold during current financial year.
- (vii). Trade receivables turnover ratio has been increased on account of increase in revenue and decrease in average trade receivables due to allowance for impairment loss of Rs. 7,494.41 Lacsin previous financial year..
- (viii). Trade payables turnover ratio has been increased on account of increase in annual credit purchases.
- (ix). Net capital turnover ratio has been decreased on account of classification of certain old trade receivables aggregating to Rs. 14,877.15 Lacs (net of provision of Rs. 7,300.39 Lacs) as non-current during current financial year resulting into negative net working capital.

ACCOUNTING TREATMENT

There has been no change in the accounting treatment for preparation of financial results, during the year under review.

GENERAL

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

- a) Issue of equity shares with differential rights as to dividend, voting or otherwise.
- b) Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except ESOS referred to in this Report.
- c) Neither the Managing Director nor the Whole-time Directors of the Company receive any remuneration or commission from any of its subsidiaries.
- d) During the year under review, neither any fraud of any kind on or by the Company has been noticed by the Board of Directors of the Company nor reported by the Auditors of the Company. The Company has an internal financial control system, commensurate to the size of the business, in place.

ACKNOWLEDGEMENT

Your Directors wish to express their gratitude to the Banks, Employees as well as Customers for their timely help in smooth functioning of your Company. Your Directors also extend their thanks to all the Shareholders of the Company for their trust and confidence in the Board of Directors of the Company.

REGD. OFF-ROOM NO. 107, 1st FLOOR, ANAND JYOTI BUILDING, 41, NETAJI SUBHAS ROAD, KOLKATA – 700 001 CIN:L51909WB1980PLC033010

MAURIA UDYOG LIMITED
Sd/N.K. SUREKA VEENA AGARWAL
Mg. DIRECTOR DIRECTOR

Place: New Delhi

Dated: 07th September, 2022

REPORT ON CORPORATE GOVERNANCE

1. The Company's Philosophy on Corporate Governance

The Board of Directors and Management believe in adopting and practicing principles of good Corporate Governance with a view to:-

- Foster a culture of compliance and obligation at every level of the organization,
- Safeguard shareholders' interest through sound business decisions, prudent financial management and high standard of business ethics and
- Achieve transparency, accountability and integrity in the dealings and transactions of the Company.

The Company is incompliance with the provisions of Corporate Governance specified in the SEBI(Listing Obligations & Disclosure Requirements) Regulations, 2015 (Listing Regulations, 2015)

The Company is committed to meet the expectations of stakeholders as a responsible corporate citizen. The Company's Code of Conduct contains the fundamental principles and rules concerning ethical business conduct.

2. Board of Directors

(i) Composition: -

As of March 31, 2022 the Board of Directors comprised of Seven Directors as under:-

Brief Particulars					
Name of Director Promoter Group		Category			
Shri Navneet Kumar Sureka He is an Industrialist having 28 years' experience in the Steel Industry and joined the Board as Promoter director wef 29 th July, 1997.		Executive- Managing Director			
Smt. Deepa Sureka	She is having 15 years experience in the company as Officer on Special Duty. She joined the Board as Whole-time Woman Director (Executive-Promoter Category)wef 28 th March,2022.	Executive-Whole- time Woman Director			

Non-Independent			
Smt. Veena Aggarwal	She is in business having 39 years experience in the field of finance & investment.	Non-executive-Non- Independent	

	Independent					
Smt. Sujata Kumar	She is in service having 18yearsexperience in software industry. She joined the Board as an Independent Director wef. 12/08/2014.	Non-executive-Independent				
Shri Rannveer Singh Rishi	He is in business having experience of around 08 years in the field of steel industry.	Non-executive-Independent				
Shri Rannvijay Singh Rishi	He is having 3 Years experience as an Architect. He is having expertise in Project execution & general management.	Non-Executive- Independent				
Shri Birendra Kumar	Mr. Birendra Kumar has experience in the field of general management & human resources	Non-Executive-Independent				

The Company keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry from time to time. The details of various familiarization programmes provided to the Directors of the Company is available on the Company's website www.mauria.com.

(ii) Board Meetings and attendance

Thirteen Board Meetings were held during the financial year ended on 31st March, 2022 and the gap between two Board Meetings did not exceed one hundred & twenty days. The necessary quorum was present for all the meetings. During the year a separate meeting of the independent directors was held inter-alia to review theperformance of non-independent directors and the board as a whole.

The dates on which Board meetings were held are as follows:-

Sl No.	Date of Meeting	Board Strength	No. of Directors Present
1.	09-04-2021	06	04
2	30-06-2021	06	04
3	12-08-2021	06	04
4	08-09-2021	06	05
5	08-10-2021	06	03
6	30-10-2021	06	04
7	12-11-2021	06	04
8	25-11-2021	06	03
9	10-01-2021	06	04
10	24-01-2022	04	03
11	14-02-2022	04	03
12	12-03-2022	04	03
13	28-03-2022	04	04

(iii) Attendance of each Director at the Board meetings and last Annual General Meeting(AGM) and the number of Companies and committees where he/sheis Director/Member.

	Name of Director	Category of	Number of	Attendance at	Number of	Number of
		Directorship	Board	the Last AGM	Directorships	committee
			Meetings	held on	in other listed	positions held
			Attended	30.09.2021	Public Ltd.	in other
						Companies
1	Shri N.K. Sureka	Executive	13	Yes	01	02
2	Smt. Sujata Kumar	Non-Executive Independent	10	No	01	02
3	Sh. Rannveer Singh Rishi	Non-Executive Independent	12	No	04	06
4	Smt. Veena Aggarwal	Non-Executive Non- Independent	05	No	02	03
5	Sh. A.K. Sureka*	Non-Executive Non- Independent	04	No	01	02
6	Sh. Rannvijay Singh Rishi***	Non-Executive Independent	04	No	01	02
7	Smt. Deepa Sureka**	Executive-Promoter	-		Nil	Nil
8	Sh. Birendra Kumar**	Non-Executive	-	NA	Nil	Nil

^{*}Resigned wef24.01.2022

^{**}Joined wef28.03.2022

Other Directorships

S	Name of the Director	Names of the listed entities where	Category of directorship
No.		the person is a director	
1	Shri N.K. Sureka	Quality Synthetic Industries Ltd.	Executive-Promoter
2	Smt. Sujata Kumar	Quality Synthetic Industries Ltd	Non-Executive -Independent
3	Sh. Rannveer Singh Rishi	1 Jotindra Steel & Tubes Ltd.	Non-Executive -Independent
		2 BiharijiIspat Udyog Ltd.	Non-Executive -Independent
		3 Quality Synthetic Industries Ltd.	Non-Executive -Independent
		4 Sri Narayan Rajkumar	Non-Executive -Independent
		Merchants Ltd.	
4	Smt. Veena Aggarwal	1 Jotindra Steel & Tubes Ltd.	Non-Executive-Non-Independent
		2 Srinarayan Rajkumar	Non-Executive-Non-Independent
		Merchants Ltd	
5	Sh. Rannvijay Singh Rishi	BiharijiIspat Udyog Ltd	Nil
	Sii. Kaiiivijay Siiigii Kisiii		
6	Smt. Deepa Sureka	Nil	Nil
7	Sh. Birendra Kumar	Nil	Nil

Disclosure of relationships between directors inter-se

Shri Navneet Kumar Sureka, Managing Director & Smt. Deepa Sureka, Director are related as Husband &wife. Mr. Rannveer Singh Rishi & Mr. Rannvijay Singh Rishi, Independent directors are related as brothers.

Chart setting out the skills/expertise/competence of the board of directors:

Mr. Navneet Kumar Sureka, Mrs. Deepa Sureka, Mrs. Veena Aggarwal, Mrs. Sujata Kumar & Mr. Rannveer Singh Rishi & Mr. Rannvijay Singh Rishi possess the below skills/expertise/competence whereas other is well versed in his own fields.

Core skills/expertise/ competencies identified by the board of directors required in the context of its business(es) and sector(s) for it to function effectively	
Ability to understand Financial Markets	As per the Board, all these
2. Ability to understand Regulatory/Statutory framework applicable to to Company	ne skills/expertise/ competencies are available with the Board
3. Quick decision making	
4. Understanding of Company's business verticals	
5. Experience in developing policies and processes relating to corpora governance	te
6. Leaderships skills for guiding the management team	
7. Ability to formulate long term and short term business strategies	
8. Ability to understand Financial Statements	

Confirmation by the board regarding independent directors

The Board of Directors do hereby confirm that in the opinion of the board, the independent directors fulfill the conditions specified in SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and are independent of the management.

> Detailed reasons for the resignation of an independent director who resigns before the expiry of his tenure along with a confirmation by such director that there are no other material reasons other than those

provided: During the year ended March 31, 2022 no independent director has resigned from the Board of Director

3. Audit Committee

The constitution of the Audit Committee is in accordance with the requirements of Section 177 of the Companies Act, 2013(here-in-after known the "Act")andRegulation 18 of the Listing Regulations, 2015. There has been no change in the constitution during the year closed on **March 31, 2022**. As on March 31, 2022 the Audit committee consisted of following directors:-

Sl. No	Name of Members	Category	Designation
1	Shri Rannveer Singh Rishi	Non-Executive	Chairman
2	Smt. Sujata Kumar	Non-Executive	Member
3	Sh. Navneet Kumar Sureka	Executive	Member

- (i) The terms of reference of the Audit Committee are as set-out in Section 177 of the Act & the role asper the Regulation 18 of the Listing Regulations, 2015
- (ii) The Audit Committee had Six Meetings during the financial year 2021-22ended on 31st March, 2022 as per details thereof and the names of Directors who attended the said meetings, are as under:-

Details of the Audit Committee Meetings held during the financial year 2021-22 and attended by the Directors:

Name of		Dates of Audit-Committee Meetings				
Directors	09/04/2021	30/06/2021	12/08/2021	08/09/2021	12/11/2021	14/02/2022
Sh. Rannveer Singh Rishi- Chairman	Yes	Yes	Yes	Yes	Yes	Yes
Smt. Sujata Kumar-Member	Yes	Yes	Yes	Yes	No	Yes
Sh. Navneet Kumar Sureka- Member	Yes	Yes	Yes	Yes	Yes	Yes

4. Nomination and Remuneration Committee

Pursuant to Regulation19 of the Listing Regulations, 2015 and Section 178 of the Act, the Board has re-constituted the Nomination and Remuneration Committee and adopted new terms of reference

The terms of reference for the Nomination and Remuneration Committee includes:

- To formulate a Nomination and Remuneration Policy on:
- determining qualifications, positive attributes and independence of a director,
- guiding remuneration of Directors, Key Managerial Personnel ("KMP") and other employees and Board diversity.
- Recommend Nomination and Remuneration Policy to the Board.
- Identify candidates who are qualified to become Directors
- •Identify persons who are qualified to become Senior Management (Senior Managementof the Company means employees of the Company who are Divisional Heads and Corporate Functional Heads).

- Recommend to the Board the appointment and removal of Directors and SeniorManagement.
- Lay down the process for evaluation of the performance of every Director on the Board.

-The constitution of the Nomination & Remuneration Committee is in accordance with the requirements of Section 178 of the Companies Act, 2013 (here-in-after known the "Act") and Regulation 19 of the Listing Regulations, 2015. There has been no change in the constitution during the year closed on **March 31, 2022**. As on March 31, 2022 this committee consisted of following directors:

Sl. No	Name of Members	Category	Designation
1	Shri Rannveer Singh Rishi	Non-Executive-Independent	Chairman
2	Smt. Sujata Kumar	Non-Executive-Independent	Member
3	Sh. Rannvijay Singh Rishi	Non-Executive-Independent	Member

During the year two meetings of the Nomination & Remuneration Committee. were held

Meeting dates with attendance of the Nomination and Remuneration Committee during the year 2021-22 is given below:

Name of Directors	Dates of NRC Meeting	
	08.04.2021	28.03.2022
Sh. Rannveer Singh Rishi	Yes	Yes
Smt. Sujata Kumar	Yes	Yes
Shri Rannvijay Singh Rishi	No	Yes

Performance evaluation criteria for Independent Director:

Criteria for evaluation of the Independent Directors;

- 1. Experience and ability to contribute to the decision making process
- 2. Problem solving approach and guidance to the Management
- **3.** Attendance and Participation in the Meetings
- **4.** Personal competencies and contribution to strategy formulation
- 5. Contribution towards statutory compliances, monitoring of controls and Corporate Governance
- 6. The evaluation of independent directors shall be done by the entire board of directors which shall include
 - **a.** Performance of the directors; and
 - **b.** Fulfillment of the independence criteria as specified in these regulations and their independence from the management:

Provided that in the above evaluation, the directors who are subject to evaluation shall not participate.

5. Nomination and Remuneration Policy

Pursuant to Regulation 19 of the Listing regulations, 2015 and Section 178 of the Act, the Nominationand Remuneration Committee has adopted a Nomination and Remuneration Policy whichprovides guidance on:

- Selection Criteria for Directors

The Company shall consider the following aspects while appointing a person as aDirector on the Board of the Company:

Skills and Experience: The candidate shall have appropriate skills and experience inone or more fields of technical operations, finance, law, management, sales, marketing, administration, public administrative services, research, corporate governance, or any other discipline related to the Company's business.

Age Limit: The candidate should have completed the age of twenty-one (21) years and should not have attained the age of seventy (70) years.

Conflict of Interest: The candidate should not hold Directorship in any competitor company, and should not have any conflict of interest with the Company.

Directorship: The number of companies in which the candidate holds Directorshipshould not exceed the number prescribed under the Act or under the Listing Agreement requirements.

Independence: The candidate proposed to be appointed as Independent Director, should not have any direct or indirect material pecuniary relationship with the Company and must satisfy the requirements imposed under the Act or under the Listing Agreement requirements

Selection Criteria for Senior Management

As per policy, Senior Management for the purpose of this policy shall mean employeeshired at the level of Divisional Heads and Corporate Functional Heads or equivalent positions. The policy provides that the candidate should have appropriate qualifications, skills and experience for discharging the role. The qualifications, skills and experience of each such position shall be defined in the job description, which will be maintained by the HR function.

6. Remuneration for Directors, KMP and other Employees

The policy provides that the remuneration of Directors, KMP and other employees shall be based on the following key principles:

- Pay for performance: Remuneration of Executive Directors, KMP and other employees is dependent on short and long-term performance objectives appropriate to the working of the Company and its goal. The remuneration of Non-Executive Directors shall be decided by the Board based on the profits of the Company and industry benchmarks.
- Balanced rewards to create sustainable value: The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate the Directors and employees of the Company and encourage behaviour that is aligned to sustainable value creation.
- **Competitive compensation:** Total target compensation and benefits are comparable to peer companies in the manufacturing industry and commensurate to the qualifications and experience of the concerned individual.
- Business Ethics: Strong governance processes and stringent risk management policies are adhered to, in order to safeguard our stakeholders' interest.

Performance Evaluation

The process approved by the Nomination and Remuneration Committee requires the Chairman to initiate the performance evaluation process in the months of January-Marcheveryyear. The performance evaluation is conducted based on approved criteria in the evaluation forms. The process highlights are as under:

- a) **Board:** Each Board member completes the self-evaluation form. Independent Directors discuss the self-evaluation forms in a separate meeting and share their feedback with the Chairman. The Chairman discusses the evaluation form analysis with the Managing Director and later with the entire Board at the Board Meeting
- b) **Committees:** Each Committee member completes the self-evaluation form and shares feedback with the Chairman. The Chairman discusses the evaluation form analysis with the Managing Director and later with the entire Board at the Board Meeting.
- c) Chairman and Executive Directors: Each Board member completes thepeer evaluation form. Independent Directors discuss the peer evaluation forms in separate meeting and share their feedback with the Chairman. The Chairman conveys feedback individually to the concerned Directors.

d) **Independent Directors:** Each Board member completes the peer evaluation and shares feedback with the Chairman. The Chairman conveys feedback individually to the concerned Directors.

Remuneration to Directors

a) Non-Executive Directors

No remuneration other than sitting fees of Rs. 500/- for attending Board Meeting is paid to each of non-executive directors. There is no pecuniary relationship and transactions with Non-Executive Directors

(i) Sitting fees paid to Non-Executive Directors for meetings of the Board during 2021-22:-

Name of Director	Amount (₹)
Shri Akhil Kumar Sureka*	2000
Smt. Veena Aggarwal	2500
Smt. Sujata Kumar	5000
Shri Rannveer Singh Rishi	6000
Shri Rannvijay Singh Rishi	2000
Smt. Deepa Sureka**	Nil
Shri Birendra Kumar**	Nil
Total	17,500

^{*}Resigned wef 24.01.2022

b) Executive Directors

Remuneration paid to Mr. N.K.Sureka, Managing Director

	Amount (₹)
a) Salary for twelve months of 2021-22 (April,2021	37,80,000
to March,2022)	
b) Provident Fund Contributions	18,000
c) Perquisites (including Bonus & Earned Leave)	7,22,569
Total	45.20,569

- > Service contracts, notice period, severance fees. N.A.
- > Number of shares and convertible instrumentsheld by non-executive directors.—Nil

7. Code of Conduct for the Directors & Senior Managerial Personnel

In compliance to the provisions of Regulation 17 (5) of the Listing Regulations, the Board has laid down a code of Conduct for all the Board Members and Senior Managerial Personnel and all Board Members and Senior Managerial Personnel have affirmed compliance of code of conduct as on 31st March, 2022 and a declaration to that effect duly signed by the Managing Director is attached and forms part of this report.

8. Stakeholders' Relationship Committee

The constitution of Stakeholders' Relationship Committee is in accordance with the requirements of Section 178 of the Companies Act, 2013 (here-in-after known the "Act") and Regulation 20 of the Listing Regulations, 2015. There has been no change in this constitution during the year closed on March 31, 2022. As on March 31, 2022 this committee consisted of following directors:

Sl. No	Name of Members	ame of Members Category I	
1	Shri Rannveer Singh Rishi	Non-Executive-Independent	Chairman
2	Smt. Sujata Kumar	Non-Executive-Independent	Member

^{**}Appointed wef 28.03.2022;

3 Sh. Rannvijay Singh Rishi Non-Executive-Independent Member

The Stakeholders' Relationship Committee shall consider and resolve the grievances of security holders of the company.

During the year 2021-22, Stakeholders Committee met four times and provided status updates to the Board of directors of the company.

Name of Directors	Date of Meetings						
	30.06.2021	12.08.2021	08.10.2021	10.01.2022			
Sh. Rannveer Singh Rishi	Yes	Yes	Yes	Yes			
Smt. Sujata Kumar	Yes	Yes	Yes	Yes			
Shri Rannvijay Singh Rishi	No	No	Yes	Yes			

Ms. Divya Agarwal has been nominated as the Compliance Officer.

Number of pending transfers Nil

Number of Shareholders' Nil

Complaints received

Number of Complaints Nil

Not solved.

9. Details of Prospectus & letter of offer

No Prospectus & letter of offer for issuances and related filings were made to the stock exchange where it is listed.

10. General Body Meetings

Details of Location and time of holding of last three AGMs (a)

AGM for	Venue	Date	Time	Special Resolution Passed
the				
financial				
year				
2018-19	BRIDDHI	30.09.2019	2:00	Nil
39 th AGM	82A,Shanbhunath		P.M.	
	Pandit Street, 2 nd			
	Floor,Kolkata-			
	700020			
2019-20	AGM held through	31.12.2020	2:00	1) Approval for appointment of Sh. Navneet
40 th AGM	Video		P.M.	Kumar Sureka, (DIN: 00054929) as the Managing
	Conferencing("VC")			Director for a term of One Years wef 01.04.2020
	or Other Audio			
	Visual Means			
	("OAVM")			
2020-21	AGM held through	30.09.2021	2:00	1) Approval for appointment of Sh. Navneet
41 st AGM	Video		P.M.	Kumar Sureka, (DIN: 00054929) as the Managing
	Conferencing("VC")			Director for a term of Five Years wef 01.04.2021
	or Other Audio			
	Visual Means			
	("OAVM")			

As per the provisions of the Act and SEBI Listing Regulations, 2015, the shareholders were given the option to vote on all resolutions through electronic means, M/s A G D && Associates, Chartered Accountant (FRN: 033552N), Faridabad in practice as the Scrutinizer, for conducting the voting / poll and remote e-voting process in a fair and transparent manner connected with the aforesaid AGMs.

Postal ballot in last 3 years

(b) Details of Special Resolution passed through Postal Ballot:

There were no items requiring approval of members through Postal Ballot during last the AGMs. However with amendment in section 110 of the Companies Act 2013 any item of business required to be transacted through postal ballot may be transacted at general meetings which are required to provide the facility to members to vote by electronic means under section 108 in the manner provided in that section.

(c) Details of Special Resolution proposed to be passed through Postal Ballot: No resolution is required to be passed in the ensuing 42^{nd} AGM through Postal Ballot.

11. Disclosure:

- a) Materially Significant related party transactions
 - i All Transactions with related parties were in the ordinary course and at arm's length and have been disclosed in note no.15 of the Annual Accounts for the year 2021-22.
 - ii The terms & conditions of the above mentioned transactions are not prejudicial to the interest of the Company and there is no transaction of material nature for the year 2021-22 which are prejudicial to the interest of the company. The closing balances of such related parties, wherever outstanding, are not overdue.

The Web-link for policy on materiality of related party transactions and on dealing with related party transactions is http://www.mauria.com/Policies.html

(b) Details of non-compliance by the company, penalties, strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority, on any matter related to capital markets, during the last three years.

For details please refer to Secretarial compliance report attached herewith as an annexure.

(c) Details of Compliance with Mandatory Requirements of SEBI (LODR) Regulations, 2015

The Company has complied with all the mandatory requirements of the Listing Regulations including compliances mentioned in Part A to Part D of Schedule II.

For details please refer to Secretarial compliance report attached herewith as an annexure.

(d) Web link where policy for determining 'material' subsidiaries is disclosed:

The policy for determining 'material' subsidiaries of the Company is available at https://mauria.com/policies/

12. Means of Communication

• Ouarterly results:

The Quarterly, Half yearly and Annual Results of the Company are sent to BSE Ltd in accordance with the SEBI (LODR) Regulations, 2015.

• Newspapers wherein the results normally published:

The quarterly and yearly results are published in English in widely circulating "Financial Express" and in Bengali in "ArthikLipi" from Kolkata.

• Any website, where displayed:

The Quarterly, Half yearly and Annual Results are displayed on Company's website www.mauria.com.The Company's website contains a dedicated section "Investors" under which the details/information of interest to various stakeholders is displayed. The Results are also sent to BSE Ltd, which is displayed by BSE on its website http://www.bseindia.com.

Whether it also displays official news releases:

All financial and other vital official news releases and documents under the SEBI Listing Regulations are also communicated to the BSE Ltd, besides being placed on the Company's website www.mauria.com.

• Presentations made to the Institutional Investors or to the Analysts:

No presentations have been made to institutional investors or to the analysts during the year under review.

14. General Shareholder information

Company Registration Details The Company is registered in the State of West Bengal,

India. The Corporate Identification Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA)

is - L51909WB1980PLC033010.

AGM: Date, time and venue 42nd AGM to be held on Friday, the September 30, 2022

2.00 PM at

Anand Jyoti Building, Room No.107, 1stFloor,41, Netaji Subhas Road,

Kolkata - 700 001

Plant Location: Mauria Udyog Limited

Sohna Road, Sector-25 Faridabad-121004(Haryana)

• Financial Calendar (Tentative)

Results for quarter ending June 30, 2022 10th August, 2022

declared on

Results for quarter ending September 30, 2022 14th November, 2022

Results for quarter ending December 31, 2022 14th February, 2023

Audited Results for the entire Financial Year

ending March 31, 2023 29th May, 2023

• Date of Book closure Saturday, the 24thSeptember, 2022

to Friday, the 30th September, 2022

(both days inclusive)

Listing On Stock Exchanges Equity

BSE Limited

P.J. Towers, Dalal Street, Fort, Mumbai-400001.

Exchange Scrip Code:539219

Calcutta Stock Exchange Ltd.(CSE)

7, Lyon Range, Kolkata-700 001 Exchange Scrip Code:23114

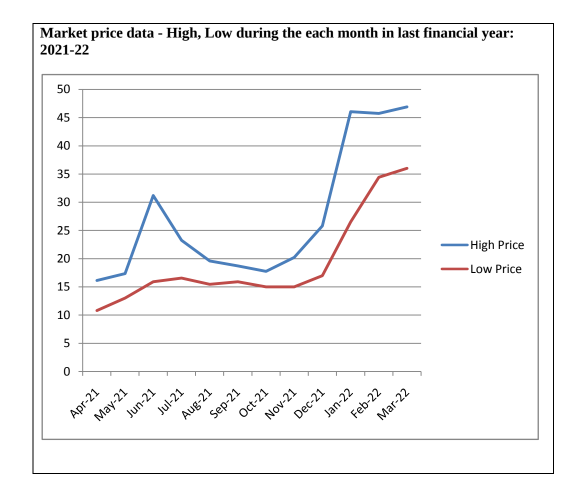
Demat ISIN Number for NSDL and CDSL. INE150D01027.

Stock Code: 539219

Financial year: April 01, 2022 to March 31, 2023

Dividend payment date: Not applicable

Address for correspondence: Room.No.107, Anand Jyoti Building, 1st floor, 41 Netaji Subhas Road, Kolkata, West Bengal, 700001



Financial Year ended 31st March, 2021

High/low of market price of the Company's The shares have commenced trading on the BSE since Shares traded on Stock Exchange during the January, 2017 during the financial 2016-17. The last quoted price during the financial year ended 31st March, 2022 was Rs. 3.70 for each equity shares of Rs. 1/-each recorded on 31.03.2022. On Feb 26,

2022 each of Equity shares of face value of Rs. 10/- each were subdivided into face value of Rs. 1/- each.

ended 31st March, 2021 and the last quoted price was of Rs.3.50 per Share as per transactions on CSE on 3rd March, 2000

• Registrar & Transfer Agents

M/s. Beetal Financial & Computer Services (P) Ltd., BEETAL HOUSE, 99, Madangir, Behind Local Shopping Centre, Near Dada HarsukhDass Mandir, New Delhi-110062 Phone No. 29961281 (6 Lines) Fax No. 29961284

• Share Transfer System

All the transfers received are processed by the Registrar and Share Transfer Agent. Share Transfers are registered and returned within a maximum of 15 days from the date of lodgment if documents are complete in all respect. In case the shares are transferred through Demat mode, the procedure is adopted as stated in Depositories Act, 1996.

Share holding pattern as on 31-03-2022

Category	No. of Shares	Percentage	
Promoters	9, 84, 75,200	73.93	
Persons acting in concert	-	-	
Mutual Funds and UTI	-	-	
Banks, Financial Institution &	-	-	
Insurance Companies.			
FII's	-	-	
Private Corporate Bodies	2, 83,702	0.21	
Indian Public	3, 44, 41,098	25.86	
NRIs/ OCBs	-	-	
Total	13,32,00,000	100.00	

• Distribution of shareholding as on 31st March, 2022.

No. of Shares			Number			Amount	
		Number of	% to Total	Number of	In Rs.	% To Total	
From	То	Shareholders		Shares			
01	500	8428	91.29	6910194	6910194	1.19	
501	1000	386	4.18	2971517	2971517	2.23	
1001	2000	211	2.28	3095428	3095428	2.32	
2001	3000	88	0.95	2245022	2245022	1.69	
3001	4000	21	0.22	767380	767380	0.58	
4001	5000	16	0.17	748950	748950	0.56	
5001	10000	32	0.34	2481275	2481275	1.86	
10001	above	50	0.54	113980234	113980234	84.57	
TO)TAL	9232	100	13320000	133200000	100.000	

- Commodity price risk or foreign exchange risk and hedging activities: The Company is not a sizable
 user of commodities, hence exposes itself moderately to the price risk on account of procurement of
 commodities.
- List of all credit ratings obtained by the entity along with any revisions thereto during the relevant financial year, for all debt instruments of such entity or any fixed deposit programme or any scheme or proposal of the listed entity involving mobilization of funds, whether in India or abroad-

The last Credit Rating that Company had obtained was for the purpose of Bank Loan Facility of Rs. 320 Crore from M/s Brickwork vide its letter dated 23rd March, 2018 which was valid for a period of Twelve Months from the date of aforesaid letter, was as follows:-

- Fund Based-BWRBBB- (Pronounced as BWR Triple B Minus) Outlook: Stable Assigned
- Non-Fund Based-BWRA.3 (Pronounced as BWR A Three) Assigned
- Performance in comparison to broad-based indices such as BSE SENSEX, CRISIL Index etc.

Ma	uria Udyog Limit	ed		S&P BSE SENSEX	K
Month	High price	Low price	Month	High price	Low price
Apr-21	16.13	10.81	Apr-21	50376	47205
May-21	17.35	13.02	May-21	52013	48028
Jun-21	31.20	15.90	Jun-21	53127	51451
Jul-21	23.25	16.56	Jul-21	53291	51803
Aug-21	19.60	15.45	Aug-21	57625	52804
Sep-21	18.70	15.90	Sep-21	60412	57264
Oct-21	17.75	15.00	Oct-21	62245	58551
Nov-21	20.20	15.00	Nov-21	61037	56383
Dec-21	25.80	17.00	Dec-21	59203	55133
Jan-22	46.05	26.50	Jan-22	61475	56410
Feb-22	45.75	34.40	Feb-22	59619	54383
Mar-22	46.90	3.60*	Mar-22	58891	52261

- * Market –price of each share of face-value of Rs. 1/-each. On Feb 26, 2022 each of Equity shares of face value of Rs. 10/-were sub-divided into face value of Rs. 1/- each.
- In case the securities are suspended from trading, the directors report shall explain the reason thereof:

N/A. The securities of the Company have never been suspended from trading

• Dematerialization of shares and liquidity:

Liquidity:- Out of total number of 13,32,00,000 Equity Shares of the Company 13,29,19,850, equity shares constituting 99.79% of the issued, subscribed and paid-up share capital were held in dematerialized form as on March 31, 2022 and as such, there is sufficient liquidity in the stock.

• Outstanding global depository receipts or American depository receipts or warrants or any convertible instruments, conversion date and likely impact on equity:

The Company has not issued any GDRs/ADRs/Warrants or any convertible instruments till date.

• VIGIL MECHANISM / WHISTLE BLOWER POLICY

Your directors have established a Vigil (Whistle Blower) Mechanism and formulated a Policy in order to provide a framework for responsible and secure whistle blowing/vigil mechanism. The Vigil (Whistle Blower) Mechanism aims to provide a channel to the Directors and employees to report genuine concerns about unethical behavior, actual or suspected fraud or violation of the codes of conduct or ethic policy. This mechanism also provides for adequate safeguards against victimization of Directors and employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases.

We affirm that no personnel has been denied access to the audit committee

- Recommendations of Committee: All the recommendations as made by the Committees to the board from time to time have been accepted / complied-with by the Board
- Loans & advances to Subsidiaries:- NA as Company do not have any subsidiary

Details of utilization of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A): Information in this regard is nil as no funds were raised through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) during the year under review.

- A certificate from a company secretary in practice 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 –Certificate Obtained & Attached herewith.
- Compliance certificate from either the auditors or practicing company secretaries regarding compliance of conditions of corporate governance –Certificate obtained &Attached herewith
- (e) Total Fees For All Services Paid By The Listed Entity And Its Subsidiaries, On A Consolidated Basis, To The Statutory Auditor And All Entities In The Network Firm/Network Entity Of Which The Statutory Auditor Is A Part -

The required information for the Financial Year 2021-22 is given as under:-

Fees paid to the Auditors

1 · · · · · · · · · · · · · · · · · · ·	l -	Fees paid for other services (Rs.)
Mauria Udyog Ltd.	3,50,000	NA

Fees paid to the all entities in the network firm/network entity of which the statutory auditor is a part

Name of the Company	Fees paid for Audit	Fees paid for other services		
NA	NA	NA		

(f) <u>Disclosures In Relation To The Sexual Harassment Of Women At Workplace (Prevention, Prohibition And Redressal) Act</u>, 2013:-

- a. Number of complaints filed during the financial year NIL
- b. Number of complaints disposed off during the financial year NIL
- c. Number of complaints pending as on end of the financial year NIL
- Non-Compliance of Corporate Governance Requirement-NIL.

<u>DisclosuresWithRespect toDemat Suspense Account/ Unclaimed Suspense Account:</u>

There is no demat suspense account/ unclaimed suspense account of the Company because such a requirement never got necessitated in relation to the shares of the Company. As such, the information in this regard is Nil.

Declaration by Managing Director on Code of Conduct

The Code of Conduct for the Directors and the Senior Managerial Personnel was adopted by the Board of Directors. All the Board Members and Senior Managerial Personnel have affirmed that they have complied with the code of conduct during the financial year ended on 31st March, 2022.

Sd/-N .K. Sureka Managing Director

Place: New Delhi

Dated: 07th September, 2022

JYOTI ARYA & ASSOCIATES

(Company Secretaries)

Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31st MARCH 2022

[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies (Appointment and Remuneration Personnel)
Rules, 2014]

To
The Members
M/S MAURIA UDYOG LTD
Anand Jyoti Building, 41, Netaji Subhash Road,
Room No 107, 1st Floore Kolknig-700001

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s Mauria Udyog Ltd (CIN:L51909WB1980PtiC933010) (tereinatter called like configure), Subject to limitation of physical interaction and verification of records caused by Covid-19 Pandemic, while taking review for the financial year Seorghand Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducted to a manner that provided me a reasonable thereon.

Based on my verification of 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 on 31st March, 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 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

- (v) 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, 1992 and the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not applicable to the Company during the Audit Period);
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; (Not applicable to the Company during the Audit Period);
 - (f) 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;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the Audit Period);
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the Company during the Audit Period) and
 - (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (vi) (Mention the other laws as may be applicable specifically to the company):
 - 1. The Factories Act, 1948;
 - 2. Industrial Disputes Act, 1947;
 - 3. The Payment of Wages Act, 1936;
 - The Minimum Wages Act, 1948;
 - 5. Employees' State Insurance Act,1948;
 - 6. The Employees' Provident Fund and Miscellaneous Provisions Act,1952;
 - 7. Equal Remuneration Act, 1976;
 - 8. The Contract Labour (Regulation and Abolition) Act, 1970;
 - 9. The Maternity Benefit Act, 1961;
 - 10. The Payment of Bonus Act, 1965;
 - 11. The Environment (Protection) Act, 1986;
 - 12. The Water (Prevention and Control of Pollution) Act, 1974;
 - 13. The Air (Prevention and Control of Pollution) Act, 1981;
 - 14. The Competition Act, 2002;
 - 15. The Sexual Harassment of Women at workplace (Prevention, Prohibition and Redressal) Act, 2013;
 - 16. Foreign Exchange Management Act. 1999.



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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India-generally complied with.
- (ii) The Listing Agreements entered into by the Company with Bombay Stock Exchange Limited (BSE) & Calcutta Stock Exchange Limited (CSE).

During the period under review the Company has complied with the provisions of the Act Rules, Regulations, Guidelines, Standards etc. as mentioned above.

I further report that

The Board of Directors of the Company is duly constituted with proper balance of executive directors, non-executive directors and independent directors including a woman director. The changes in the composition of the Board of Directors 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 at least seven days in advance 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.

All decisions at Board Meetings and Committee Meetings are carried out unanimously as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board as the case may be.

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.

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

FOR JYOTI ARYA & ASSOCIATES (Practicing Company Secretaries)

MANO, 49000 CP, No. 17661

CS JYOTI ARYA (Proprietor)

Membership No.-A48050

COP No.-17651

UDIN: A048050D000856253



JYOTI ARYA & ASSOCIATES

(Company Secretaries)

Annexure A

To
The Members
M/S MAURIA UDYOG LTD
Anand Jyoti Building, 41, Netaji Subhash Road,
Room No 107, 1st Floor, Koikata- 700001

My Secretarial Audit Report for Financial Year ended on 31ST March 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 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.
- 3. 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 regulations and happening of events etc.
- 5. 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 procedures 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.

FOR JYOTI ARYA & ASSOCIATES

CR No. 1785

(Practicing Company Secretaries)

CS JYOTI ARYA (Proprietor)

Membership No.-A48050

COP No.-17651

UDIN: A048050D000856253



IYOTI ARYA & ASSOCIATES

(Company Secretaries)

CERTIFICATE ON CORPORATE GOVERNANCE

To The Members M/S MAURIA UDYOG LTD

We have examined the compliance of conditions of Corporate Governance by M/S Mauria Udyog Limited ("the Company"), for the year ended on March 31, 2022, as per the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the period from April 01, 2021 to March 31, 2022.

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

In our opinion and to the best of our information and according to our examination of the relevant records and the explanations given to us and the representations made by the Directors and the Management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India warranted due to the spread of the COVID-19 pandemic, we certify that the Company has complied with the conditions of Corporate Governance as mentioned in the above mentioned Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as applicable.

We further state that such compliance 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.

FOR JYOTI ARYA & ASSOCIATES

(Company Secretaries)

CS JYOTI ARYA

(Proprietor) Membership No.-A48050

COP No.-17651

UDIN:A048050D000856330



IYOTI ARYA & ASSOCIATES

(Company Secretaries)

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C elause (10) (i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To
The Members
M/S MAURIA UDYOG LTD

We have examined the books, minute books, forms and returns filed and other records maintained by the Company and declarations made by the directors and explanations given by the Company and subject to limitation of physical interaction and verification of records caused by Covid 19 pandemic, of M/s Mauria Udyog Ltd having CIN L51909WB1980PLC033010 and having registered office at Anand Jyoti Building, 41 Netaji Subhas Rd., Room No.107, 1st Floor, Kolkata WB 700001 (hereinafter referred to as 'the Company'), 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.

Sr. No.	Name of Directors	DIN	Date of Appointment
1	Navneet Kumar Sureka	00054929	29/07/1997
2	Sujata Kumar	01310030	12/08/2014
3	Rannveer Singh Rishi	08253892	25/02/2019
4	Veena Aggarwal	00060415	10/10/2020
5	Rannvijay Singh Rishi	08253892	26/11/2020
6	Deepa Sureka	00060284	28/03/2022
7	Birendra Kumar	08666368	28/03/2022

Note: During the Financial Year- Mr. Akhil Kumar Sureka, a Non-executive director, was resigned on 24th January 2022 from the Board of the company and Mr. Birendra Kumar as a Non Executive- Independent Director& Mrs. Deepa Sureka as a Whole Time Director, both had joined the Board of the Company w.e.f. 28th March 2022.

Ensuring the eligibility of 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.

FOR JYOTI ARYA & ASSOCIATES

(Company Secretaries)

(Proprietor)

Membership No.-A48050

COP No.-17651

CS JYOTI ARYA

UDIN: A048050D000856308



report.-NA

MAURIA UDYOG LIMITED

(AN ISO 14001 & OHSAS 18001 CERTIFIED COMPANY)

Works: Sohna Road, Sector-25, Faridabad-121004 (Haryana), INDIA **Ph**. +91-129-4092000, **Fax**: +91-129-2231220, **Visit us**: www.mauria.com CIN: **L51909WB1980PLC033010**; **e**-mail Id- mauria@mauria.com

ANNEXURE III

ANNUAL REPORT-2021-22 ON CSR ACTIVITIES TO BE INCLUDED IN THE BOARD'S REPORT-2021-22

1.	A brief outline of the company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs.						hrough schools t	o the Under
2.	The Composition of the CSR Committee				Chairman- Sh Member - Sn Member - Sh	nt. Sujata Ku	ımar	
3.	financial year				₹ (13971.90			
4.	Prescribed C as in item 3a	SR Expenditu bove)	re (2% of the	e amount	₹ (279.44) I	Lacs		
5.	Details of CS	SR spent durin	g the financi	al year:				
	a) Total ar year	nount to be spo	ent for the fi	nancial	₹ 27,74 Lac	CS		
	b) Amount unspent, if any				NIL			
	c) Manner in which the amount spent during the financial year is detailed below:				Through Trust, details given below:			
			<u>CS</u>	SR AMOUN	T SPENT IN	<u>2021-22</u>		
S. No.	CSR Project and activities	roject and which the pro-	Outlay	Amount spe projects	ends on	Cumu-lative Expend-iture into the	Amount Spent direct or	
	identified	Project is covered	grams Area	(Budget) project or programs wise (.₹.)	Direct Expend- iture (₹.)	Over- head Expend- iture(₹)	report-ing period (₹)	through implement-ing agencies (₹.)
1.	Providing Subsidized Medicines, education through schools to under - previleged sections of the society.	Schedule VII- Sec- (i)/(ii)/Erad icating extreme hunger & poverty, Promoting education & Preventive Healthcare	Haryana, Delhi	25,00,000/-	- 27,74,398/-	-	27,74,398/-	27,74,398/
6.		company has f						st three financial unt in its Board



MAURIA UDYOG LIMITED

(AN ISO 14001 & OHSAS 18001 CERTIFIED COMPANY)

Works: Sohna Road, Sector-25, Faridabad-121004 (Haryana), INDIA **Ph**. +91-129-4092000, **Fax**: +91-129-2231220, **Visit us**: www.mauria.com CIN: **L51909WB1980PLC033010**; e-mail Id- mauria@mauria.com

7. Responsibility Statement:-

The MUL CSR committee takes responsibility of the implementation & monitoring of CSR policy and also adherence to the CSR objective & policy of the company.MUL CSR committee is committed to the CSR objectives of the company & will ensure that all proposal & projects under the CSR policy will be monitored & implemented from time to time.

Sd/-

Navneet Kumar Sureka Chairman- CSR Committee

Date: 08/09/2022 Place: New Delhi Rannveer Singh Rishi Member- CSR Committee



MAURIA UDYOG LIMITED

(AN ISO 14001 & OHSAS 18001 CERTIFIED COMPANY)

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Projects Approved by the Board for CSR Expenditure

(A)-Providing Subsidized Medicines, education through schools to under -privileged sections of the society

For MAURIA DYOG LTD

COMPANY SECRETARY ACS-21071

MAURIA UDYOG LIMITED Annexure - II

FORM NO. AOC -2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014.

Form for Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub section (1) of section 188 of the Companies Act, 2013 including certain arms length transaction under third proviso thereto.

1. Details of contracts or arrangements or transactions during the financial year 2021-22 not at Arm's length basis.

SL. No.	Particulars Particulars	Details
a)	Name (s) of the related party & nature of relationship	Nil
b)	Nature of contracts/arrangements/transaction	Nil
c)	Duration of the contracts/arrangements/transaction	Nil
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	Nil
e)	Justification for entering into such contracts or arrangements or transactions'	Nil
f)	Date of approval by the Board	Nil
g)	Amount paid as advances, if any	Nil
h)	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	Nil

2. Details of material contracts or arrangements or transactions during the financial year at Arm's length basis.-As per Annexure

SL. No.	Particulars Particulars	Details
a)	Name (s) of the related party & nature of relationship	As per
		Annexure
b)	Nature of contracts/arrangements/transaction	
c)	Duration of the contracts/arrangements/transaction	
d)	Salient terms of the contracts or arrangements or transaction including the	
	value, if any	
e)	Date of approval by the Board	
f)	Amount paid as advances, if any	

Sd/- Navneet Kumar SurekaEENA a
DIN-00054929

Date: 08.09.2021

Sd/-Rannveer Singh Rishi Director DIN- 08253892

Sl. No	Name of related party and nature of relationship	Nature of contracts/ arrangements/ transactions	Duration of the contracts/ arrangements/ transactions	Salient terms of the contracts or arrangements or transactions	Value
1	TAANZ FASHION INDIA PRIVATE LIMITED	Purchase of goods and services	As Mutually Agreed	As Mutually Agreed	3375.00
2	TAANZ FASHION INDIA PRIVATE LIMITED	Sale of goods and services	As Mutually Agreed	As Mutually Agreed	83535800.00
3	JOTINDRA STEEL & TUBES LIMITED	Sale of goods and services	As Mutually Agreed	As Mutually Agreed	55060.00
4	CHAKRA EXPORT P.LIMITED	Purchase of goods and services	As Mutually Agreed	As Mutually Agreed	3700000.00
5	VESHNOUDEVI PROPERTIES P.LIMITED	Rendering of services	As Mutually Agreed	As Mutually Agreed	180000.00
6	BIHARIJI ISPAT UDYOG LIMITED	Purchase of goods and services	As Mutually Agreed	As Mutually Agreed	252484800
7	BIHARIJI ISPAT UDYOG LIMITED	Sale of goods and services	As Mutually Agreed	As Mutually Agreed	2402785
8	TAANZ FASHION INDIA PRIVATE LIMITED	Leases	As Mutually Agreed	As Mutually Agreed	170000.00
9	JOTINDRA STEEL & TUBES LIMITED	Leases	As Mutually Agreed	As Mutually Agreed	1800000.00

Annexure ___

PARTICULARS OF EMPLOYEES

Pursuant to provisions of section 197 of the Companies Act, 2013 and Rule 5(2) &5(3) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the details of remuneration of the employees are given below:

(a) Top 10 Employee in terms of remuneration who were Employed throughout the financial year: 2021-2022

S No	Name	Designatio n	Annual Gross	Nature Of Employ ment (Whethe r Contract ual or Otherwis e	Qualification and experience of the employee	Date of Commencem ent of Employment	Age	If employee is relative of any Director or Manager, provide the name of such Director of Manager	% of Equity Capital held
1	NavneetK umarSure ka	Managing Director	3780000	Company Roll	Graduate	01.04.1995	49 Yrs	N.A	
2	Mohit Thakur	Manager Administra tion	966996	Company Roll	MBA	13.12.2021	32 Yrs	N.A	
3	Devinder Gupta	F.O	817200	Company Roll	Graduate	08.07.2020	58 Yrs	N.A	
4	Yogesh Mathur	Account Head	807300	Company Roll	Graduate	01.04.1998	61 Yrs	N.A	
5	Deepa Sureka	Officer-on Special Duty	780000	Company Roll	Graduate	01.04.2007	49 Yrs	Navneet KumarSureka	
6	PremLata Sureka	Officer on Special Duty	780000	Company Roll	Graduate	01.04.1995	67 Yrs	Navneet KumarSureka	
7	Rohtash Kumar	Finance Head	724500	Company Roll	Graduate	01.01.2005	47 Yrs	N.A	
8	Himanshu Thakkar	Manager Marketing	1080000	Company Roll	Graduate	19.07.2021	37 Yrs	N.A	
9	Gurpreet Singh	Manager Store	720000	Company Roll	Graduate	27.12.2021	40 Yrs	N.A	
10	Kapil Dev	Manager Marketing	780300	Company Roll	Graduate		40 Yrs		

- (b) Employees who were in the receipt of remuneration aggregating Rs. 1,02,00,000 or more per annum: N.A
- (c) Employed for part of the financial year and was in receipt of remuneration not less than Rs. 8,50,000 per month: N.A.
- (d) Employee who was in receipt of remuneration in excess of that drawn by the Managing Director or whole time director or manager and holds by himself or along with his spouse and dependent children, not less than 2% of the equity shares of the Company: NA

Note:

1. There were no employee in the Company, throughout the financial year or part of the year, who were in receipt of remuneration aggregating Rs. 1,02,00,000 or more per annum or Rs. 8,50,000 per month.

By order of the Board of Directors For Mauria Udyog Limited

> Sd/-(N.K. Sureka) Managing Director

Date: September 07, 2022

Place: New Delhi



208, Vats Market (Shiva Market),
Pitampura, Delhi - 110034

www.valuesquare.co.in
info@valuesquare.co.in
011 - 4353 8598

INDEPENDENT AUDITOR'S REPORT

To the Members of Mauria Udyog Limited

Report on the Audit of the Ind AS Financial Statements

Qualified Opinion

We have audited the accompanying Ind AS financial statements of Mauria Udyog Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, 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 Ind AS financial statements including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "Ind AS Financial Statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the possible effects of the matter described in the Basis for Qualified Opinion section of our report, the aforesaid Ind AS 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 Standards ("Ind AS"), of the state of affairs of the Company as at March 31, 2022, its loss including other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Qualified Opinion

- I. The Company has defaulted in repayment of its borrowing taken from various banks/ NBFCs and accordingly these loans have been classified as Non-Performing Assets (NPAs) by the respective banks/ NBFCs. The Company has not been recognising interest on such loans from the date of NPA classification by respective banks/ NBFCs. The amount of interest expenses cannot be ascertained. Further, the balances of borrowings are subject to confirmation from the respective banks/ NBFCs.
- II. The Company has classified its investments in unquoted equity shares of other entities to be Fair Valued through other comprehensive income (FVTOCI). However, it has not obtained/carried out fair valuation of such unquoted equity shares. The Company has measured investments in unquoted equity shares based on Net Asset Value of such equity shares as at 31 March 2021 wherever the financial statements of such entities are available as on such date. The impact of fair valuation cannot be ascertained.
- III. The Company has not used expected credit loss model to assess the impairment loss or gain on trade receivables as required by Ind AS 109 "Financial Instruments". The impact of such non-compliance cannot be ascertained. However, the Company has made a provision of Rs. 7,494.41 Lacs against doubtful trade receivables in the previous financial year.



NKSC & Co. Chartered Accountants

IV. The Company had entered into certain transactions with Amrapali Group of Companies in past years. In consequent to which forensic audit was conducted as per the Directions of Hon'ble Supreme Court of India to look into transactions between Amrapali Group of Companies and Sureka Group of Companies. After which the Hon'ble Supreme Court vide its order No. Writ Petition(s)(Civil) No. 940/2017 dated 2 December 2019 had directed M/s Jotindra Steel & Tubes Limited and Mauria Udyog Limited including associated companies and Directors viz Mr. Navneet Kumar Sureka and Mr. Akhil Kumar Sureka to deposit Rs. 16,700.00 Lacs. In response to the order of the Hon'ble Supreme Court, it had filed an application on 9 December 2019 before the Hon'ble Supreme Court to accept the Title deeds of immoveable properties belonging to Sureka family members and associate companies (based on latest valuation report) worth amounting Rs. 16,897.00 Lacs net off incumbency amount of Rs. 3,934.00 Lacs including Properties amounting Rs. 10,182.00 Lacs belonging to Mauria Udyog Limited.

In the financial year 2019-20, the Company has charged Rs. 1,500.00 Lacs in the Statement of Profit and Loss against the above matter on an estimated basis and reduced the value of properties (property which is deposited to Hon'ble Supreme Court).

The Company has neither provided for liability against this matter, nor any amount has been shown as contingent liability as required by Ind AS 37 "Provisions, Contingent Liabilities and Contingent Assets".

V. The Company has not disclosed the ageing of trade payables in the format as prescribed under the schedule III of the Act. It is a mandatory disclosure not directly impacting reported numbers however any indirect impact of the same cannot be ascertained.

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



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Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Ind AS financial statements of the current period. These matters were addressed in the context of our audit of the Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

Key Audit Matters

Loss allowance for Trade receivables (refer Note 7 to the accompanying financial statements and point iii of Basis for Qualified Opinion para)

The Company has trade receivables of Rs. 16,858.84 lacs as at 31 March 2022 (net of impairment loss of Rs 7,300.39 lacs). During previous year, the Company has recorded a charge of Rs 7,494.41 lacs towards provision for doubtful debts for such trade receivables.

Owing to the nature of operations of the Company and related customer profiles, the Company has significant long standing trade receivable balances, for which appropriate loss allowance is required to be created for expected credit losses using simplified approach in accordance with the requirements of Ind AS 109, Financial Instruments, measuring the loss allowance equal to lifetime expected credit losses.

For the purpose of expected credit loss assessment of trade receivables, significant judgment is required by the management to estimate the timing and amount of realization of these receivables basis the past history, customer profiles, and consideration of other internal and external sources of information, including the impact of COVID 19 pandemic in aforesaid estimates.

How our audit addressed the key audit matter

Our audit procedures included the following:

- Understanding the trade receivables process with regards to valuation and testing of controls designed and implemented by the management.
- Testing the accuracy of ageing of trade receivables at year end on sample basis.
- Obtained a list of outstanding receivables, with the identified significant long outstanding receivables, and discussed plan of recovery lifetime with management.
- Circularized balance confirmations to a sample of trade receivables and reviewed the reconciling items, if any.
- Verified the appropriateness of judgments regarding provisions for trade receivables and assess as to whether these provisions were calculated in accordance with the Company's provisioning policies.
- Tested subsequent settlement of trade receivables after the balance sheet date on a sample basis, as applicable.
- Verified the related disclosures made in notes to the financial statements in accordance with Ind AS 115 and Ind AS 109.



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Considering the significant judgement involved, increased complexities due to the pandemic, high estimation uncertainty and materiality of the amounts involved, we have identified loss allowance on trade receivables as a key audit matter for current year audit.

The Company has not used expected credit loss model to assess the impairment loss or gain on trade receivables as required by Ind AS 109 "Financial Instruments".

Litigation, Claims and Contingent Liabilities (Refer Note 63, read along with point iv of Basis for Qualified Opinion paragraph in Independent Auditor's Report to the Ind AS financial statements)

The Company is exposed to a variety of different laws, regulations and interpretations thereof which encompasses indirect taxation and legal matters. In the normal course of business, provisions and contingent liabilities may arise from legal proceedings, including regulatory and other Governmental proceedings, constructive obligations as well as investigations by authorities and commercial claims.

Based on the nature of regulatory and legal cases management applies significant judgement when considering whether, and how much, to provide for the potential exposure of each matter. These estimates could change substantially over time as new facts emerge as each legal case or matters progresses.

Given the different views, possible basis the interpretations, complexity and the magnitude of the potential exposures, and the judgement necessary to determine required disclosures, this is a key audit matter.

Principal audit procedures performed:

- We understood the processes, evaluated the design and implementation of controls and tested the operating effectiveness of the Company's controls over the recording and reassessment of uncertain legal positions, claims and contingent liabilities.
- We held discussions with senior management including the person responsible for legal and compliance to obtain an understanding of the factors considered by management in classification of the matter as 'probable', 'possible' and 'remote';
- Examined the Company's legal expenses on sample basis and read the minutes of the board meetings and the legal compliance committee in order to ensure completeness.
- We read the correspondence from Court authorities and considered legal opinion obtained by the Management from external law firms to evaluate the basis used for provisions recognised or the disclosures made in the Ind AS financial statements.
- We also obtained direct legal confirmations for significant matters from the law firms handling such matters to corroborate management's conclusions.
- For those matters where Management concluded that no provision should be recorded, we also considered the adequacy and completeness of the Company's disclosures made in relation to contingent liabilities.



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Emphasis of Matter

- We draw attention to note 7 to Ind AS Financial Statements, which describes the classification of disputed and long outstanding trade receivables as non-current aggregating Rs. 14,877.15 Lacs (net of provision of Rs. 7,300.39 Lacs) wherein the management has explained the reasons for not writing off/ provided for such receivables.
- II. We also draw attention to note 23 to Ind AS Financial Statements, which describes that one of the financial creditor of the Company has filed petition under Section 7 of Insolvency & Bankruptcy Code, 2016 before Hon'ble NCLT, Kolkata Bench vide Company Petition No. C.P.(IB) 138/2022 dated February 23, 2022 for initiation of corporate insolvency resolution process and the matter is currently pending before the Hon'ble NCLT, Kolkata Bench.

Our opinion is not modified in respect of these matters.

Responsibilities of Management and Those Charged with Governance for the Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these Ind AS financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including Ind AS specified under section 133 of the Act, read with relevant rules issued thereunder. 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 Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Ind AS 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.

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



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Auditor's Responsibilities for the Audit of the Ind AS Financial Statements

Our objectives are to obtain reasonable assurance about whether the Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this Ind AS 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 Ind AS financial statements, whether
 due to fraud or error, design and perform audit procedures responsive to those risks, and obtain
 audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not
 detecting a material misstatement resulting from fraud is higher than for one resulting from
 error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
 override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. 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 with reference to Ind AS financial statements 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 Ind AS 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 Ind AS financial statements, including the disclosures, and whether the Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



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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 Ind AS 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

- (1) As required by Section 197(16) of the Act, based on our audit, we report that the Company has paid remuneration to its directors during the year in accordance with the provisions of and limits laid down under section 197 read with Schedule V of the Act.
- (2) As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of section 143(11) of the Act, we give in "Annexure 1", a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- (3) As required by section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss, and the Statement of Cash Flows dealt with by this report are in agreement with the books of account;
 - d) In our opinion, the aforesaid Ind AS financial statements comply with the Ind AS specified under section 133 of the Act read with relevant rules issued thereunder except for the matters described in Basis for Qualified Opinion paragraph;
 - e) the matters described in Basis for Qualified Opinion & Emphasis of Matter paragraphs, in our opinion, may have an adverse effect on the functioning of the Company;



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Chartered Accountants

- f) On the basis of the written representations received from the directors as on March 31, 2022, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of section 164(2) of the Act;
- g) With respect to the adequacy of the internal financial controls with reference to Ind AS financial statements of the Company and the operating effectiveness of such controls, we give our separate report in "Annexure 2".
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company, as detailed in note 63 to the Ind AS financial statements, has disclosed the impact of pending litigations on its financial position as at March 31, 2022;
 - ii. The Company did not have any long-term contracts including derivative contracts. Hence, the question of any material foreseeable losses does not arise;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For NKSC & Co.

Chartered Accountants

ICAI Firm Registration No.020076N

DELHI

Priyank Goyal

Partner

Membership No.: 529986 co

UDIN: 22521986AKNXFW9423

Place: New Delhi Date: May 30, 2022

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Annexure 1 to the Independent Auditor's Report

[Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' in the Independent Auditor's Report of even date to the members of **Mauria Udyog Limited** on the Ind AS financial statements for the year ended March 31, 2022.]

Based on the audit procedures performed for the purpose of reporting a true and fair view on the Ind AS financial statements of the Company and taking into consideration the information, explanations and written representation given to us by the management and the books of account and other records examined by us in the normal course of audit, we report that:

- (i) (a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of property, plant & equipment.
 - (B) The Company has maintained proper records showing full particulars of intangible assets.
 - (b) The Company has a regular programme of physical verification of the property, plant & equipment which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. However, during the year, fixed assets have not been physically verified by the management as per the programme of verification.
 - (c) The title deeds of immovable properties (other than properties where the Company is the lessee and the lease agreements are duly executed in favour of lessee) disclosed in the Ind AS financial statements of the Company are held in the name of the Company except for the details given below:

Land/ Building	Total number of cases	Leasehold/ Freehold	Gross Block as at March 31, 2022	Net Block as at March 31, 2022	Remarks
Land	2	Freehold	8,681.90 Lacs	8,681,90 Lacs	Refer Note No. 10 of accompanying Ind AS Financial Statements
Building	1	Leasehold	336.40 Lacs	287.84 Lacs	Not registered in the name of the Company

- (d) The Company has not revalued its property, plant and equipment and/or intangible assets during the year. Accordingly, reporting under clause (i)(d) of paragraph 3 of the Order is not applicable.
- (e) No proceedings have been initiated or are pending against the Company as at March 31, 2022 for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.



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- (ii) (a) The inventory has been physically verified by the management during the year except for goods-in-transit and stocks lying with third parties. For stocks lying with third parties at the year end, these have not been confirmed by them. In our opinion, the frequency of verification is reasonable. As informed, no material discrepancies were noticed on physical verification carried out during the year.
 - (b) The Company has been sanctioned working capital limits in excess of five crore rupees during the year, in aggregate from banks and/or financial institutions, on the basis of security of fixed deposits and there is no requirement to file quarterly returns/statements with such banks and/or financial institutions. Therefore, reporting under clause (ii)(b) of paragraph 3 of the Order is not applicable.
- (iii) (a) During the year, the Company has provided loans or provided advances in the nature of loans, or stood guarantee, or provided security to the following entities:

5r	Particulars	Guarantees	Security	Loans	Advances in the
No					nature of loans
1	Aggregate amount granted / provided during the year				
	- Subsidiaries	Nil	Nil	Nil	Nil
	-Joint Ventures	Nil	Nil	Nil	NiI
	- Associates	Nil	Nil	Nil	Nil
	- Others	Nil	Nil	₹ 3,026.06 Lacs	Nil
2	Balance outstanding as at March 31, 2022 in respect of above cases				
	- Subsidiaries	Nil	Nil	Nil	Nil
	-Joint Ventures	Nil	Nii	, Nil	Nil
	- Associates	Nil	Nil	Nil	Nil
	- Others	Nil	Nil	₹ 331.27 Lacs	Nil

- (b) According to the information and explanations given to us and based on the audit procedures conducted by us, we are of the opinion that, 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 by the Company during the year are not prejudicial to the interest of the Company.
- (c) The schedule of repayment of principal and payment of interest in respect of the loans and advances in the nature of loans have not been stipulated as these loans are repayable on demand. Thus, we are unable to comment whether the repayments or receipts during the year are regular and report amounts overdue for more than ninety days, if any, as required under clause (iii)(d) of paragraph 3 of the Order.
- (d) In respect of the aforesaid loans and advances in the nature of loans, there is no overdue amount remaining outstanding as at the balance sheet date.



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- (e) There were no loans or advances in the nature of loan granted which has/have fallen due during the year, have been renewed or extended. Further, there were no instances of fresh loans being granted to settle the overdues of existing loans given to the same parties.
- (f) The Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- (iv) Based on information and explanation given to us in respect of loans, investments, guarantees and securities, the Company has complied with the provisions of section 185 and 186 of the Act.
- (v) In our opinion and according to the information and explanations given to us, the Company has not accepted any deposits from the public within the provisions of Sections 73 to 76 of the Act and the rules framed there under. Accordingly, reporting under clause (v) of paragraph 3 of the Order is not applicable.
- (vi) We have broadly reviewed the books of accounts maintained by the Company in respect of products where the maintenance of cost records has been specified by the Central Government under sub-section (1) of Section 148 of the Act and the rules framed there under and we are of the opinion that *prima facie*, the prescribed accounts and records have been made and maintained. We have, however, not made a detailed examination of the records with a view to determine whether they are accurate or complete.
- (vii) (a) The Company is not regular in depositing with appropriate authorities, undisputed statutory dues including provident fund, employees' state insurance, income tax, sales tax, service tax, value added tax, customs duty, excise duty, cess and any other material statutory dues applicable to it, though the delays in deposit have not been serious.

According to the information and explanations given to us, undisputed dues in respect of provident fund, employees' state insurance, income tax, sales tax, service tax, value added tax, customs duty, excise duty, cess and any other material statutory dues applicable to it, which were outstanding, at the year-end for a period of more than six months from the date they became payable are as follows:

Name of the statute	Nature of the dues	Amount (Rs. in Lacs)	Period to which the amount relates	Due Date	Date of Payment
The Employees' Provident Funds and Miscellaneous Provisions Act, 1952	Provident Fund	5.85	2019-20	Various dates	Various dates
Employees' State Insurance Act, 1948	Employee State Insurance	1.29	2019-20	Various dates	Not yet paid

(b) According to the information and explanation given to us, there are no dues with respect to provident fund, employees' state insurance, income tax, GST, sales tax, service tax, value added tax, customs duty, excise duty and cess, which have not been deposited on account of any dispute.



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- (viii) We have not come across any transaction(s) which were previously not recorded in the books of account of the Company that have been surrendered or disclosed as income during the year in the tax assessments under the income Tax Act, 1961.
- (ix) (a) According to the information and explanations given to us, the Company has defaulted in repayment of loans to banks and financial institutions during the year. The details of which are as follows:

Nature of borrowing	Name of lender	Amount (Rs. in Lacs)	Period of Delay
Term Loan	Deewan Housing Finance Corporation Limited	3,078.29	1-34 months
Term Loan	Housing Development Finance Corporation Limited	2,083.07	1-32 months
Term Loan	Kotak Mahindra Bank Limited	1,193.43	1-29 months
	Total	6,354.79	

- (b) The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
- (c) The Company did not obtain any money by way of term loans during the year. Accordingly, reporting under clause (ix)(c) of paragraph 3 of the Order is not applicable.
- (d) On an overall examination of the Ind AS financial statements of the Company, no funds raised on short-term basis have, been used for long-term purposes by the Company.
- (e) On an overall examination of the Ind AS 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, associates or joint ventures as defined under the Companies Act.
- (f) The Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies, as defined under the Companies Act.
- (x) (a) Based upon the audit procedure performed and the information and explanations given by the management, the Company has not raised money by way of initial public offer or further public offer including debt instruments and term loans. Therefore, reporting under clause (x)(a) of paragraph 3 of the Order is not applicable.
 - (b) Based upon the audit procedure performed and the information and explanations given by the management, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Therefore, reporting under clause (x)(b) of paragraph 3 of the Order is not applicable.
- (xi) (a) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of fraud by the Company or any fraud on the Company by its officers or employees, noticed or reported during the year, nor have we been informed of any such instance by the management.



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- (b) No report under section 143(12) of the Act has been filed with the Central Government by the auditors of the Company in Form ADT-4 as prescribed under Rule 13 of Companies (Audit and Auditors) Rules, 2014, during the year or upto the date of this report.
- (c) There are no whistle blower complaints received by the Company during the year and upto the date of this report.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, reporting under clause (xii) of paragraph 3 of the Order is not applicable.
- (xiii) According to the information and explanation given to us, all transactions entered into by the Company with the related parties are in compliance with Sections 177 and 188 of Act, where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards.
- (xiv) (a) In our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the Internal Audit Reports of the Company issued till date, for the period under audit.
- (xv) According to the information and explanations given to us, the Company has not entered into any non-cash transactions with directors or persons connected with him during the year and hence, provisions of section 192 of the Act are not applicable to the Company.
- (xvi) According to the information and explanation given to us the Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Therefore, reporting under clause (xvi) of paragraph 3 of the Order are not applicable.
- (xvii) The Company has incurred cash losses for the current and the immediately preceding financial year amounting to Rs. 495.78 Lacs and Rs. 214.24 Lacs respectively.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly, reporting under clause (xviii) of paragraph 3 of the Order is not applicable.
- On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying Ind AS financial statements and our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, we believe that material uncertainty exists as on the date of this audit report and due to which the Company may not be 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 date of the audit report. We further draw attention to note 7 of the accompanying Ind AS financial statements which describes the measures taken by the Company to recover its trade receivables.



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- (xx) (a) There are no unspent amount towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Act in compliance with second proviso to section 135(5) of the Companies Act. Hence, reporting under clause (xx) of paragraph 3 of the Order is not applicable.
 - (b) There are no unspent amount towards Corporate Social Responsibility (CSR) in respect of ongoing projects requiring a transfer to a special account in compliance with section 135(6) of the Companies Act. Hence, reporting under clause (xx) of paragraph 3 of the Order is not applicable.

For NKSC & Co.

Chartered Accountants

ICAI Firm Registration No. 020076N

Priyank Goyal

Partner

Membership No.: \$23,986

NKSC & Co. Chartered Accountants

Annexure 2 to the Independent Auditor's Report

[Referred to in paragraph 3 under 'Report on Other Legal and Regulatory Requirements' in the Independent Auditor's Report of even date to the members of **Mauria Udyog Limited** (on the Ind AS financial statements for the year ended March 31, 2022]

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

We have audited the internal financial controls over financial reporting of **Mauria Udyog Limited ("the Company")** as of March 31, 2022 in conjunction with our audit of the Ind AS 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 Act.

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 specified under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both issued by the ICAI. 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 judgement, 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 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.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to Ind AS financial statements and such internal financial controls over financial reporting with reference to financial statements were operating effectively as at March 31, 2022, 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 ICAI.

For **NKSC & Co.**Chartered Accountants

ICAI Firm Registration No.020076N

DELHI

Partner

Membership No. 521986cco

Balance Sheet as at March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

The state of the s			
	Note	As at	As at
Assets		March 31, 2022	Warch 31, 2021
Non-current assets			
Property, plant & equipment	,		
Intangible assets	3	5,172.46	4.864.94
Capital work-in-progress	4	2.46	1.22
Financial assets	5	-	36.72
Investments			
Trade raceivables	6	293.97	289.63
Other financial assets	7	14,877.15	
Deferred tax assets (net)	8	2,971.27	72.35
Other non-current assets	9	3,626.98	3.014.66
Cone. Ind-Content appets	10	8,868.66	8,756.02
		35,812.95	17,035.54
Current assets			
Inventories	11	6,732.92	6,847,39
Cinancial assets	••	0,7,22.32	0,047.59
Trade receivables	12	1,981,69	17.770.11
Cash and cash equivalents	13	1,961,69	17,270.11
Bank balances other than cash and cash equivalents	14	1,414.20	454.38
Loans	15		.122,71
Other financial assets	16	24.30	27.67
Current tax assets (net)	17	510,34	3,335,19
Other current assets	18	175,29	159.31
	10	683.07	2,134.86
Total Assets		11,743.65	30,351.62
		47,596.60	47,387.16
Equity and Liabilities			
Equity			
Equity share capital	19	1,332.00	1,332,00
Other equity	20	1,350.04	1 572 01
		2,582.04	2,904.01
Liabilities			
Mon-current liabilities			
Financial fiabilities			
Barrowings	21	***	
Provisions	. 55	11,943.87	16,384.58
14-7410112	22	22.11	8.31
		11,965.98	16,392.89
Current liabilities			
Financial liabilities			
Borrowings	23	22,400.96	18,762.70
Trade payables	24	9,488.85	8,507,31
Other financial flabilities	25	148.73	174.23
Provisions	26	27.03	
Other current liabilities	27	843.01	28.70
		32,908.58	621.32
otal Equity and Liabilities		47,556,60	28,090.26 47,387.16
		4/45660	

Summary of significant accounting policies

The accompanying notes form an integral part of these financial statements As per our report of even date.

For NKSC & Co.

Chartered Accountants

Firm Registration No 020076N

Partne[,] Membership No.: 521986 DELHI Stered Accounts

Place: New Deini Date: May 30, 2022 For any on behalf of the Board of Directors of

Managing Director

Davinder Kumar Gupta

Chief Financial Officer PAN: AONPG0703™

DIN: 00054929

Director DIN: 08253892

Company Secretary ACS: A21071

Rannveer Singh Rishi

Statement of Profit and Loss for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

	Note	For the year ended March 37, 2022	For the year ended March 31, 2021
Income		1101011 21, 1914	March 31, 2021
Revenue from operations	28	24,113.36	13,093.12
Other income	29	496.84	742.09
Total Income		24,610.20	13,835,21
Expenses			
Cost of materials consumed	30	13,233,51	6,585.76
Purchases of stock-in-trade	3)	408.94	73.51
Changes in inventories	32	847.62	888.45
Employee benefit expense	33	915.84	556.58
Finance costs	34	557.01	. 758.09
Depreciation and amortisation expense	35	342.03	414.39
Other expenses	36	9,143,06	12,681.47
Total Expenses	30	25,448.01	21,958.25
(Loss) before exceptional items and tax		(837,81)	(8,123.04)
Less: Exceptional items		, , ,	-
(Loss) before tax		(837.81)	(8,123.04)
Tax expense			
Current tax	53	n	
Income tax for earlier years	53	_	23.74
Deferred tax (benefit)	53	(617 41)	(2,205.61)
		(613.41)	(2,181,87)
41			
(Loss) after tax		{224.40}	(5,941.1 <i>T</i>)
Other comprehensive income/(loss)			
Items that will not be reclassified to profit or loss			
 Remeasurement of equity instruments 		4.41	(0.04)
 Remeasurement of defined benefit plans 	41	(3.39)	(71.05)
- Income tax relating to these items	53	(0.32)	22.18
		0.70	(48.91)
items that will be reclassified to profit or loss			
- Foreign currency translation reserve		2.50	
 Income tax relating to these items 	53	(0.78)	
		1.72	,,
Total comprehensive (loss)			,
- over courbiguage diossi		(221.98)	(5,990.08)
(Loss) per equity share (in ₹):			
-Basic and diluted (loss) per share	37	(0,17)	(4.46)

The accompanying notes form an integral part of these financial statements.

To rea Accounts

As per our report of even date.

For NKSC & Ce.

Chartered Accountants

Firm Registration No. 020076N

Partner

Membership No.: 52 1985 DELHI

For and on behalf of the Board of Directors of Maurin U tyog Limited

Navneet Kum Managing Director

DIN: 00054929

Rannveer Singh Rishi

Director

DIN: 08253892

Chief Financial Officer

PAN: AONPG0703M

Divya Agrawal Company Secretary ACS: A21071

Place: New Delhi Date: May 30, 2022

Statement of Cash flows for the year ended March 31, 2022

(All amounts are in 4 Lacs, unless stated otherwise)

•	For the year ended March 31, 2022	For the year ended March 31, 2021
Cash flow from operating activities		
(Loss) before tax	(837.80)	(8,123.03)
Adjustments to reconcile profit before tax to cash generated from operating activities		
Provision for employee benefits	22.71	14,60
Depreciation and amortisation expense	342.03	414.39
Impairment of trade receivables		7,494.41
(Profit)/loss on sale of investments	(0,96)	(361.17)
(Profit) on sale of property, plant and equipment	(1.99)	(2.81)
Interest income	(63.26)	(2.80)
Dividend income	(0.02)	, (2.00)
Liabilities no longer required written back	(20,39)	(350.17)
Finance costs	557.01	758.09
Other comprehensive income/(loss)	2,42	
Operating profit before working capital changes	(0.25)	(48.91) (207.40)
	10.231	(207.40)
Adjustments for (increase)/decrease in operating assets		
Bank balances other than cash and cash equivalents	(1,291,49)	(89.13)
Inventories	114.47	(390.37)
Trade receivables	411.26	4,883 17
Loans	3,37	29.21
Other financial assets	(174,07)	(2.87)
Other non-financial assets	1,339.14	(395.68)
Adjustments for increase/(decrease) in operating liabilities		
Trade payables	1.005.93	(747 09)
Other financial liabilities	(25.49)	(125.24)
Provisions	(10.58)	18.23
Other non-financial fiabilities	221,70	(314.26)
Cash generated from/(used in) operations	1,593,99	2.658.57
Less: Income tax paid (net of refunds)	(14.89)	(27.62)
Net cash flow generated from/(used in) operating activities (A)	1,579.10	2,630.95
Cash flows from investing activities		
Proceeds from/(payments for) PPE, intangible assets and CWIP	(612.07)	(321,80)
(increase)/decrease in investments	(3.38)	(321.80)
Interest income	63.26	
Dividend income	0.02	2.80
Net cash flow from investing activities (B)	(552.17)	78,58
~		
Cash flows from financing activities		
Proceeds from/(payments for) borrowings	(802.46)	(1,548.89)
Finance costs	(557.01)	(758.09)
Net cash inflow from/(used in) financing activities (C)	(1,359.47)	(2,306.98)
Net increase (decrease) in cash and cash equivalents (A+B+C)	(332,54)	402,55
Cash and cash equivalents at the beginning of the year	454.38	51.83
Cash and cash equivalents at the end of the year	121,84	454.38

Notes to Statement of cash flows:

(i).	Components of cash and bank balances (refer note 13 and 14)	For the year ended March 31, 2022	For the year ended March 37, 2027
	Cash and cash equivalents	121.84	454.38
	Other bank balances	1,414.20	122 71
	Cash and bank balances at end of the year	1,536,04	577.09

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Mauria Udyog Limited Statement of Cash flows for the year ended March 31, 2022 (All amounts are in ₹ Lacs, unless stated otherwise)

... Continued from previous page

(ii). Reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities:

Particulars	Non-current borrowings (including current maturities)	Current borrowings	Interest on borrowings
For the year ended March 31, 2022			
Balance as at April 1, 2021	19,500.17	15,647,11	3.95
Loan drawals (in cash)/interest accrued during the year	-	1,390.69	557.01
Adjustment for processing fee		24.65	
Loan repayment/interest payment during the year	(628.46)	(1,589.33)	(556 61)
Other non-cash charges	(6,354.79)	6,354.79	
Balance as at March 31, 2022	12,516.92	21,827.91	4,35
For the year ended March 31, 2021			
Balance as at April 1, 2020	8,632,20	28,063.96	•
Loan drawals (in cash)/interest accrued during the year	-	28.80	758.09
Adjustment for processing fee	(24,65)		_
Loan repayment/interest payment during the year	(375.96)	(1,177.07)	(754 14)
Other non-cash charges	11,268.58	(11,268.58)	1,24,141
Balance as at March 31, 2021	19,500.17	15,647.11	3.95

There are no non-cash changes on account of effect of changes in foreign exchange rates and fair values.

(iii). The above Cash Flow Statement has been prepared in accordance with the "Indirect Method" as set out in the Ind A5 + 7 on "Cash Flow Statements" specified under Section 133 of the Companies Act, 2013.

(iv). The above statement of cash flows should be read in conjuction with the accompanying notes 1 to 68.

As per our report of even date

For NKSC & Co.

Chartered Accountants

Firm Registration No. 020076N

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Partner*

Membership No.

For and on behalf of the Board of Directors of

Mauria idage Limited

Navneet Kumar Sareka

Managing Director DIN: 00054929 Rannveer Singh Rishi

Director DIN: 08253892

Davinder Kumar Gupta Chief Financial Officer

Chief Financial Officer PAN: AONPG0703M Divya Agrawal
Company Secretary
ACS: A21071

Place: New Delhi

Place: New Delhi Date: May 30, 2022

Statement of Changes in Equity for the year ended March 31, 2022 (All amounts are in Clacs, unless stated otherwise)

A. Equity share capital

1,332.00	•	1,332.00	•	1.332.00
Balance as at April 1, 2020	Change in equity share capital	Balance as at March 31, 2021	Change in equity share capital	Balance as at March 31, 2022

8. Other equity

		Reserves & surplus	5		Accumulat	Accumulated other comprehensive income	ive income		
Particulars	Seneral	Fransition/ Revaluation reserve	Retained	Remeasurement of equity instruments	Amortis	Remeasurement of defined benefit	Foreign currency translation reserve	Income tax relating to these items	Total
Balance as at April 1, 2020	93.85	1	6,014,32	43.44	27.80	44.25	,	151 95)	8 185 79
Adjustments during the year		(624.70)	(5,913.37)	(0.04)	(27.80)	(2105)	- -	27.18	16.614.70
Balance as at March 31, 2021	93.85	1,377.55	100.95	43.40	-	(26.80)	-	(16 94)	1 572 AT
Adjustments during the year	•	•	(224.35)	4.36	i .	(3.39)	250	00.11	751 97
Balance as at March 31, 2022	93.85	1,377.55	(123.40)	47.76	,	(30.19)	2.50	18.04)	1 350 04

As per our report of even date

Chartered Accountants For NKSC & Co.

Firm Registration No 020076N

Membership No.: 521g86 Priyank bound

Place: New Delhi Elate: May 30, 2022

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Divigo Agaluael Divistramial Company Secretary ACS: A21071 Bedlinder Kumar Gupta Chief Financial Officer

Rannveer Singh Rishi Director DIN: 08253892

Navneet Kumar S Managing Director DIN: 00054929

For and on behalf of the Board of Directors of

PAN: AONPG0703M

Date: May 30, 2022 Place: New Delhi

Reporting Entity

Mauria Udyog Limited (the Company) is a public company domiciled in India, with its registered office situated at Anand Jyoti Building, 41 Netaji Subhas Road, Room No. 107, 1st Floor, Kolkata WB – 700001. The Company was incorporated on September 24, 1980. The shares of the Company are listed on the Bombay Stock Exchange (BSE) and Calcutta Stock Exchange (CSE). The Company is engaged in the business of manufacturing and trading of LPG cylinders and related accessories like valves and regulators, and textile products.

1. Basis of preparation

(i) Statement of compliance with Indian Accounting Standards:

These Ind AS financial statements ("the Financial Statements") have been prepared in accordance with the Indian Accounting Standards ("Ind AS') as notified by Ministry of Corporate Affairs ("MCA") under Section 133 of the Companies Act, 2013 ('Act') read with the Companies (Indian Accounting Standards) Rules, 2015, as amended and other relevant provisions of the Act. The Company has uniformly applied the accounting policies for all the periods presented in these financial statements.

The financial statements for the year ended March 31, 2022 were authorised and approved for issue by the Board of Directors on May 30, 2022.

The significant accounting policies adopted for preparation and presentation of these financial statements are included in Note 2. These policies have been applied consistently by the Company for all the periods presented in these financial statements.

(ii) Current and non-current classification

All assets and liabilities have been classified and presented as current or non-current in accordance with the Company's normal operating cycle other criteria set out in the Schedule III to the Act.

(iii) Functional and presentation currency

These financial statements are presented in Indian Rupees (₹), which is also the Company's functional currency. All amounts have been rounded-off to the nearest lacs, unless otherwise indicated.

(iv) Basis of measurement

The financial statements have been prepared on the historical cost basis except for the following items:

ltems

Certain financial assets and liabilities

Basis of measurement

Fair value

Net defined benefit asset/liability

Fair value of plan asset less present value of defined benefit obligation

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(v) Use of estimates and judgements

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the related disclosures. Actual results may differ from these estimates.

Significant management judgements:

- Recognition of deferred tax assets The extent to which deferred tax assets can be recognised is based on an assessment of the probability of the future taxable income against which the deferred tax assets can be utilised.
- Business model assessment The Company determines the business model at a level that reflects how groups of financial assets are managed together to achieve a business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Company monitors financial assets measured at amortised cost that are derecognised prior to their maturity to understand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Company's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and accordingly prospective change to the classification of those assets are made.
- Evaluation of indicators for impairment of assets The evaluation of applicability of indicators of impairment of assets requires assessment of several external and internal factors which could result in deterioration of recoverable amount of the assets.
- Classification of leases Ind AS 116 requires lessees to determine the lease term as the non-cancellable period of a lease adjusted with any option to extend or terminate the lease if the use of such option is reasonably certain. The Company makes an assessment on the expected lease term on a lease-by-lease basis and thereby assesses whether it is reasonably certain that any options to extend or terminate the contract will be exercised. In evaluating the lease term, the Company considers factors such as any significant leasehold improvements undertaken over the lease term, costs relating to the termination of the lease and the importance of the underlying asset to the Company's operations taking into account the location of the underlying asset and the availability of suitable alternatives. The lease term in future periods is reassessed to ensure that the lease term reflects the current economic circumstances. After considering current and future economic conditions, the Company has concluded that no changes are required to lease period relating to the existing lease contract.
- Expected credit loss (ECL) The measurement of expected credit loss allowance for financial assets measured at amortised cost requires use of complex models and significant assumptions about future economic conditions and credit behaviour (e.g., likelihood of customers defaulting and resulting losses). The Company makes significant judgements regarding the following while assessing expected credit loss:
 - Determining criteria for significant increase in credit risk
 - Establishing the number and relative weightings of forward-looking scenarios for each type of product/market and the associated ECL

CEstablishing groups of similar financial assets for the purposes of measuring ECL.

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Provisions – At each Balance Sheet date, based on the management judgment, changes in facts and legal
aspects, the Company assesses the requirement of provisions against the outstanding contingent liabilities.
However, the actual future outcome may be different from this judgement.

Significant estimates:

- Useful lives of depreciable/amortisable assets Management reviews its estimate of useful lives, residual
 values, and method of depreciation of depreciable/amortisable assets at each reporting date, based on the
 expected utility of the assets. Uncertainties in these estimates relate to technical and economic obsolescence
 that may change the utility of assets.
- Defined benefit obligation (DBO) Management's estimate of the DBO is based on several underlying
 assumptions such as standard rates of inflation, mortality, discount rate and anticipation of future salary
 increases. Variation in these assumptions may significantly impact the DBO amount and the annual defined
 benefit expenses.
- Fair value measurements Management applies valuation techniques to determine the fair value of financial instruments (where active market quotes are not available). This involves developing estimates and assumptions consistent with how market participants would price the instrument.

2 Summary of significant accounting policies

(i) Revenue

Effective April 1, 2018, the Company has applied Ind AS 115 which establishes a comprehensive framework for determining whether, how much and when revenue is to be recognized. The Standard requires apportioning revenue earned from contracts to individual promises, or performance obligations, on a relative stand-alone selling price basis, using a five-step model. Ind AS 115 replaces Ind AS 18 Revenue and Ind AS 11 Construction Contract. The Company has adopted Ind AS 115 using the cumulative effect method. The effect of initially applying this standard is recognized at the date of initial application (i.e., April 1, 2018) and the comparative information in the statement of profit and loss is not restated – i.e., the comparative information continues to be reported under Ind AS 18.

Revenue from sale of goods

Revenue is recognised upon transfer of control of promised product or services to customer in an amount that reflect the consideration which the Company expects to receive in exchange for those product or services at the fair value of the consideration received or receivable, which is generally the transaction price, net of any taxes/duties and discounts.

The Company satisfies a performance obligation and recognises revenue over time, if one of the following criteria is met:

a The customer simultaneously receives and consumes the benefits provided by the Company's performance as the Company performs; or

The Company's performance creates or enhances an asset that the customer controls as the asset is created or enhanced or

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c. The Company's performance does not create an asset with an alternative use to the Company and an entity has an enforceable right to payment for performance completed to date.

For performance obligations where one of the above conditions are not met, revenue is recognised at the point in time at which the performance obligation is satisfied.

Revenue from sale of products is recognised at a time on which the performance obligation is satisfied.

Recognition in case of local sales is generally recognised on the dispatch of goods. Revenue from export sales is generally recognised on the basis of the dates of 'On Board Bill of Lading'. The Company recognises provision for sales return, based on the historical results, measured on net basis of the margin of the sale.

Other operating income

Export benefits are recognised in the year of export when right to receive the benefit is established and conditions attached to the benefits are satisfied.

(ii) Other income

Rental income

Rental income from investment property is recognised as part of other income in profit or loss on a straight-line basis over the term of the lease except where the rentals are structured to increase in line with expected general inflation. Lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease.

Interest income

Interest income on time deposits and inter corporate loans is recognised using the effective interest method.

The 'effective interest rate' is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument to the gross carrying amount of the financial asset.

Commission income

Commission income are recognised in Statement of Profit or Loss only when the relevant services have been rendered.

(iii) Employee Benefits

Short term employee benefits:

Short term employee benefit obligations are measured on an undiscounted basis and are expenses off as the related services are provided. Benefits such as salaries, wages, and bonus etc are recognised in the statement of profit and loss in the year in which the employee renders the related service. The liabilities are presented as

proent employee benefit obligation in the balance sheet.

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Long term employee benefits:

Defined contribution plan: Provident fund

All employees of the Company are entitled to receive benefits under the Provident Fund, which is a defined contribution plan. Both the employee and the employer make monthly contributions to the plan at a predetermined rate as per the provisions of The Employees Provident Fund and Miscelfaneous Provisions Act, 1952. These contributions are made to the fund administered and managed by the Government of India. The Company has no further obligations under the plan beyond its monthly contributions. Obligation for contribution to defined contribution plan are recognised as an employee benefit expense in statement of profit and loss in the period during which the related services are rendered by the employees.

Defined Benefit Plan: Gratuity

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan.

The Company provides for retirement benefits in the form of Gratuity, which provides for lump sum payments to vested employees on retirement, death while in service or on termination of employment in an amount equivalent to 15 days basic salary for each completed year of service. Vesting occurs upon completion of five years of service. Benefits payable to eligible employees of the Company with respect to gratuity is accounted for on the basis of an actuarial valuation as at the balance sheet date.

The present value of such obligation is determined by the projected unit credit method and adjusted for past service cost and fair value of plan assets as at the balance sheet date through which the obligations are to be settled. The resultant actuarial gain or loss on change in present value of the defined benefit obligation or change in return of the plan assets is recognised as an income or expense in the other comprehensive income. The Company's obligation in respect of defined benefit plans is calculated by estimating the amount of future benefit that employees have earned in the current and prior periods, discounting that amount and deducting the fair value of any plan assets.

The Company determines the net interest expense/(income) on the net defined benefit liability/(asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to the then-net defined benefit liability/(asset), taking into account any changes in the net defined benefit liability/(asset) during the period as a result of contributions and benefit payments. Net interest expense and other expenses related to defined benefit plans are recognised in the statement of profit and loss.

When the benefits of a plan are changed or when a plan is curtailed, the resulting change in benefit that relates to past service ('past service cost' or 'past service gain') or the gain or loss on curtailment is recognised immediately in the statement of profit and loss. The Company recognises gains and losses on the settlement of a defined benefit plan when the settlement occurs.

The Plan assets of the Company are managed by Life Insurance Corporation of India through a trust created by the Company in terms of an insurance policy taken on fund obligations with respect to its gratuity plan.

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Other long-term benefits: Compensated absences

Benefits under the Company's compensated absences scheme constitute other employee benefits. The liability in respect of compensated absences is provided on the basis of an actuarial valuation using the Projected Unit Credit Method done by an independent actuary as at the balance sheet date. Actuarial gain and losses are recognised immediately in other comprehensive income.

(iv) Foreign exchange transactions and translations

Initial recognition:

Foreign currency transactions are recorded in the reporting currency, by applying the foreign currency amount of exchange rate between the reporting currency and foreign currency at the date of transaction.

Conversion:

Foreign currency monetary assets and liabilities outstanding as at balance sheet date are restated/translated using the exchange rate prevailing at the reporting date. Non-monetary assets and liabilities which are measured in terms of historical cost denomination in foreign currency, are reported using the exchange rate at the date of transaction except for non-monetary item measured at fair value which are translated using the exchange rates at the date when fair value is determined.

Exchange difference arising on the settlement of monetary items or on restatement of the Company's monetary items at rates different from those at which they initially recorded during the year or reported in previous financials statement (other than those relating to fixed assets and other long term monetary assets) are recognised as income or expenses in the year in which they arise.

Foreign operations:

The assets and liabilities of foreign operations are translated into INR the functional currency of the Company, at the exchange rates at the reporting date. The income and expenses of foreign operations are translated into Company at the exchange rates at the dates of the transaction or an average rate if the average rate approximates the actual rate at the date of the transaction.

(v) Tax expense

Income tax comprises current and deferred tax. It is recognised in the statement of profit and loss except to the extent that it relates to a business combination or to an item recognised directly in equity or in other comprehensive income.

Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax reflects the best estimate of the tax amount expected to be paid or received after considering the uncertainty, if any, related to income daxes. It is measured using tax rates (and tax laws) enacted or substantively enacted by the reporting

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Current tax assets and current tax liabilities are offset only if there is a legally enforceable right to set off the recognised amounts, and it is intended to realise the asset and settle the liability on a net basis or simultaneously.

Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for taxation purposes. Deferred tax is also recognised in respect of carried forward tax losses and tax credits. Deferred tax is not recognised for

- temporary differences arising on the initial recognition of assets or liabilities in a;transaction that is not a business combination and that affects neither accounting nor taxable profit or loss at the time of the transaction;
- taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognised to the extent that it is probable that future taxable profits will be available against which they can be used. The existence of unused tax losses is strong evidence that future taxable profit may not be available. Therefore, in case of a history of recent losses, the Company recognises a deferred tax asset only to the extent that it has sufficient taxable temporary differences or there is convincing other evidence that sufficient taxable profit will be available against which such deferred tax asset can be realised. Deferred tax assets — unrecognised or recognised, are reviewed at each reporting date and are recognised/ reduced to the extent that it is probable/ no longer probable respectively that the related tax benefit will be realised

(vi) Inventories

Raw materials, stores and spares, work-in-progress, manufactured finished goods and traded goods are valued at lower of cost or net realisable value. The comparison of cost and net realisable value is made on an item by item basis. Cost comprises of all cost of purchase, cost of conversion and other cost incurred in bringing them to their respective present location and condition. Cost is determined using first in, first out method of inventory valuation.

Loose tools and scrap are valued at estimated realisable value.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale.

Provision of obsolescence on inventories is considered on the basis of management's estimate based on demand and market of the inventories.

(vii) Leases

As lessor

Leases for which the Company is a lessor classified as finance or operating lease. Lease income from operating leases where the Company is a lessor is recognised in income on a straight-line basis over the lease term unless the receipts are structured to increase in line with expected general inflation to compensate for the expected inflationary cost increases. The respective leased assets are included in the balance sheet based on their nature.

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(viii) Cash and cash equivalents

Cash and cash equivalents consist of cash, bank balances in current accounts and short term highly liquid investments that are readily convertible to cash with original maturities of three months or less at the time of purchase and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current financial liabilities in the balance sheet.

(ix) Provisions, contingent liabilities, and contingent assets

Provisions

The Company creates a provision when there is present obligation as a result of a past event that probably requires an outflow of resources, and a reliable estimate can be made of the amount of obligation.

If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows (representing the best estimate of the expenditure required to settle the present obligation at the balance sheet date) at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognised as finance cost.

Contingent liability

Contingent liabilities are possible obligations that arise from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company. Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote.

Contingent assets

Contingent assets are possible assets that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

(x) Property, plant and equipment (including Capital work-in-progress)

Recognition and measurement

All items of property, plant and equipment are stated at historical cost less depreciation. Freehold land is carried at cost. All other items of property, plant and equipment are stated at cost net of recoverable taxes (wherever applicable), which includes capitalised borrowing costs less depreciation and impairment, if any.

Cost of an item of property, plant and equipment comprises its purchase price, including import duties and non-refundable purchase taxes, if any, after deducting trade discounts and rebates, any directly attributable cost of bringing the item to its working condition for its intended use and estimated costs of dismantling and removing the item and restoring the site on which it is located.

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If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

Any gain or loss on disposal of an item of property, plant and equipment is recognised in the statement of profit and loss.

On transition to Ind AS, the Company had elected to continue with carrying value of all its property, plant and equipment recognised as at 1 April 2016 measured as per the previous GAAP and use that carrying value as the deemed cost of the property, plant and equipment.

Subsequent expenditure

Subsequent costs are included in the asset's carrying amount or recognised 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. The carrying amount of any component accounted for as a separate asset is derecognised when replaced.

All other repairs and maintenance are charged to the Statement of Profit and Loss during the reporting period in which they are incurred.

Depreciation methods, estimated useful lives and residual values

Depreciation is calculated on cost of items of property, plant and equipment less their estimated residual value over their useful life using straight line method and is recognised in the statement of profit and loss.

The estimated useful lives of items of property, plant and equipment for the current and comparative periods are as under and the same are equal to lives specified as per schedule II of the Act.

The useful lives of the assets are as under:

Particulars	Useful lives (in years)
Tangible assets:	
Land	
Building	30 Years
Ownership flat	60 years
Plant & machinery	15 Years
Electrical installations	10 Years
Dies	15 Years
Vehicles	8 Years
Cranes	15 Years
Measuring & testing	10 Years
Furniture & fixture	10 Years
Office building	60 years
Office equipment	5 Years
Çamputers	3 Years
Air@nditioners and fans	10 Years

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Truck trailers	8 Years
Fire-fighting equipment	15 Years
Solar power generating system	8 Years

Based on technical evaluation and consequent advice, the management believes that its estimates of useful lives as given above best represent the period over which management expects to use these assets. Depreciation on addition to property, plant and equipment is provided on pro-rata basis from the date the assets are ready for intended use. Depreciation on sale/discard from property, plant and equipment is provided for up to the date of sale, deduction or discard of property, plant and equipment as the case may be.

Depreciation method, useful lives and residual values are reviewed at each financial year-end, and changes, if any, are accounted for prospectively.

(xi) Intangible assets

Recognition and measurement

An intangible asset is recognised when it is probable that the future economic benefits attributable to the asset will flow to the Group and where its cost can be reliably measured.

Intangible assets are initially measured at cost. Such intangible assets are subsequently measured at cost less accumulated amortisation and any accumulated impairment losses. Cost comprises the purchase price and any cost attributable to bringing the assets to its working condition for its intended use.

Amortisation

Amortisation is calculated to write off the cost of intangible assets over their estimated useful lives using the straight-line method and is included in depreciation and amortisation in the statement of profit and loss.

The useful lives of intangible assets are as follows:

Particulars	Useful lives (in years)
Intangible assets:	
Computer software	3 years

Amortisation method, useful fives and residual values are reviewed at each financial year-end, and changes, if any, are accounted for prospectively.

Losses arising from the retirement of and gain or losses arising from disposal of an intangible asset are determined as the difference between the net disposal proceeds and the carrying amount of asset and recognised as income or expense in the statement of profit and loss.

(xii) Impairment of non-financial assets

The Company's non-financial assets, other than inventories and deferred tax assets, are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's or CGU's recoverable amount is estimated.

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Mauria Udyog Limited Notes to the Financial Statements for the year ended March 31, 2022

For impairment testing, assets that do not generate independent cash inflows are grouped together into cash-generating units (CGUs). Each CGU represents the smallest group of assets that generates cash inflows that are largely independent of the cash inflows of other assets or CGUs.

The recoverable amount of a CGU (or an individual asset) is the higher of its value in use and its fair value less costs to self. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the CGU (or the asset).

An impairment loss is recognised if the carrying amount of an asset or CGU exceeds its estimated recoverable amount. Impairment losses are recognised in the statement of profit and loss. Impairment loss recognised in respect of a CGU is allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets of the CGU (or group of CGUs) on a pro rata basis.

After impairment, depreciation/amortisation is provided on the revised carrying amount of the asset over its remaining useful life.

(xiii) Borrowing costs

Borrowing costs are interest and other costs incurred in connection with the borrowing of funds. Borrowing costs directly attributable to acquisition or construction of an asset which necessarily take a substantial period of time to get ready for their intended use are capitalised as part of the cost of that asset. Other borrowing costs are recognised as an expense in the period in which they are incurred.

(xiv)Financial instruments

Initial recognition and measurement

Trade receivables and debt securities issued are initially recognised when they are originated. All other financial assets and financial liabilities are initially recognised when the Company becomes a party to the contractual provisions of the instrument.

A financial asset or financial liability is initially measured at fair value plus, transaction costs that are directly attributable to its acquisition or issue, except for an item recognised at fair value through profit and loss. Transaction cost of financial assets carried at fair value through profit and loss is expensed in the statement of profit and loss.

Classification and subsequent measurement

Financial assets

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On initial recognition, a financial asset is classified as measured at:

- amortised cost.
- Fair value through other comprehensive income (FVOCI), or
- Fair value through profit and loss (FVTPL)

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the Cash flows.

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

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- the asset is held within a business model whose objective is to hold assets to collect contractual cash
- · the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at **FVTPL**:

- the asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- · the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably efect to present subsequent changes in the investment's fair value in OCI (designated as FVOCI - equity investment). This election is made on an investment by investment basis.

All financial assets not classified to be measured at amortised cost or FVOCI as described above are measured at FVTPL. This includes all derivative financial assets. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVOCI or at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Einancial assets: Business model assessment

The Company makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realising cash flows through the sale of the assets;
- how the performance of the portfolio is evaluated and reported to the Company's management,
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- how managers of the business are compensated ~ e.g., whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, consistent with the Company's continuing recognition of the assets

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value

basis are measured at FVTPL.

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Financial assets: Assessment whether contractual cash flows are solely payments of principal and interest. For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g., liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- terms that may adjust the contractual coupon rate, including variable interest rate features; prepayment and extension features; and
- terms that limit the Company's claim to cash flows from specified assets (e.g., non-recourse features).

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a significant discount or premium to its contractual par amount, a feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition.

Financial assets: Subsequent measurement and gains and losses

Financial assets at amortised cost: These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses, if any. Interest income and impairment are recognised in the statement of profit and loss. Any gain or loss on derecognition is recognised in statement of profit and loss.

Financial assets at FVTPL: These assets are subsequently measured at fair value. Net gains and losses, including any interest income, are recognised in the statement of profit and loss.

Debts investments at FVOCI: These assets are subsequently measured at fair value. Interest income under the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in OCI. On Derecognition, gains and losses accumulated in OCI are reclassified to profit or loss.

Equity investments at FVOCI: These assets are subsequently measured at fair value. Dividends are recognised as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognised in OCI and are not reclassified to profit or loss.

Financial liabilities: classification, subsequent measurement & gain and loss

Financial liabilities are classified as measured at amortised cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held for trading, or it is a derivative or it is designated as such on initial recognition.

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Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognised in the statement of profit and loss. Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in the statement of profit and loss. Any gain or loss on derecognition is also recognised in the statement of profit and loss.

Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the balance sheet when, and only when, the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the assets and settle the liabilities simultaneously.

Derecognition

Financial assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset.

If the Company enters into transactions whereby it transfers assets recognised on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognised.

Financial liabilities

The Company derecognises a financial liability when its contractual obligations are discharged or cancelled, or expire.

The Company also derecognises a financial liability when its terms are modified and the cash flows under the modified terms are substantially different. In this case, a new financial liability based on the modified terms is recognised at fair value. The difference between the carrying amount of the financial liability extinguished and the new financial liability with modified terms is recognised in the statement of profit and loss.

Impairment of financial instruments

The Company recognises loss allowances for expected credit losses on:-

- Financial assets measured at amortised cost; and
- Financial assets measured at FVOCI- debt investments

At each reporting date, the Company assesses whether financial assets carried at amortised cost and debt securities at FVOCI are credit impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial asset is credit - impaired includes the following observable data:

significant financial difficulty of the borrower or issuer;

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Mauria Udyog Limited Notes to the Financial Statements for the year ended March 31, 2022

- a breach of contract such as a default or being past due for agreed credit period;
- the restructuring of a loan or advance by the Company on terms that the Company would not consider otherwise:
- it is probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for a security because of financial difficulties.

Expected credit loss

Loss allowances for trade receivables are always measured at an amount equal to lifetime expected credit losses.

Lifetime expected credit losses are the expected credit losses that result from all possible default events over the expected life of a financial instrument.

12-month expected credit losses are the portion of expected credit losses that result from default events that are possible within 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

In all cases, the maximum period considered when estimating expected credit losses is the maximum contractual period over which the Company is exposed to credit risk.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating expected credit losses, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than agreed credit period.

The Company considers a financial asset to be in default when:

- the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or
- the financial asset is past due and not recovered within agreed credit period.

Measurement of expected credit losses

Expected credit losses are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e., the difference between the cash flows due to the Company in accordance with the contract and the cash flows that the Company expects to receive).

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets disclosed in the Balance Sheet.

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The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Company determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Company's procedures for recovery of amounts due.

(xv) Earnings per share

Basic earnings per share are calculated by dividing the net profit or loss for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. The weighted average numbers of equity shares outstanding during the period are adjusted for events such as bonus issue, share split or consolidation of shares.

For calculating diluted earnings per share, the net profit or loss for the year attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares. The dilutive potential equity shares are deemed converted into equity shares as at the beginning of the period unless they have been issued at a later date.

(xvi)Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker.

In accordance with Ind AS 108 – Operating Segments, the operating segments used to present segment information are identified on the basis of internal reports used by the Company's Management to allocate resources to the segments and assess their performance.

Segment profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of certain segments relative to other entities that operate within these industries. Inter-segment pricing is determined on an arm's length basis.

The operating segments have been identified on the basis of the nature of products/services. Further:

- 3 Segment revenue includes sales and other income directly identifiable with / allocable to the segment including inter-segment revenue.
- 2. Expenses that are directly identifiable with / allocable to segments are considered for determining the segment result. Expenses which relate to the Group as a whole and not allocable to segments are included under unallocable expenditure.
- 3. Income which relates to the Group as a whole and not allocable to segments is included in unallocable income.
- 4. Segment assets and liabilities include those directly identifiable with the respective segments. Unallocable assets and liabilities represent the assets and liabilities that relate to the Group as a whole and not allocable to any segment.

The Board-of Director(s) are collectively the Company's 'Chief Operating Decision Maker' or 'CODM' within the meaning of Ind AS 108. Refer Note 43 for segment information.

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Mauria Udyog Limitad Notes to the financial statements for the year endod March 31, 2022 (All amounts are in © Lacs, unless stated otherwise)

3 Property, plant & equipment

Current year		Gross blo	Gross block (at cost)			Accumentation	Accommodated damagesting		
	Asat	Additions	Disposed/	As at	Asat	Determination	Dissolation	De pt	Net block
	April 1, 2021	during the year	Adjustment	March 31, 2022	April 1, 2021	during the year	Adjustment	March 31, 2022	March 31, 2022
Eand	2,066.55	27.725		2.294,27		•			
Building (refer footnate v)	811.90	51.09	,	862.99	28891	25.31		214 23	64.047 64.047
Ownership flat	128.41	•	•	128.41	1014	254		43.55	0/076
Plant & machinery	5,035.48	320.56	53.24	5,302.80	3,839,36	172.78	53.23	3.958.91	34.5h
Electrical installations	115.64	-		115.64	89.20	76 E		VI EQ	03.55
Dies	463.90	31.41		495,31	212.92	75.31		55,55	05.22
Vehicles	315.98	5.74		321.72	290.86	602		296.88	82.62
Granes (refer footnote v)	867299			86238	437.98	64.41	•	50.005 62.005	40.43
Measuring & testing	87.60			87.60	59.93	624		66.17	51.05
Furniture & fixture	13.61	-	٠	113.61	96.38	5.28		101.66	1105
Office building	336.40	•		336.40	43.34	5.32		48.66	8r 78c
Office equipment	68.64	19.61	٠	78.25	55.07	3.97	,	7065	197
Computers	93.98	1.73	r	95.71	89.62	1.86	,	91.48	478
Air conditioners and fans	91 86	1.25	•	99.41	78.06	3.75		81.81	17.60
Truck trailers	397.63	1		397.63	312.73	14.81		327.54	60.07
fire-lighting equipment	0.31		1	(63)	0.23	000		0,23	800
Solar power generating system	66.87			66.87	63.49	50:0	,	63.54	3.33
	10,864.03	649.12	53.24	11,459.91	5,999.09	341.59	53.23	6,287.45	5,172.46
Previous year		Gross bloc	Gross block (at cost)			Accument	Accessoral about documentalism		Machine
	Asat	Additions	Diencal/	Acat	A+ 04	Parameter C	Charter		Net block
	April 1, 2020	during the year	Adjustment	March 31, 2021	April 1, 2020	during the year	Adjustment	As at March 31, 2021	As at March 31, 2021
Land	2,066.55		,	2,066,55	1		,		2.066.65
(Suilding (refer footnote v)	811.90			811.90	264 54	24.37	•	78847	522 00
Ownership flat	128,41	1		128.41	38.47	25.5	,	4103	87.40
Plant & machinery	4,620.72	292.00	77.24	5,035,48	3,676.30	240.30	77.24	3.839.36	119612
Electrical installations	115,64	,	,	115.64	83.49	5.71		89.20	₹97
Dies	444.12	19.78	ı	463.90	189,50	23,42	,	212.92	96.055
Vehicles	328.60	,	12.62	315,98	288.07	13.68	10.89	290.86	25 12
Cranes (refer footnote $v)$	662.98		ţ	662.98	378,37	19:65	•	437.98	225,00
Measuring & testing	87.60			87.60	52.94	66.9	•	59.93	27.67
Furniture & forture	172.59	1.02		113.61	91.05	5.33	:	96.38	17.23
Office building	336.40			336.40	38.02	5.32		43.34	293.06
Office equipment	63.27	5.37		68.64	49.78	62:5		55.07	13.57
Computers	93.23	92.0		93.98	87.85	1.77		29.68	4.36
Air conditioners and fans	11.86	0.05		98.16	74.34	3.72		78,05	01 02
Truck travers	1427.71		\$0.08	\$97.65	304.84	6R /		112.73	84 90
fire highting equipment	0.24	10:0		0.31	0.23	0.00		6.23	0.08
Solar power generating system	66.87	.	'	66.87	55.10	8.39	•	63.49	3.38
	10,664.94	319.04	119.94	10,864.03	5,672.89	414.34	88.13	60'666'5	4,864.94

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Notos to the financial statements for the year ended March 31, 2022 (All amounts are in ₹ Lacs, unless stated otherwise)

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Footnotes:

(it. The Company has not carried out any revaluation of property, triant and equipment for the year ended March 31, 2022 and March 31, 2021

(ii). Please refer note 38 for capital commitments.

(iii). There are no impairment losses recognised for the year ended March 31, 2022 and March 31, 2021

(iv). (here are no exchange differences adjusted in Property, plant & equipment.

(N) Please refer note 44 for details of assets given on operating lease.

(v). All property, plant and equipment, are subject to charge against secured borrowings of the company referred in notes as secured tarm loans from banks and others and others and equipment, are subject to charge against secured borrowings of the company referred in notes as secured tarm loans from banks and others. (refer note 21 and 23).

(vii). The title deeds of immovable properties (other than properties where the Company is the lessee and the lessee and the lesse agreements are duly executed in favour of lessee) disclosed in the above note are held in the name of the Company except for the details given un note 47.

4 Intangible assets

Current year		Gross blo	Gross block (at cost)			Accumulated	Accumulated amortisation		Net block
	Asat	Additions	Disposel/	Asat	Asat	Amortisation	Disposal/	As at	Asat
	April 1, 2027 during	during the year	Adjustment	March 31, 2022	April 1, 2021	during the year Adjustment	Adjustment	March 31, 2022	March 31, 2022
Computer software	10.56	1.68	•	12.24	9.34	0.44		87.6	2.45
	10.56	1.68	-	12.24	9.34	0,44		9.78	2.46
Previous year			Gross block (at cost)			Accumulateo	Accumulated amortisation		Net block
	As at April 1, 2020	As at Additions April 1, 2020 during the year	Disposal/ Adjustment	As at March 31, 2021	As at April 1, 2020	Amortisation Disposal/ during the year Adjustment	Disposal/ Adjustment	As at March 31, 2021	As at March 31, 2021
Computer software	9.89	0.67	* .	10.56	9 29	0.05		9.34	1.22
	9.89	0,67	•	10.56	9.29	9'0'		9.34	1.22

Footnotes:

- (i). There are no internally generated intangible assets.
- (ii). The Company has not carried out any revaluation of intangible assets for the year ended March 31, 2022 and March 31, 2021.
 - (iii). There are no other restriction on title of intangible assets
- iv). There are no exchange differences adjusted in intangible assets.
- IV. The Company has not acquired intangible assets tree of charge, or for nominal consideration, by way of a government grant

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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5	Capital work-in-progress	As at	As at
	•	March 31, 2022	March 31, 2021
	Balance at the beginning	36.72	•
	Addition during the year:		
	Building material purchased during the year	14.37	36.72
	Capitalised during the year:		
	Building	(51.09)	
	Balance at the end	-	36,72
	Footnote:		
	Capital work-in-progress ageing		
	Particulars	As at March 31, 2022	As at March 31, 2021
	Projects in progress	March 51, 2022	March 31, 2021
	Less than 1 year	-	36.72
	1-Z years		
	2-3 years	-	
	More than 3 years		· ·
			36.72
6	Investments		
۰	IIIA624III-8-152	As at	As at
	Investment in equity instruments (At fair value through OCI)	March 31, 2022	March 31, 2021
	Quoted		
	Agntech India Limited	0.95	0.31
	(780 (March 31, 2021; 780) equity shares of INR 10 each)	0.30	0.31
	Fortune International Limited	5.30	0.92
	(10,000 (March 31, 2021: 10,000) equity shares of INR 10 each)	0.2 0	0.52
	Bihariji Ispat Udyog Limíted	3.53	3.53
	(1,00,800 (March 31, 2021: 1,00,800) equity shares of INR 10 each)		2.02
	Sri Narayan Raj Kumar Merchants Limited	18,43	18.43
	(28,530 (March 31, 2021: 28,530) equity shares of INR 10 each)	10,45	
	Quality Synthetic Industries Limited	49.40	49.40
	(36,650 (March 31, 2021; 36,650) equity shares of INR 10 each)	77.70	45.40
	Reliance Industries Limited	0.24	0.18
	(9 (March 31, 2021: 9) equity shares of (NR 10 each)	5.2 ·	3174
	Nath Bio-Genes (Indie) Limited	1.83	2.35
	(858 (March 31, 2021: 858) equity shares of INR 10 each)	03	2.33
	Ünquoted		
	Biharji International Limited (refer footnote ii)	0.35	0.35
	(20,000 (March 31, 2021: 20,000) equity shares	V. 20	0.5.1
	IST Engineering Services Limited	5.87	6.23
	(2,880 (March 31, 2021: 2,880) equity shares of INR 100 each)	3,07	0.43
	Bihariji Fancy Fibers and Fabrics Limited	50 92	51.09
	pricely rains, rivers and rapides cirilled		211/2 1
	(4,71,771 (March 31, 2021: 4.71,771) equity shares of INR 10 each)		
		80.00	80.60

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Mauria Udyog Limited Notes to the financial statements for the year ended March 31, 2022 (All amounts are in $\overline{\epsilon}$ Lacs, unless stated otherwise)

Continuad from previous page	As at March 31, 2022	As at March 31, 2021
Amrapali Smart City Private Limited (refer footnote ii) (1,000 (March 31, 2021: 1,000) equity shares	0.1.0	G.10
Synergy Freightways Private Limited (490 (March 31, 2021; 490) equity shares of INR 100 each)	5,62	5.62
SKD Estates Private Limited (4,900 (March 31, 2021: 4,900) equity shares of INR 100 each)	52.67	52.66
Magnum Products Private Limited (12,500 (March 31, 2021; 12,500) equity shares of INR 10 each)	15.55	15.46
Bihariji Highrise Private Limited (890 (March 31, 2021: 890) equity shares of INR 10 each)	0.06	0.03
Bihariji Properties Private Limited (850 (March 31, 2021: 850) equity shares of INR 10 each)	0.05	9.01
Bihariji Developers Private Limited (1,780 (March 31, 2021: 1,780) equity shares of INR 10 each)	0.16	0 12
Sarvome Housing Private Limited (900 (March 31, 2021; 900) equity shares of INR 10 each)	0.07	100
Adish Developers Private Limited (120 (March 31, 2021: 120) equity shares of INR 100 each)	0.26	0.23
Bihariji Estate Private (umited (400 (March 31, 2021: 400) equity shares of INR 10 each)	0.09	0.09
V£ Land & Housing Private Limited (400 (March 31, 2021: 400) equity shares of INR 100 each)	0.43	0.43
Achal Estates Private Limited (400 (March 31, 2021: 400) equity shares of JNR 100 each)	0.63	0.63
Bihariji Land & Housing Private Limited (110 (March 31, 2021: 110) equity shares of (NR 100 each)	88.0	. 0.86
VBM Estates Private Limited (Nil (March 31, 2021; 80) equity shares of (NR 100 each)	-	0.04
DSQ Software Limited (refer footnote ii and iii) (1,900 (March 31, 2021: 1,000) equity shares	-	-
JCT Electronics Limited (refer footnote ii and iii) (2.500 (March 31, 2021: 2,500) equity shares		•
Moving Picture Co India Limited (refer footnote ii and iii) [4,300 (March 37, 2021: 4,300) equity shares	b.	
JK Pharmachem Limited (refer footnote ii and iii) (10,000 (March 31, 2021: 10,000) equity shares		. "
Suraj Stone Corporation Limited (refer footnote ii) (19,000 (March 31, 2021: 19,000) equity shares	0.57	0.57
	293.97	289.63

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in Clacs, unless stated otherwise)

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	Footnotes:	As at March 31, 2022	As at March 31, 2021
(i).	Book value of quoted investments	79.69	75.12
	Book value of unquoted investments	214.27	214.52
	Market value of quoted investments	79.69	75.12

- (ii). No information regarding face value of such investments is available with the Company.
- (iii). The Company has written off certain investments amounting to ₹ Nil (March 31, 2021; 0.28 Lacs).
- (iv). For explanation on the Company risk management process, refer note 45.

(v). There are no significant restrictions on the right of ownership, realisability of investments or the remittance of income and proceeds of

7	Trade receivables (non-current)	As at	As at
		March 31, 2022	March 31, 2021
	Unsecured - at amortised cost		
	(ii) Undisputed trade receivables — which have significant increase in credit risk	22,177.54	
	Lesst Impairment loss allowance	(7,300.39)	
	•	14,877.15	

Footnote:

- (i). The Company has not measured expected credit loss of trade receivable as per Ind AS 109 'Financial Instruments'. (Refer note 45)
- (ii). Trade receivables are pledged as securities for borrowings taken from banks and others (refer note 23).
- (iii). For explanation on the Company risk management process, refer note 45.
- (iv). Trade receivables are non-interest bearing and are normally received in the Company's operating cycle.
- (v). No trade receivables are due from director or other officer of the Company and firms or private companies in which any director is a partner, a director or a member either jointly or saverally with other persons.
- (vi). The Company has initiated proceedings under Section 9 of Insolvency & Bankruptcy Code, 2016 against its trade receivables M/s. Linkwise Marketing Private Limited and M/s. Nexus Commosales Private Limited, before the NCLT, Kolkata Bench vide Company Petition No. C.P. (IB)/96(KB) and 1908134/01725 of 2021 and the matter is currently pending before the Hon'ble NCLT, Kolketa Bench, Hon'ble NCLT has

There are certain other outstanding trade receivables which have not been realized on account of delays and long process. The details of such trade receivables which are outstanding for a considerable period of time are given below. The management is monitoring those receivables continuously and is taking appropriate steps to recover these receivables.

In the opinion of the management, that the amount will not be recovered in the next 12 months. Hence, the same has been classified as noncurrent in the financial results and has made necessary provision, wherever required.

(vil). Trade receivables againg

Particulars	As at	As at
	March 31, 2022	March 31, 2021
Undisputed trade receivables - which have significant increase in credit risk	·	
0-6 months	71.13	
5-12 months	241.58	
1-2 years	221.02	•
2-3 years	9,042.32	
More than 3 years	12,601.49	
Less: Impairment loss allowance	(7,300,39)	
	14,877.15	-
Other financial assets (non-current)	As at	As at
	March 31, 2022	March 31, 2027
Unsecured, considered good unless stated otherwise		
Security deposits	2,850.92	72.3
Non-current bank balances	120.35	
	2,971.27	72.3
er 1 a		

For explanation on the Company's risk management process, refer note 45

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Notes to the financial statements for the year ended March 31, 2022

I/NI amounts are in ₹ tacs, unless stated otherwise)

ġ	Deferred tax assets (net)	As at March 31, 2022	As at March 31, 2021
	Defendance of the control of the con	main 31, EDEE	March 31, 2021
	Deferred tax assets (net) (refer note 53)	3,626.98	3,014.66
		3,626,98	3,014.66
10	Other non-current assets	As at	As at
		March 31, 2022	March 31, 2021
	Capital advances	186.76	74.12
	Assets under dispute (refer footnote)	8,681.90	8,681.90
		8,868.66	8,756.02

Footnote:

The said properties have been acquired by the Company pursuant to settlement of receivables from Strawberry Star India Private Limited and V.L. Land and Housing Private Limited. However, these properties have not been registered in the name of company. The title deeds of aforesaid properties had been submitted to Hon'ble Supreme Court, vide its Order No. Writ Petition(s)(Civil) No.(s), 940/2017 dated December 2, 2019, consequence to the report of the forensic auditor undertaken as per the direction of the Hon'ble Supreme Court of India to look into transactions of Amrapali group of companies and accordingly shown as assets under dispute

as assets under dispute.		
1 Inventories	As at	As at
	March 31, 2022	March 31, 2021
Valued at lower of cost and net realisable value		
Raw materials	2,797.20	1.934.13
Stores and spares	298.42	169.17
Loose tools	4.75	6.97
Work-in-progress	2,531.71	4,188,32
Finished goods	852.20	465.05
Stock-in-trade	58.11	20.44
Goods in transit	169.13	20.44 19 72
Valued at estimated realisable value	107.13	1972
Scrap	21.40	43.51
	6,732.92	5.847.39

Footnote:

inventories are pledged as securities for borrowings taken from banks and others (refer note 23).

12	Trade receivables (current)	As at	As at
		March 31, 2022	March 31, 2021
	Unsecured - at amortised cost		
	Undisputed trade receivables - considered good	1.981.69	17,270,11
	Undisputed trade receivables - which have significant increase in credit risk	-	7,494,41
	Less: Impairment loss allowance		(7,494.41)
		1,981,69	17,270.11
	Footnotes:		

- (f). The Company has not measured expected credit loss of trade receivable as per Ind AS 109 'Financial Instruments', (Refer note 45)
- (ii). Trade receivables are pledged as securities for borrowings taken from banks and others (refer note 23).
- (iii). For explanation on the Company risk management process, refer note 45.
- (iv). Trade receivables are non-interest bearing and are normally received in the Company's operating cycle.
- (v). No trade receivables are due from director or other officer of the Company and firms or private companies in which any director is a partner as director or a member either jointly or severally with other persons.

(vi). Trade receivables ageing

Particulars	Asat	As at
	March 31, 2022	March 31, 2021
Undisputed trade receivables - considered good		
0-6 months	1,839.89	7.318.82
5-12 months	37.11	B8.50T
1-2 years	54.29	9.859 61
2-3 years	12.71	4.490.01
More than 3 years	37.69	1,498.79
Indisputed trade receivables - which have significant increase in credit risk		
More than 3 years	_	3.404.41
.ess: Impairment loss allowance	-	7,494,41
	1,981.69	(7,494.41) 17,270.11

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

13	Cash and cash equivalents	As at	As at
	••	March 31, 2022	March 31, 2021
	Balances with banks		
	-In current accounts	80.97	59.96
	Cheques on hand	21.33	373.62
	Cash on hand	19.54	20.80
		121,84	454.38
14	Bank balances other than cash and cash equivalents	As at	As at
		March 31, 2022	March 31, 2021
	Deposits with maturity more than three months but less than twelve months	1,413.95	122,46
	Earmarked balances with banks (refer footnote)	0.20	0.20
	Balances with post office in savings bank account	0.05	0.05
		1,414.20	122,71
	Footnote:		
	tt includes balances held for unpaid dividend pertaining to financial year 2018-19.		
15	loans (current)	As at	As at
		March 31, 2022	March 31, 2021
	Unsecured, considered good unless stated otherwise	*************************************	····
	Leans to		
	-Employees	16.07	19.47
	-Others	8.23	8.26
		24.30	27.67
	Footnote:		······································
	For explanation on the Company risk management process, refer note 45.		
16	Other financial assets (current)	As at	As at
		March 31, 2022	March 31, 2021
	Security deposits	-	2,699,29
	Insurance ctaim receivable (refer footnote i)	-	. 37.86
	Interest accrued on deposits	28.40	2,87
	Export incentives recoverable	557.77	595 17
	Interest accrued on trade receivables	14.17	
		610.34	3,335.19
	Footnotes:		······································

- (i) ₹ 541.02 Lacs in respect of insurance claim logged on New India Assurance Company for damage caused due to fire broke out on February 24, 2019 in the terry towel unit of the company in Faridabad against which the claim is still pending. The claim of stock of ₹ 26.72 Lacs has been included in the turnover and the expenditure incurred of ₹ 11.14 Lacs on damaged machinery upto March 31, 2019 has been shown under amount recoverable from Insurance Company.
- (ii) For explanation on the Company $ns\hat{\kappa}$ management process, refer note 45

17	Current tax assets (net)	As at	As at	
		March 31, 2022	March 31, 2021	
	Current tax assets	175.29	159.31	
		175.29	159.31	
18	Other current assets	As at	As at	
		March 31, 2022	March 31, 2021	
	Prepaid expenses	19.46	9.8C	
	Advances to suppliers	349.59	897.12	
	Balances with government authorities	314.02	1,227.94	
		683.07	2,134.86	

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Hotes to the financial statements for the year ended March 31, 2022

(All amounts are in \$ Lacs, unless stated otherwise)

19 Equity share capital

(i). The Company has only one class of share capital having a partially of ₹ 1 per share (March 31, 2021 ₹ 10 per share), referred to herein as equity shares.

Authorised shares	As at March 31, 2022	As at March 31, 2021
50,00,00,000 shares of ₹ 1 each (March 31, 2021 1 50,00,000 shares of ₹ 10 each)	5,000.00	1,500.00
	5,000.00	1,500.00
Issued, subscribed and fully paid-up shares		
13,32,00,000 shares of ₹ 1 each (March 31, 2021 1,33,20,000 shares of ₹ 10 each)	1,332.00	1,332.00
	1,332.00	1,332.00

(ii). Reconciliation of the shares outstanding at the beginning and end of the year

	As at March 31, 2022		As at	
	Number	Amount	Number	Amount
Shares outstanding at the beginning of the year	1,33,20,000	1,332.00	1,33,20,000	1,332.00
Adjustment for sub-division of equity shares	11,98,80,000	-	-	
Shares outstanding at the end of the year	13,32,00,000	1,332.00	1,33,20,000	1,332.00

Note:

Pursuant to the approval of the shareholders accorded on February 26, 2022 vide postal ballot conducted by the Company, each equity share of face value of ₹ 10 per share was sub-divided into ten equity shares of face value of ₹ 1 per share, with effect from March 11, 2022.

(iii). Terms/rights attached to equity shares

Voting

Each shareholder is entitled to one vote per share held.

Dividends

The Company declares and pays dividends in Indian rupees. The dividend proposed by the Board of Directors is subject to approval of the shareholders in ensuing Annual General Meeting except in the case where interim dividend is distributed. The Company has not distributed any dividend in the current and previous year.

Liquidation

In the event of liquidation of the Company, the shareholders shall be entitled to receive all of the remaining assets of the Company after distribution of all preferential amounts, if any. Such distribution amounts will be in proportion to the number of equity shares held by the shareholders.

(iv). The Company has no holding company.

(v). Detail of shareholders holding more than 5% of equity share of the Company

Name of shareholders	As	at	As:	at
	March 31, 2022		March 31, 2021	
	Holding in numbers	% of Total equity shares	Holding in numbers	% of Total equity shares
Mr. Navnezt Kumar Sureka	2,21.53,400	16.63%	22,15 340	16.63%
Mr. Deepanshu Sureka	1 38,66,000	10.41%	13.86,500	10.41%
Mrs. Deepa Sureka	2,06,10,150	15.47%	20,61,015	15.47%
Mrs. Prem Lata Sureka	77,36,150	5.81%	7.73.615	5.81%
Navneet Kumar Sureka (HUF)	2,07.18,000	15.55%	20.71.800	15.55%
Vishnu Kumar Sureka (HUF)	1,00,61,500	7.55%	10,06,150	7.55%

(vi). No class of shares have been allotted as fully paid up pursuant to contract(s) without payment being received in cash, allotted as fully paid up by way of bonus shares or bought back during the period of 5 years immediately preceding the Balance Sheer date.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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(vii). Details of share held by Promoters at the end of year

Name of promoters	As a	it	%	As a	t ,
	March 31, 2022		change	March 31, 2021	
	Number	Percentage		Number	Percentage
Mr. Navneet Kumar Sureka	2,21,53,400	16.63%	0.00%	22,15,340	16.63%
Mr. Vishnu Kumar Sureka	33,30,000	2.50%	0.00%	3,33,000	2.50%
Mr. Deepanshu Sureka	1,38,66,000	10.41%	0.00%	13.86.600	10.41%
Mrs. Deepa Sureka	2,06,10,150	15.47%	0.00%	20,61,015	15.47%
Mrs. Prem Lata Sureka	77,36,150	5.81%	0.00%	7.73.615	5.81%
Navneet Kumar Sureka (HUF)	2,07,18,000	15.55%	0.00%	20,71,800	15.55%
Vishnu Kumər Şureka (HUF)	1,00,61,500	7.55%	0.00%	10,06,150	7.55%
	9,84,75,200	73.93%	0.00%	98,47,520	73.93%

20 Other equity	_		
20 Other equity		As at	As at
th 6 I	٠	March 31, 2022	March 31, 2021
(i). General reserve			
Opening balance	_	93.85	93.85
Closing balance	-	93.85	93.85
(ii). Revaluation reserve			
Opening balance		1,377 55	2,002.25
Less: Tax impact		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(624 70)
Closing palance	••	1,377.55	1,377,55
(iii). Retained earnings			
Opening balance		100.95	6,014,32
Add: (Loss) for the year		(224.40)	(5,941 17)
Add: Transferred from accumulated other comprehensive income		0.05	27.80
Closing balance	-	{123.40}	100.95
(iv). Accumulated other comprehensive income			
Opening balance		(0.34)	76.37
Add: Other comprehensive income/(loss) for the year		2.42	(48.91)
Less: Transferred to retained earnings		(0.05)	(27.80)
Closing balance	_	2.03	(0.34)
Total Other equity	. ***	1,350.04	1,572.01

Nature and purpose of Other equity:

(i). General reserve

The general reserve is a free reserve which is used from time to time to transfer profits from / to retained earnings for appropriation purposes. As the general reserve is created by a transfer from one component of equity to another and is not an item of other comprehensive income, items included in the general reserve will not be reclassified subsequently to statement of profit and loss.

(i). Revaluation reserve

Company had revalued its factory land in earlier year because of which Company created a revaluation reserve in the year of revaluation

(i). Retained earnings

Retained earnings represents the surplus in profit and loss account and appropriations.

(iv). Accumulated other comprehensive income

The Company recognises change on account of remeasurement of the net defined benefit liability as part of other comprehensive income with separate disclosure, which comprises of:

- actuarial gains and losses;
- return on plan assets, excluding amounts included in net interest on the net defined benefit liability; and
- + any change in the effect of the asset ceiling excluding amounts included in net interest on the net defined benefit liability.

The Company has elected to recognise changes in the fair value of certain investments in equity securities in other comprehensive income These changes are accumulated in the FVOCI equity investments reserve. The Company transfers amounts from this reserve to retained earnings when the relevant equity securities are derecognised or sold. Any impairment loss on such instruments is reclassified to the Statement of Profit and Loss. Dings Agacusal floorsist fire

Notes to the financial statements for the year ended March 31, 2022

¡All amounts are in ₹ Lacs, unless stated otherwise)

27 Borrowings (non-current)	As at	As at
Secured	March 31, 2022	March 31, 2021
From banks		
-Term loan (refer footnote i and ii)	69.72	1 366.98
From others	05.72	200.30
-Term loan (refer footnote i and iii)	32.87	4,150,95
 Vehicle and equipment loan (refer footnote i and iv) 	-	25.37
-Restructured liability of foan (refer footnote XX)	11,841.28	11,841.28
	11,943.87	16,384.58

Footnotes:

ſ	1	n		
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Lenders' Name	Amount	Non-curre	Non-current portion		Current portion	
	of Loan	March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021	
Term loans from banks				,	1101011 51, 2021	
ICICI Bank	804.00	69.72	149.31	·79.59	111.54	
Kotak Mahindra Bank	1,650.00	-	217,58	73.33	971.78	
		69,72	366.98	79.59	1,083.32	
Term loans from others					1,000.32	
Dewan Housing Finance Limited	3,200.00	-	2,471.01		586.61	
Housing Development Finance Corporation Limited	3,000.00		1,295.64		787.43	
Aditya Birla Finance Limited	2,758.48	32.87	384.30	453.98	514.87	
		32.87	4,150.95	453.98	1,988.91	
Vehicle and equipment loans from others	*****				1,500.51	
Sundaram Finance Limited	12.00	-	1.95	2.93	4.97	
Tata Motors Finance Limited	137.50	-	23.42	26.54	38,39	
		-	25.37	29.48	43.36	
Restructured liability of loan					45.30	
Prudent ARC Limited		11,841,28	11,841.28		····	
Total		11,943.87	16,384.58	573,05	3,115.59	

(ii). Details of term loans from banks

A. Term Loan from ICICI Bank Limited

During the financial year 2013-14, the Company had taken a long term loan from ICICI Bank Limited of ₹ 520.00 Lacs as per agreement dated June 29, 2013. The closing balance of said foan is ₹ 141.84 Lacs and ₹ 208,56 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries floating rate of interest at I-Base as publicly notified from time to time + margin of 0.50% p.a.

Repayment

The loan is repayable in 127 equal monthly instalments of ₹ 6.70 Lacs (including interest) each starting from August 10, 2013 and payable till February 10, 2024.

Co-borrowers

Mr. Navneet Sureka and Mr. Vishnu Sureka

Security

Equitable mortgage of Property at A-25, Tower-X and C-4, Tower-Y, Sector-50, TGB Meghdutam, Noida - 20130?

B. Term Loan from ICICI Bank Limited

During the financial year 2012-13, the Company had taken a long term ioan from ICICI Bank Limited of ₹ 284,00 Lacs as per agreement dated January 33, 2012. The closing balance of said loan is ₹ 7.47 Lacs and ₹ 52.29 Lacs as at March 31, 2022 & March 31, 2021 respectively

Interest rate

This loan carries floating rate of interest at I-Base as publicly notified from time to time + margin of 2.25% p.a.

Repayment

The loan is repayable in 123 equal monthly instalments of ₹ 3.97 Lacs (including interest) each starting from March 10, 2012 and payable till May 10, 2022.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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Co-borrowers

Mr. Navneet Sureka and M/s Bihariji Ispat Udyog Limited

Security

Equitable mortgage of Property at Apartment No. PNA 011, 1st Floor, the Pinnacle, DLF City, Gurgaon, Haryana

C. Term Loan from Kotak Mahindra Bank Limited

During the financial year 2017-38, the Company had taken a long term loan from Kotak Mahindra 8ank Limited of € 1,650.00 Lacs as per agreement dated August 22, 2017. The closing balance of said loan is € 1,393.43 Lacs and € 1,189.46 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries floating rate of interest at 1 year MCLR + 4,35% p.a.

Repayment

The loan is repayable in 60 equal monthly instalments of ₹ 38.25 Lacs (including interest) each starting from October 5, 2018 and payable till September 5, 2022.

Owing to severe figuidity crises the company is under financial stress and has defaulted in repayment/servicing of aforesaid loan and therefore the same has been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest has been made after the date of classification of loan as NPA.

Due to classification of aforesaid loan as NPA, Kotak Mahindra Bank has recalled entire outstanding principal amount of said loan and all the other charges including interest and penal interest payable thereon. Therefore, it has been wholly classified as current corrowings in current financial year Security

Exclusive charge on farm land area ad measuring 68 bighas & 19 biswas (14.568 acres) in Jhatikra Village, Tehsile Kapashera, District South West Dethi - 110043 owned by M/s Strawberry Star India Private Limited

Corporate guarantee of M/s Strawberry Star India Private Limited

Letter of Comfort from M/s jotindra Steel & Tubes Limited

Personal Guarantees of Mr. Navneet Sureka, Mr. Vishou Sureka and Mr. Akhil Sureka

(iii). Details of term loans from others

A. Term Loan from Dewan Housing Finance Corporation Limited

During the financial year 2018-19, the Company had taken a long term loan from Dewan Housing Finance Corporation Limited of ₹ 1,200.00 Lacs as per agreement dated April 9, 2018. The closing balance of said loan is ₹ 1,149.22 Lacs and ₹ 1,142.66 Lacs, as at March 31, 2022 & March 31, 2023 respectively.

Interest rate

This loan carries floating rate of interest at DHFL's RPLR - 7.72%.

Repayment

The loan is repayable in 130 equal monthly instalments of ₹ 16.61 Lacs (including interest) each starting from June 1, 2018 and payable till March 1, 2029.

Owing to severe liquidity crises the company is under financial stress and has defaulted in repayment/servicing of aforesaid loan and therefore the same has been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest has been made after the date of classification of loan as NPA.

Due to classification of aforesaid Ioan as NPA, Dewan Housing Finance Corporation Limited has recalled entire outstanding principal amount of said Ioan and all the other charges including interest and penal interest payable thereon. Therefore, it has been wholly classified as current borrowings in current financial year.

Co-borrowers

M/s S.K.D. Estates Private Limited, Mr. Vishnu Sureka, Mr. Navneer Sureka, Mrs. Prem Lata Sureka, Mrs. Deepa Sureka and Mr. Pramod Kumai Agarwai Security

Mortgage of Property at Farm House at F-28 known Floris Bansal Mustil No. 18, Killa - 20min(1-0), 21(6-14), 23/1(4-16), Vill Samalaka Bandh Road, New Delhi - 110037 belonging to M/s S.K.D. Estates Private Limited.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in \$ Lacs, unless stated otherwise)

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B. Yerm Loan from Dewan Housing Finance Corporation Limited

During the financial year 2018-19, the Company had taken a long term loan from Dewan Housing Finance Corporation Limited of ₹ 2,000.61 Lacs as per agreement dated May 7, 2018. The closing balance of said loan is ₹ 1,929.07 Lacs and ₹ 1,914.95 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries interest at 11.10%

Repayment

The loan is repayable in 131 equal monthly instalments of ₹ 27.59 Lacs (including Interest) each starting from April 1, 2018 and payable till February 1, 2029.

Owing to severe liquidity crises the company is under financial stress and has defaulted in repayment/servicing of aforesaid loan and therefore the same has been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest has been made after the date of classification of loan as NPA.

Due to classification of aforesaid loan as NPA, Dewan Housing Finance Corporation Limited has recalled entire outstanding principal amount of said loan and all the other charges including interest and penal interest payable thereon. Therefore, it has been wholly classified as current borrowings in current financial year.

Co-borrowers

M/s S.K.D. Estates Private Limited and Mr. Vishnu Sureka

Security

Mortgage of Property at Farm House at F-28 known Floris Bansal Mustif No. 18, Killa - 20min(1-0), 21(6-14), 23/1(4-16), Vill Samalaka Bandh Road, New Delhi - 110037 belonging to M/s 5.K.D. Estates Private Limited.

C. Term Loan from Housing Development Finance Corporation Limited

During the financial year 2015-16, the Company had taken a long term loan from Housing Development Finance Corporation Limited of ₹ 500.00 Lacs as per agreement dated July 31, 2015. The closing balance of said loan is ₹ 368.86 Lacs and ₹ 368.86 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries floating rate of interest at HDFC's RPLR adjusted for spread.

Repayment

The loan is repayable in 131 equal monthly instalments of ₹ 6.89 Lacs (including interest) each starting from August 30, 2015 and payable till April 30, 2027.

Owing to severe liquidity crises the company is under financial stress and has defaulted in repayment/servicing of aforesaid loan and therefore the same has been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest has been made after the date of classification of loan as NPA.

Due to classification of aforesaid loan as NPA, Housing Development Finance Corporation Limited has recalled entire outstanding principal amount of said loan and all the other charges including interest and penal interest payable thereon. Therefore, it has been wholly classified as current borrowings in current financial year.

Co-borrowers

M/s Bhama Properties Private Limited, Mrs. Prem Lata Sureka, Mr. Vishnu Sureka and Mrs. Deepa Sureka.

Security

Equitable Mortgage of Property by way of deposit of the title deeds in respect of the agricultural Land admeasuring 12 Bigha out of Khasara No 921/Tmin(1-9), 922(5-5) and 923(5-6), situated at Village Rajokari, Tehsil Vasant Vihar, New Delhi owned by M/s Bhama Properties Private Limited

D. Term Loan from Housing Development Finance Corporation Limited

During the financial year 2012-13, the Company had taken a long term loan from Housing Development Finance Corporation Elimited of ₹ 2.506.00 Lacs as per agreement dated April 26, 2012. The closing balance of said loan is ₹ 1,714.21 Lacs and ₹ 1,714.21 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

.. Continued from previous page

Interest rate

This loan carries floating rate of interest at RPLR - 3.50% p.a.

Repayment

The loan is repayable in 155 equal monthly instalments of ₹ 31.63 Lacs (including interest) each starting from May 1, 2012 and payable till March 1, 2025.

Owing to severe liquidity crises the company is under financial stress and has defaulted in repayment/servicing of aforesaid loan and therefore the same has been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest has been made after the date of classification of loan as NPA.

Due to classification of aforesaid loan as NPA, Housing Development Finance Corporation Limited has recalled entire outstanding principal amount of said loan and all the other charges including interest and penal interest payable thereon. Therefore, it has been wholly classified as current borrowings in current financial year.

Co-borrowers

Mr. Navneet Sureka, M/s Bhama Properties Private Limited, Mrs. Prem Lata Sureka, Mr. Vishnu Sureka and Mrs. Deepa Sureka.

Securit

Equitable Mortgage of Property by way of deposit of the title deeds in respect of the agricultural Land ad measuring 12 Bigha out of Khasara No. 921/1min(1-9), 922(5-5) and 923(5-6), situated at Village Rajokari, Tehsil Vasant Vihar, New Delhi owned by M/s Bharna Properties Private Limited.

E. Term Loan from Aditya Birla Finance Limited

During the financial year 2015-16, the Company had taken a long term loan from Aditya Birla Finance Limited of ₹ 2,000.00 Lacs as per agreement dated. September 16, 2015. The closing balance of said loan is ₹ 243.13 Lacs and ₹ 537.83 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries floating rate of interest at long term reference rate of Aditya Birla Finance Limited adjusted for spread.

Repayment

The loan is repayable in 85 equal monthly instalments of ₹ 23.81 Eacs (excluding interest) each starting from October 1, 2015 and payable till October 15, 2022,

Co-borrowers

M/s Veshnodevi Properties Private Limited

Security

Exclusive charge on farm house at Bougan Villa Avenue Westend Greens Village Rajokari, Delhi owned by M/s. Veshnodevi Properties Private Limited.

Personal Guarantees of Mr. Vishnu Sureka Mr. Navneet Sureka, Mrs. Deepa Sureka and Mrs. Prem Lata Sureka.

F. Term Loan from Aditya Birla Finance Limited

During the financial year 2016-17, the Company had taken a long term loan from Aditya Birla Finance Limited of ₹ 500.00 Lacs as per agreement dated October 17, 2016. The closing balance of said loan is ₹ Nil and ₹ 94.08 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries floating rate of interest at long term reference rate of Aditya Birla Finance Limited adjusted for spread.

Repayment

The loan is repayable in 60 equal monthly instalments of ₹ 8.33 Lacs (excluding interest) each starting from December 15, 2016 and payable till November 15, 2021.

Co-borrowers

M/s Veahnodevi Properties Private Limited

Security

Exclusive charge on farm house at Bougan Villa Avenue Westend Greens Village Rajokari, Delhi owned by M/s. Veshnodevi Properties Private Limited. Personal Guarantees of Mr. Vishnu Sureka Mr. Navneet Sureka, Mrs. Deepa Sureka and Mrs. Prem Lata Sureka.

G. Term Loan from Aditya Birla Finance Limited

During the financial year 2020-21, the Company had opted for moratorium of long term loan from Aditya Birla Finance Limited (loan € above) of ₹ 197.22. Lacs. The closing balance of said loan is ₹ 201.72 Lacs and ₹ 198.85 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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Interest rate

This loan carries floating rate of interest at long term reference rate of Aditya Birla Finance Limited adjusted for spread.

The loan is repayable in 6 equal monthly instalments of ₹ 32.87 Lacs (excluding interest) each starting from November 15, 2022 and payable till April 15, 2023.

Co-horrowers

M/s Veshnodevi Properties Private Limited

Security

Exclusive charge on farm house at Bougan Villa Avenue Westend Greens Village Rajokari, Delhi owned by M/s. Veshnodevi Properties Private Limited. Personal Guarantees of Mr. Vishnu Sureka Mr. Navneet Sureka, Mrs. Deepa Sureka and Mrs. Prem Lata Sureka.

H. Term Loan from Aditya Birla Finance Limited

During the financial year 2020-21, the Company had opted for moratorium of long term loan from Aditya Birla Finance Limited (loan F above) of ₹ 61.26 Lacs. The closing balance of said loan is ₹ 52.00 Lacs and ₹ 62.19 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

This loan carries floating rate of interest at long term reference rate of Aditya Birla Finance Limited adjusted for spread.

Repayment

The loan is repayable in 6 equal monthly instalments of ₹ 10.21 Lacs (excluding interest) each starting from December 15, 2021 and payable till May 15, 2022.

Co-borrowers

M/s Veshnodevi Properties Private Limited

Security

Exclusive charge on farm house at Bougan Villa Avenue Westend Greens Village Rajokari, Delhi owned by M/s. Veshnodevi Properties Private Limited. Personal Guarantees of Mr. Vishnu Sureka Mr. Navneet Sureka, Mrs. Deepa Sureka and Mrs. Prem Lata Sureka,

f. Funded Interest Term Loan from Aditya Birla Finance Limited

During the financial year 2020-21, the Lender had converted the accumulated interest on line of credit facility aggregating to ₹ 203.65 Lacs into FITE facility as per agreement dated October 6, 2020. The closing balance of said facility is ₹ Nil and ₹ 106.23 Lacs, as at March 31, 2022 & March 31, 2021 respectively.

Interest rate

This loan carries floating rate of interest at short term reference rate of Aditya Birla Finance Limited adjusted for spread.

Repayment

The loan is repayable in 6 equal monthly instalments of ₹ 33.94 Lacs (including interest) each starting from October 31, 2020 and payable till March 31. 2021.

Co-borrowers

M/s Veshnadevi Properties Private Limited

Security

Exclusive charge on farm house at Bougan Villa Avenue Westend Greens Village Rajokari, Delhi owned by M/s. Veshnodevi Properties Private Limited Personal Guarantees of Mr. Vishnu Sureka Mr. Navneet Sureka, Mrs. Deepa Sureka and Mrs. Prem Lata Sureka.

(iv). Details of vehicle and equipment loans from others

Vehicle and Equipment Loans from Tata Motors Finance Limited and Sundaram Finance Limited are secured by way of Hypothecation of the Vehicles/Equipments financed by the lender and Personal Guarantee of Mr. Vishnu Sureka and Mr. Navneet Sureka.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in t Lacs, unless stated otherwise)

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(v). Details of restructured liability of loan

The Company had taken following credit facilities from Karnataka Bank:

- Overdraft credit facility of ₹ 500.00 Lacs
- Pre shipment credit facility of ₹ 5,500.00 £acs
- Post shipment (NLC-DP/DA, Direct) credit facility of ₹ 3,500.00 Lacs
- Post shipment (DA/DP) credit facility of $\stackrel{<}{_{\sim}}$ 3,000.00 Lacs
- Usance bill discounting backed by inland LC facility of $ilde{ ilde{x}}$ 1.000.00 Lacs
- ILC/FLC (DP/DA)/Bank guarantee facility of ₹ 5,500.00 Lacs
- Credit line for forward contract facility of ₹ 400.00 Lacs

Security

First charge over entire current assets of the Company, both present and future on pari-passu basis with Allahabad Bank and Andhra Bank.

Mortgage on factory land admeasuring 23.34 acres and building/industrial infrastructure thereon situated at Sohna Road, Mauza Gouchi, Ballabgarh District, Faridabad, to be shared between Karnataka Bank and Andhra bank

Equitable Mortgage of agricultural property situated at Khasra No. 971 min, 983/2 min, 24/25 and 984 Village Rajokri, Tehsil Vasant Vihar, New Delhi presently known as Plot No. A-8, Grand Weston Green, Rajokri. New Delhi admeasuring 2.687 acres standing in the name of M/s Achal Estate Private Limited.

Exclusive charge on plant & machinery and other fixed assets (excluding vehicles which are financed by other financial institutions).

Personal Guarantees of Mr. Navneet Sureka and Mr. Vishnu Sureka

Corporate guarantee of M/s Achal Estates Private Limited

Owing to severe liquidity crises the company is under financial stress and had defaulted in repayment/servicing of aforesaid loan and therefore the same had been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest had been made after the date of classification of loan as NPA.

Karnataka Bank Limited has absolutely assigned and transferred the above debt to Prudent ARC Limited together with all underlying security interests thereto and all their rights, title and interests in all agreements, deeds and documents in relation to or in connection with the said facilities

- (vi). The Company has applied for Moratorium of six months for borrowings taken from above lenders pursuant to the Moratorium scheme. "COVID-19 Regulatory Package" as per notification RBI/2019-20/186 provided by RBI due to COVID-19 pandemic on March 27, 2020. The lenders have approved such moratorium and allowed the company not to repay instalments including interest due during such Moratorium period.
- (vii). Period and amount of continuing default as on balance sheet date in respect of loan including interest is as follows:

Particulars	Amount
Term loans from banks	
Term loans from others	112.55
Vehicle and equipment loans from others	1,16,90
Restructured liability of loan	11,841.28

(viii). For explanation on the Company's liquidity risk management process, refer note 45.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

22 Provisions (non-current)	As at	As at
	March 31, 2022	March 31, 2021
Provision for employee benefits		
Provision for gratuity (refer note 41)	22,11	8.31
	22.11	8,31
23 Borrowings (current)	As at	As at
Secured	March 31, 2022	March 31, 2027
Working capital loan		•
-From banks (refer footnote i & iv)	11,633.15	12,012.24
-From others (refer footnote ii & iv)	3,063.29	3,062.17
Non-current loans classified as NPA (refer note 21 & footnote iii & iv)	6,354.79	3,002,17
Current maturities of non-current borrowings (refer note 21)	573.05	3,115.59
Unsecured	273.03	3,113.39
From related parties (refer note 42)	585.71	411.56
From others	1,90.97	361.14
	22,400.96	18,762.70

Footnotes:

(i). Details of working capital loans from banks

A. Working Capital Loan from Allahabad Bank

The Company had taken fund based working capital facility of ₹ 2,000.00 Lacs and non fund based working capital facility of ₹ 8.000.00 Lacs from Allahabad Bank.

interest rate

This loan carries floating rate of interest at 1 year MCLR + 4.65% p.a.

Security

Charge over entire current assets of the Company, both present and future on pari-passu basis with Karnataka Bank and Andhra Bank

Registered mortgage of 4.90 acre agricultural land known as Mauria Garden situated at Samalka Village, Tehsil Vasant Vihar, District South West Delhi, Near Rajokri Flyover, NH-8, New Delhi.

Corporate guarantee of M/s Deepak Hotels Private Limited

Personal Guarantees of Mr. Navneet Sureka, Mr. Vishnu Sureka and Mr. Akhil Sureka

B. Working Capital Loan from Andhra Bank

The Company had taken cash credit of ₹ 4.000.00 Lacs from Andhra Bank.

Interest rate

This loan carries floating rate of interest at 1 year MCLR + 4.50% p.a.

Security

Charge over entire current assets of the Company, both present and future on pari-passu basis with Karnataka Bank, Allahabad Bank and Aditya Bina Finance Limited

1st pari-passu charge on land admeasuring 23.34 acres and building/industrial infrastructure thereon situated at Sohna Road, Mauza Gouchi, Ballabgarh District, Faridabad, to be shared between Karnataka Bank and Andhra bank

Personal Guarantees of Mr. Navneet Sureka and Mr. Vishnu Sureka

(ii) Details of working capital loans from others

Line of Credit from Aditya Birla Finance Limited

During the financial year 2015-16, the Company had taken line of credit of ₹ 3,000.00 Lacs from Aditya Birla Finance Limited as per agreement dated August 3, 2015.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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Interest rate

This loan carries floating rate of interest at short term reference rate of ABFL adjusted for spread.

Co-borrower

M/s Veshnodevi Properties Private Limited

Security

Exclusive charge on farm house at Bougan Villa Avenue Westend Greens Village Rajokari, Delhi owned by M/s. Veshnodevi Properties Private Limited Personal Guarantees of Mr. Vishnu Sureka Mr. Navneet Sureka, Mrs. Deepa Sureka and Mrs. Prem Lata Sureka.

(iii). Kotak Mahindra Bank, Housing Development Finance Corporation Limited and Dewan Housing Finance Corporation Limited have recalled entire outstanding principal amount of said loan and all the other charges including interest and penal interest payable thereon. Therefore, these loans have been wholly classified as current borrowings in current financial year.

Lender's Name	Rate of Interest	Limit Sanctioned	As at	As at
Banks		Sanctioned	March 31, 2022	March 31, 2021
Alfahabad Bank	1 year MCLR + 4.65% p.a.	10,000,00	6,628.92	8,018, 50
Andhra Bank	1 year MCLR + 4.50% p.a.	4,000,00	3,818.64	3,993,64
ICICI Bank		7,000.00	1,185.59	3,343,04
			11,633.15	12,012,24
Others				1-1-1-1-1
Aditya Birla Finance Limited		3,000.00	3,063.29	3,062,17
			3,043,29	3,062 17
Non-current loans classified as NPA				3,402.17
Deewan Housing Finance Limited	······································		3,078,29	
Housing Development Finance Corporation Limited		 	2,083.07	
Kotak Mahindra Bank		·	1,193.43	
			6,354,79	
Total		<u> </u>	21,051.23	15,074,41

(v). Amount of continuing default as on balance sheet date in respect of loan including Interest is as follows:

Particulars	Principal	Interest	Total
Working capital loans from banks*	10,447.56		10,447.56
Working capital loans from others		53.29	63.29
Non-current loans classified as NPA*	6,354.79		6,354.79

*As the account has been classified as Non-Performing Assets (NPAs) by the lenders. No provision of interest has been made after the date of classification of borrowings as NPA. Hence, the amount of interest default cannot be ascertained.

- (vi). One of the financial creditor of the Company has filed petition under Section 7 of Insolvency & Bankruptcy Code, 2016 before Hon'ble NCLT, Kofkata Bench vide Company Petition No. C.P.(IB) - 138/2022 dated February 23, 2022 for initiation of corporate insolvency resolution process and the matter is currently pending before the Hon'ble NCLT. The Company is in active negotiation with its creditors for settlement. The management has assessed the probability of settlement with the creditors and is expecting that creditors will accept the proposal for settlement and withdraw the petition
- (vii). For explanation on the Company's liquidity risk management process, refer note 45.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

24	Trade payables			
24	raue payables	As at	As at	
		March 31, 2022	March 31, 2021	
	Trade payables due			
	- to micro and small enterprises (refer note 40)	1,24	3,48	
	- to others	9,487.61	8,499.83	
		9,438.85	8,503.31	

Footnotes:

- (i). Trade payables other than due to MSMEs are non-interest bearing and are normally settled in the Company's operating cycle.
- (ii). The Company's exposure to currency and liquidity risks are disclosed in note 45.

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23	Other financial liabilities (current)	As at	As at
		March 31, 2022	March 31, 2021
	Interest accrued but not due on borrowings		
	Employee related payables	: 4.35	3.95
	Expenses payable	76.28	106.16
	expenses payable	68.10	64,12
		148.73	174.23
	Footnote:		
	For explanation on the Company's liquidity risk management process, refer note 45.		
26	Provisions (current)	As at	As at
	Provision for employee benefits	March 31, 2022	March 31, 2021
	Provision for gratuity (refer note 41)	'	
	grandy true indexity	27.03	28.70
		27.03	28.70
27	Other current liabilities	As at	As at
		March 31, 2022	March 31, 2021
	Unpaid dividends	0.20	0.20
	Advances and deposits	797.52	
	Statutory dues payable		541.53
	·· • /	45,29	79.59
		8.43.01	621.32

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in \$ Lacs, unless stated otherwise)

Revenue from operations	For the year ended March 31, 2022	For the year ended March 31, 2021
Sale of products	777	MINITER 31, 2021
Manufacturing goods	21,950.94	11,983,49
Trading goods	458.35	82.64
Sale of services	•	
Job work charges	19.03	: -
Other operating revenues	•	
Export incentives	- 291.65	294.25
Sale of scrap	1,383,39	732.74
	24,113.36	13,093.12
Information required as per and AS 115:	For the year ended	For the year ended
Manager and the state of the st	March 31, 2022	March 31, 2021
Disaggregated revenue information as per geographical markets		
Revenue from customers based in India	5,215.04	3,674.98
Revenue from customers based outside India	18,898.32	9,418,14
Timing of revenue recognition		:
Transferred at a point in time	24,113,36	13,093.12
valisiened at a point in time		
Trade receivables and contract assets/(liabilities) Trade receivables	16,858.84	17,270.17
Trade receivables and contract assets/(liabilities)	16,858.84	. 17,270.13

29	Other income						Fo	r the y	ear en	ded	Fo:	the y	ear ende
	A.1 /												•
	goods/services.	 p	 , uu	21.000	141007611	J,	LOLL,	MA CITE	same	13	2911211BC	ироп	cenvery

29	Other income	For the year ended March 31, 2022	For the year ended March 31, 2021
	Rental income (refer note 42 & 44)	26.76	
	Commission income	3.09	25.06
	Interest income	3.09	
	- on income tax refund	1.83	0.23
	- on fixed deposits and margin money	45 59	2.57
	· on others	15.74	2.37
	Dividend income	0.02	0.01
	Insurance claim	27.54	•
	Profit on sale of investments	0.95	361.17
	Profit on sale of property, plant and equipment	1.99	2.81
	Foreign exchange fluctuation gain	347.30	2.0
	Liabilities no longer required written back	20 39	350.17
	Miscellaneous income	5.53	- 0.07
		496,84	742.09
30	Cost of materials consumed	For the year ended	For the year ended
		March 31, 2022	March 31, 2021
	Opening stock	1,934.11	622.39
	Add: Purchases including processing charges (refer note 42)	14.096.60	7.897.48
	Less: Closing stock	(2,797.20)	(3.934.11)

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

31	Purchases of stock-in-trade	For the year ended March 31, 2022	For the year ended March 31, 2021
	Land	39.60	
	LPG cylinders	39.64	
	PPE kits	106.36	
	Towel	7,00	
	Valve	17.25	
	CR Coil	73.57	
	HR Coil	21.37	
	Brass Rod	64.97	,
	Yaro	37.20	
	Coal	-	70,40
	Mask and fabric		3.11
	Others	1.98	
		408.94	73.51
32	Changes in Inventories	For the year ended	For the year ended
		March 31, 2022	March 31, 2021
	Inventories at beginning of the year		
	Stock-in-trade	20.44	39.13
	Finished goods	465.05	427.12
	Work-in-progress	4,188.33	5,133.25
	Scrap	43.61	6.38
		4,717.43	. 5,605.88
	Inventories at end of the year		
	Stock-in-trade	58.11	20.44
	Finished goods	865.81	. 465.05
	Work-in-progress	2,924.49	4,188 33
	Scrap	21,40	43.61
		3,869.81	4,717.43
	Decrease in inventories	847.62	888.45
33	Employee benefit expense		
		For the year ended March 31, 2022	For the year ended March 31, 2021
	Salary, wages, bonus and allowances	803.64	482.51
	Employers' contribution to provident and other funds (Refer note 41)	38.16	15.08
	Gratuity and leave encashment (Refer note 41)	22.71	14,60
	Staff and labour welfare	51.33	44.39
		915.84	556.58
34	Finance costs	For the year ended	For the year ended
		March 31, 2022	March 31, 2021
	Interest expenses		
	on borrowings (refer note 42 & footnote)	501.76	727.68
	- on late payment of statutory dues	30,44	12.30
	on others	0.16	2.02
	Other borrowing costs	24.65	16.09
		557.01	758.09
	Footnote:	227.01	7,50.03

Footnote:

Owing to severe liquidity crises the company is under financial stress and has defaulted in repayment/servicing of loans taken from the following banks or financial institutions and therefore the same has been classified as Non-Performing Assets (NPAs) by the banks/lenders. No provision of interest has been made after the date of classification of loan as NPA.

- 1. Dewan Housing Finance Corporation Limited
- 2. Housing Development Finance Corporation Limited
- 3. Kotak Mahindra Bank Limited
- 4. Allahabad Bank
- 5. Andhra Bank
- 6. Karnataka Sank Limited

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

35	Depreciation and amortisation expense	For the year ended March 31, 2022	For the year ended March 31, 2021
	Depreciation on property, plant and equipment (refer note 3)	341 59	. 414,34
	Amortisation of intangible assets (refer note 4)	0.44	0.05
	· · · · · · · · · · · · · · · · · · ·	342.03	414.39
36	Other expenses	For the year ended	For the year ended
		March 31, 2022	March \$1, 2021
	Stores, spares, tools, oils, Jubricants and packing materials consumed	2,373.22	: 1,368.58
	Outside job and labour charges	1,467.13	958.27
	Electricity expenses	507.58	436.86
	Export credit guarantee commission	307.36	
	Foreign exchange fluctuation loss	-	
	Rent and hire charges (refer note 42)	5.14	222.82
	Rates and taxes	2.16	6.66
	Insurance	81.00	12.99
	Travelling and conveyance	18.59	20.79
		40.12	12.22
	Vehicle running and maintenance	11.92	5.80
	Freight and forwarding (net)	792.21	438.78
	Commission and service charges	2,327.19	1,073.29
	Printing and stationery	6.00	5.01
	Advertisement and publicity	1.49	2.16
	Testing and inspection charges	99.87	56.07
	Postage and telephone .	19.19	12.46
	Legal and professional expenses	94.33	87.10
	Business promotion expenses	48.13	5.35
	fees and subscriptions	21.67	19.35
	Charity and donations (refer note 42)	11.41	. 21.23
	CSR expenses (refer note 39 and 42)	27.74	30.55
	Bank charges	31.65	11.54
	Coss on sale of ROSTCL and MEIS license	16.38	5.15
	Repairs and maintenance or	10.24	3.13
	-Plant and machinery	223.66	00.00
	-Buildings		89.88
	-Others	124.57	3.30
	Remuneration to auditors (refer footnote)	36.54	24.68
	Director sixting fees	5.00	3.50
	•	0.18	0.14
	impairment of trade receivables (refer note 45)	•	7,494.41
	Provision for export incentives	307.19	
	Inventory written off	406.39	
	Balances written off	17.90	- 229,31
	Miscellaneous expenses	22.65	15.20
	Footnote:	9,143.06	12,681,47
	·		
	Payment of remuneration to auditors (excluding GST)	For the year ended	For the year ended
		March 31, 2022	March 31, 2021
	- Statutory audit	2.25	ጎ ገሮ
	- Limited review		2.25
	- Tax audit	2.25	0.75
	· - · · ·	0.50	0.50
		5.00	3.50

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in 7 Lacs, unless stated otherwise)

37	Earning per share	For the year ended March 31, 2022	For the year ended March 31, 2021
	(a). Basic and diluted earnings per share	· · · · · · · · · · · · · · · · · · ·	
	From continuing operations attributable to the equity holders of the Company	(0.17)	(4.46)
	(b). Reconciliations of earnings used in calculating earnings per share		
	Basic earnings per share		
	Profit from continuing operation attributable to the equity share holders	(224,40)	(5,941.17)
	Profit attributable to the equity holders of the company used in calculating basic and diluted earnings per share	(224.40)	(5,941.17)
	(c) Weighted average number of shares used as the denominator		
	Weighted average number of equity shares used as the denominator in calculating	13,32,00,000	13,32,00.000
	basic and diluted earnings per share (refer footnote)		•

The Company has not issued any instrument that is potentially dilutive in the future. Hence, the weighted average number of shares outstanding at the end of the year for calculation of basic as well as diluted EPS is the same.

Footnote:

Pursuant to the approval of the shareholders accorded on February 26, 2022 vide postal ballot conducted by the Company, each equity share of face value of ₹ 10 per share was sub-divided into ten equity shares of face value of ₹ 1 per share, with effect from March 11, 2022. Consequently, the basic and diluted earnings per share have been computed for all the periods presented in the Financial Statements of the Company on the basis of the new number of equity shares in accordance with Ind AS 33 – Earnings per Share.

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Notes to the financial statements for the year ended March 31, 2022

UNII amounts are in t Lacs, unless stated otherwise)

38	Contingent liabilities and commitments	As at March 31, 2022	As at March 31, 2021
	Contingent fiabilities		Total Dig COR 1
	Surety Bond issued in favour of Haryana Sales Tax Department towards VAT and Central sales tax liability of a third party M/s Balaji Engineering	2,00	2.00
	Commitments		
	Estimated amount of contracts remaining to be executed on capital account not provided for (net of capital advances of $\frac{\pi}{2}$ 186.76 Eacs (March 31, 2021) $\frac{\pi}{2}$ 74.12 Eacs).	39.39	14 38
39	Expenditure on CSR activities		
	The amount required to be spent by the Company during the year ended March 31, 2022 was ₹ Nii, March	31, 2021: ₹ Nji	
	Details of amount spent during the year	Contho year anded	Fauthania I A
	• · · · · · · · · · · · · · · · · · · ·	For the year ended March 31, 2022	For the year anded March 31, 2021
	-	1410/15/17/1, 2022	1444((1) 51, 2021
	Amount required to be spent during the year	-	,
	Shortfail amount of previous year Total -		
	। विवा		-
	Amount spent during the year on		
	- construction/acquisition of any property, plant and equipment		
	- purposes other than above	- 27.74 -	30.59
	Total	27.74	30.55
	Shortfall amount carried forward to next year	* .	-
	Photogram Let a construct a construct and co		
40	Disclosures relating to suppliers registered under Micro, Small and Medium Enterprise Development_	Act, 2006 (MSMED A	et, 2006)
		As at	As at
	The principal amount and the interest due thereon remaining unpaid to any MSME supplier as at the end	March 31, 2022	March 31, 2021
	of each accounting year included in:		
	- Trade payables	124	3,48
	- Other financial liabilities	2.75	3,40
	- Interest due on above		_
		3.99	3,48
	The amount of interest paid by the buyer in terms of section 16 of the MSMED Act, 2006 along with the	,	
	amounts of the payment made to the supplier beyond the appointed day during each accounting year	-	*
	The amounts of the payments made to micro and small suppliers beyond the appointed day during each accounting period.		-
			_
	The amount of interest due and payable for the year of delay in making payment (which have been paid but beyond the appointment day during the year) but without adding the Interest specified under the MSMED Act, 2006.	-	, .
	The amount of interest accrued and remaining unpaid at the end of each accounting year.	_	•
	The amount of further interest remaining due and payable even in the succeeding years, until such date	_	•
•	when the interest dues as above are actually paid to the small enterprise for the purpose of disallowance as a deductible under section 23 of the MSMED Act, 2006.	-	-
	The Company is in the process of identifying Micro, Small and Medium Enterprises as defined under the MS or the Company to ascertain whether payment to such enterprises has been done within 45 days from th	MED Act, 2006. There	fore, it is not possible

services rendered by such enterprises and to make requisite disclosure except as disclosed above.

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for the Company to ascertain whether payment to such enterprises has been done within 45 days from the date of acceptance of supply of goods or

Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

41 Employee benefits

I. Defined contribution plans:

The Company makes contributions, determined as a specified percentage of employee salaries, in respect of qualifying employees towards provident fund and labour welfare fund which are defined contribution plans. The Company has no obligations other than to make the specified contributions. The contributions are charged to the statement of profit and loss as they accrue.

The Company has recognised, in the Statement of Profit and loss for the year ended March 31, 2022 an amount of ₹ 29.91 Lacs. March 31, 2021; ₹ 12.32 Lacs under defined contribution plans.

Expense under defined contribution plans include:	For the year ended March 31, 2022	For the year ended March 31, 2021
Employer's contribution to provident fund	29.91	12.32
- 4	29.91	12.32

II. Defined benefit plans:

Gratuity

The Company operates a post-employment defined benefit plan for Gratuity. This plan entities an employee to receive half month's safary for each year of completed service at the time of retirement/exit.

The present value of obligation is determined based on actuarial valuation using the projected unit credit method, which recognise each period of service as giving rise to additional employee benefit entitlement and measures each unit separately to build up the final obligation.

The most recent actuarial valuation of plan assets and the present value of the defined benefit obligation for gratuity were carried out as at March 31, 2022. The present value of the defined benefit obligations and the related current service cost and past service cost, were measured using the projected unit credit method.

A.	Net defined benefit liability/(asset)	As at	As at March 31, 2021
	Present value of obligations	. 111,89	124.32
	Fair value of plan assets	(62.75)	(87 30)
	Total employee benefit liabilities/(assets)	49.14	37.02
	Non-current	22.11	B.32
	Current	27.03	28 70

B. Reconciliation of the net defined benefit liability

	March 31, 2022	
Defined benefit	Fair value of	Net defined benefit
obligation	plan assets	(asset)/ liability
124.32	87.30	37,02
	31.20	
16.19	_	16.19
	_	10,
		9.01
•	6.33	(6.33)
25.20		18,87
		10,67
2.63	_	2.63
-	(0.76)	0.76
2.63		3.39
V- W.V.	(4,14)	3.33
(40.26)	(30.12)	(10.14)
(40,25)	(30.12)	(10.14)
111.89	62.75	49,14
	cbligation 124.32 16 19 . 9.07 . 25.20 2.63 . (40.26)	Defined benefit obligation Fair value of plan assets 124.32 87.30 16 19 - 9.07 - - 6.33 25.20 6.33 2.63 - - (0.76) 2.63 (0.76) (40.26) (30.12) (40.26) (30.12)

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in \overline{s} Lacs, unless stated otherwise)

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as winder your previous page	V -11		
		March 31, 2021	
	Defined benefit	Fair value of	Net defined benefit
	<u>obligation</u>	plan assets	(asset)/ liability
Balance at the beginning of the year	80.55	95.35	(14.80)
Included in profit or loss			
Current service cost	7.11		7.11
Past service cost			
Interest cost/(income)	5.64	-	5.64
Expected return on plan assets	-	8.33	(8,33)
	12.75	8.33	4,42
Included in OCI		0.55	7,72
Remeasurements loss (gain)			
- Actuarial loss (gain) arising from:			
- experience adjustment	69.52	_	69.62
Return on plan assets excluding interest income		(1.44)	1.44
	59.62	(1,44)	71.06
Other		(1141)	71.00
Contributions paid by the employer	-	0.01	(0.01)
LIC adjustment on last year fund	-	23.65	(23.65)
Benefits paid	(38.60)	(38.60)	(23.05)
	(38.60)	(14,94)	(23.66)
			
Balance at the end of the year	124.32	87.30	37.02
Expenses recognised in the Statement of Profit and Loss	· -		
			For the year ended
	-	March 31, 2022	March 31, 2021
Current service cost		16.39	7.11
Net interest cost		9.01	5.64
Expected return on plan assets		(6.33)	(8.33)

C. Plan assets

The plan assets of the Company are managed by the Life Insurance Corporation of India through a trust managed by the Company in terms of an insurance policy taken to fund obligations of the Company with respect to its gratuity plan

Plan assets comprises of the following:	March 31, 2022	% of Plan assets	March 31, 2021	% of Plan assets
Funds managed by insurer	62.75	100%	87.30	100%

An asset-liability matching study is done by the Company on an annual basis, whereby the Company contributes the net increase in the actuarial liability to the plan manager in order to manage the liability risk.

D. Actuarial assumptions

The principal assumptions are the discount rate and salary growth rate. The discount rate is based upon the market yields available on government bonds at the accounting date with a term that matches that of fiabilities. Safary increase rate takes into account of inflation, sensority, promotion and other relevant factors on long term basis. Valuation assumptions are as follows which have been selected by the Company.

	March 31, 2022	March 31, 2021
Discount rate		
	7.25%	. 7.0 0%
Expected rate of future salary increase	5.00%	5.00%
Expected rate of attrition	5.00%	5.00%
Mortality	(ALM 2012-14	IALM 2012-14

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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E. Sensitivity analysis

Reasonably possible changes at the reporting date to one of the relevant actuarial assumptions, holding other assumptions constant, would nave affected the defined benefit obligation by the amounts shown below.

	March 3		March 31,	2021
	Increase	Decrease	Increase	Decrease
Discount rate (1.00% movement)	(5.42)	7.29	(7.15)	8.01
Future salary growth (1.00% movement)	7.39	(6.60)	6.98	(6.29)
Withdrawal rate (1.00% movement)	0,55	(0.65)	0.84	(0.92)

Although the analysis does not take account of the full distribution of cash flows expected under the plan, it does provide an approximation of the sensitivity of the assumptions shown.

Sensitivities due to mortality is not material and hence impact of change is not calculated

Sensitivities as to rate of inflation, rate of increase of pensions in payment, rate of increase of pensions before retirement and life expectancy are not applicable being a jump sum benefit on retirement.

Description of Risk Exposures:

Valuations are based on certain assumptions, which are dynamic in nature and vary over time. As such the Company is exposed to various risks as follows:

- a). Salary increase: Actual salary increases will increase plan's fiability. Increase in salary increase rate assumption in future valuations will also increase the liability.
- b). Investment risk: If plan is funded then assets liabilities mismatch & actual investment return on assets lower than the discount rate assumed at the last valuation date can impact the liability.
- c). Discount rate: Reduction in discount rate in subsequent valuations can increase the plan's fiability
- d). Mortality & disability: Actual deaths & disability cases proving lower or higher than assumed in the valuation can impact the liabilities,
- e). Withdrawals: Actual withdrawals proving higher or lower than assumed withdrawals and change of withdrawal rates at subsequent valuations can impact the plan's liability.

F. Expected maturity analysis of the defined benefit plans in future years

Duration of defined benefit obligation	As at	As at
	March 31, 2022	March 31, 2021
Less than 1 year	27.03	28.70
Between 1-2 years	\$,18	5.37
Between 2-5 years	17.65	21 17
Over 5 years	62.03	69.08
Total	111.89	124,32

Expected contributions to post-employment benefit plans for the year ending March 31, 2022 is ₹ 27.12 Lacs.

The weighted average duration of the defined benefit plan obligation at March 31, 2022 is 10 years (March 31, 2021: 9 years)

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

42 Related party disclosures

A. List of related parties where control exists and/or with whom transactions have taken place

In accordance with the requirements of Ind AS 24 on Related party disclosures, the names of the related parties where control exists and/or with whom transactions have taken place during the year and description of relationships, as identified and certified by the management are;

Relationship	Name of related party		
Enterprises in which person, who exercise control over t	wer the Bihariji Ispat Udyog Limited		
Company, have significant influence or is/are KMP	Bihariji Infotech Private Limited		
	Bihariji Properties Private Limited		
	Chakra Exports Private Limited		
	Deepak Hotels Private Limited		
	J.S.T. Engineering Services Limited		
	Jotindra Steel & Tubes Limited		
	Quality Synthetic Industries Limited		
	Sri Narayan Raj Kumar Meichants Limited	imited	
	Sureka Public Charity Trust		
	Synergy Freightways Private Limited		
	Taanz Fashions India Private Limited		
	Vaishnoudevi Properties Private Limited	lited	
	V. L. Estate Private Limited		
The state of the s	Vee Em Infocentre Private Limited		
Key Management Personnel (KMP)	Mr. Navneet Kumar Sureka	Managing Director	
	Mrs Deepa Sureka	Director (w.e.f. March 28, 2022)	
	Mr. Akhil Kumar Sureka	Director (up to January 24, 2022)	
	Mr. Yogesh Mathur	CFO (up to February 1, 2021)	
	Mr. Davinder Kumar Gupta	CFO (w.e.f. February 1, 2021)	
	Divya Agarwal	Company Secretary	
Relatives of KMPs	Mrs. Prem Lata Sureka	Mother of Managing Director	
	Mrs. Deepa Sureka	Wife of Managing Director	
	Mr. Vishnu Kumar Sureka	Father of Managing Director	
	Ms. Ankuriti Mathur	Daughter of CFO	

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Notes to the financial statements for the year ended March 31, 2022
(All amounts are in £ Lacs, unless stated otherwise)

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B. Details of related party transactions and their outstanding balances receivable or payable are as below:

The state of the s		Volume of the	Wollims of the Tennestines		Amount Outstanding	utstanding	
Nature of Related Party	Description of the Transaction		e ridiisettions	Recei	Receivable	Payable	sble
		Current year	Previous year	Current year	Previous year	Current year	Previous year
· ·							
	Sale of goods and other items	108.12	1976	ł			1
	Purchase of goods and others items	2,561.88	388.45	-		157.50	0.29
•	Purchase of investments	· 1	24.84	1		•	ŗ
Enterprises in which	Interest paid	24.68	22.06	-	•		
person, who exercise	Borrowings repaid	5,096.82	1,290.72			1	-
control over the	Borrowings taken	5,168.73	1,143.19	,	7	585.71	411.56
Company, have	Loan & advances received back	3,026.06	352.27	•	-		
significant influence or	Loan & advances given	3,026.06	353.32	332.98	785.84		
is/are KMP	Security deposits	-	•	168.00	168.00	•	
	Rent received	19.70	18.00	-	•		
	Rent paid	1.80	1.80			16'9	4.41
	Expenditure towards CSR and charity	-	32,36	,		-	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Borrowings repaid	00'09	•	•	'	-	7
Key management	Borrowings taken	90.09	•	1	-	,	,
personnel	Purchase of investments	,	104.00	٠		,	
	Employees rernuneration	51.03	39.25	-		0.42	10.87
Balatine of ten	Borrowings repaid	F	,	-		,	-
	Borrowings taken	,		-	•		,
	Purchase of investments	•	36.40		•		1
personner	Employees remuneration	16.54	28.09			1	18.70

Footnote:

The Company had taken various corporate guarantees from its related parties for borrowings taken from various lenders having sanction limit aggregating to ₹ 47,068.28 Lacs (refer note 20).

Terms & Conditions:

The transactions with related parties are made on terms equivalent to those that prevail in arm's length transactions and are at granket value.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

43 Operating segments

A. Basis for Segmentation

Segment information is presented in respect of the Company's key operating segments. The operating segments are based on the Company's management and internal reporting structure. The chief operating decision maker identifies primary segments based on the dominant source, nature of risks and returns and the internal organisation and management structure. The operating segments are the segments for which separate financial information is available and for which operating profit/loss amounts are evaluated regularly. All operating segments' operating results are reviewed regularly by the Board of Directors to make decisions about resources to be allocated to the segments and assess their performance.

The 'Board of Directors' have been identified as the Chief Operating Decision Maker ('CODM'), since they are responsible for all major decision w.r.t. the preparation and execution of business plan, preparation of budget, planning, expansion, alliance, joint venture, merger and acquisition, and expansion of any facility.

The Board of Directors examines the Company's performance from business activities perspective and have identified the following reportable segments of its business:

Reportable segment	ķ
Manufactoring	

Trading

Operations

This mainly includes manufacturing of LPG Cylinder, Valve, Regulator, Towel, Cotton Mask and PPE Kit

This mainly includes trading of Steel Plates, Steam Coal and Cotton Mask.

B. Information about reportable segments

Segment assets, segment liabilities and Segment profit and loss are measured in the same way as in the financial statements.

Information regarding the results of each reportable segment is included below. Performance is measured based on segment profit (before tax), as included in the internal management reports that are reviewed by the Company's Board of Directors. Segment profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of contain segments relative to other entities that operate within these industries. Inter-segment pricing, if any, is determined on an arm's length basis.

For the year ended	R	eportable segment	The second second second
March 31, 2022	Manufacturing	Trading	Total
Segment revenue	23,655.01	458.35	24,113.36
Revenue from external customers	23,655.01	458.35	24,113.36
Segment results	(863.17)	85,53	(777,64)
Total (loss) before tax for reportable segments	(863.17)	85.53	(777.64)
Other income			496.84
Finance costs			(557.01)
(Loss) before tax			(837.81)
Tax expenses		•	613.41
(Loss) after tax		-	(224.40)
Other comprehensive income			2.42
Total comprehensive (loss)			(221.98)
Segment assets	24,526.17	8,717.98	33,244.15
Unallocable assets	·		14,312.45
Total assets			47,556.60
Segment liabilities	10,509.46	15.92	10,525.38
Unallocable liabilities	·	-	34,349.18
Total liabilities			44,874.56

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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For the year ended	R	eportable segment	
March 31, 2021	Manufacturing	Trading	Total
Segment revenue	13.010.48	82.54	13,093,12
Revenue from external customers	13,010,48	82.64	13,093.12
Segment results	(8,090.67)	(16,37)	(8,107.04
Total (loss) before tax for reportable segments	(8,090.67)	(16.37)	(8,107.04)
Other income			742 09
Finance costs			(758.09)
(Loss) before tax		-	(8,123.04)
Tax expenses			2,181.87
(Loss) after tax		 -	(5,941.17)
Other comprehensive income			(48.91)
Total comprehensive (loss)			(5,990.08)
Segment assets	25,671.29	9,570.38	35,241.67
Ur allocable assets		•	12,145.50
Total assets			47,387.17
Segment liabilities	9,320.32	15.56	9,335.88
Unallocable liabilities			35,147.28
Total liabilitles			44,483.16

C. Geographic information

The geographic information analyses the Company's revenue and non-current assets by the Company's country of domicile in other countries. In presenting the geographic information, segment revenue has been based on the geographic location of customers and segment assets were based on the geographic location of the assets.

The Company is domiciled in India. The amount of its revenue from external customers broken down by location of the customers is shown below;

a) Revenues from different geographies

		For the year ended	For the year ended
		March 31, 2022	March 31, 2021
	Within India	5,215.04	3, 574 9 8
	Outside India	18,898.32	9,41814
		24,113.36	13,093.72
b)	Non-current assets*		
		For the year ended	For the year ended
		March 31, 2022	March 31, 2021
	Within India	14,043.58	13.658 9C
	Outside India	,4,040,50	-3.036 %C
		14,043.58	13,658.90

"Non-current assets other than financial instruments, deferred tax assets, post-employment benefit assets

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Notes to the financial statements for the year ended March 31, 2022

'All amounts are in ₹ Lacs, unless stated otherwise,

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D. Major customer

Revenue from transactions with external customer amounting to 10 per cent or more of the Company's revenue is as follows:

Customer Name		Amount
For the year ended March 31, 2022		
Worldwide Distribution LLP		2.669.86
Unique Industries Inc.		8,050.86
		10,720.72
For the year ended March 31, 2021		
African Oxygen Limited		1,427.04
Unique Industries Inc.		1,722.35
		3,139.39
Leases		
Leases as a lessor	For the year ended	For the year ended
	March 31, 2022	March 31, 2021
Rental income from assets given on operating lease	26.76	25.08
.	26.76	25,06

Footnote:

The Company has given a part of fits factory land and building situated at Sohna Road, opp. Shree Sai Bharat Petroleum Pump, Sector-55. Faridabad, Haryana-121004 to Mankiewicz India Private Limited and Taanz Fashion India Private Limited and 8 cranes to Jotindra Steel and Tubes Limited. Lease agreements entered by the Company are cancellable in nature. The lease rental income recognised in the Statement of Profit and Loss for the year in respect of such leases is ₹ 26.76 Lacs (previous year ₹ 25.06 Lacs).

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

45 Fair value measurement and financial instruments

a). Financial instruments - by category and fair values hierarchy

The following table shows the carrying amounts and fair value of financial assets and financial liabilities, including their levels in the fair value hierarchy:

FVTOCI Amortised cost Total Level 1 293.97 293.97 79.66	As at March 31 2022		Carrying value		Fair	Fair value measurement using	using
current 293.97 79.69 saturents 293.97 79.69 setments 293.97 79.69 set receivables 14,877.15 79.69 set receivables 2,971.27 2,971.27 int 121.84 121.84 et pank balances 1,414.20 1,414.20 set bank balances 1,981.69 2,330 set francial assets 2,430 24.30 set francial assets 6,103.4 6,103.4 cial liabilities 2,293.97 22,000.79 22,294.76 current 11,943.87 11,943.87 11,943.87 int 10 payables 9,488.85 9,488.85 owings 148.73 148.73 owings 148.73 148.73 owings 143,982.41 43,982.41		FVTOCI	Amortised cost	Total	_	Level 2	1
te receivables et financial iabilities et financial liabilities et eceivables et financial liabilities et financial liabi	Financial assets						
strments 293.97 14,877.15 796.69 - se financial assets 14,877.15 14,877.15 -	Non-current						
le receivables 14,877.15 14,877.15 . . 14,877.15 .	Investments	293.97		293.97	79.69		214.28
er financial assets 2,971.27 2,971.27 2,971.27 -	Trade receivables	•	14,877.15	14,877.15			
int int n and cash equivalents 121.84 121.84 er bank balances 1,414.20 1,414.20 te receivables 24.30 24.30 ser financial assets 24.30 24.30 cial liabilities 22,204.76 22,294.76 current 23.97 22,000.79 22,294.76 cowings 11,943.87 11,943.87 engles owings 22,400.96 22,400.96 engles owings 22,400.96 22,400.96 engles owings 22,400.96 engles 22,400.96 owings 22,400.96 22,400.96 engles owings 22,400.96 22,400.96 engles	Other financial assets		2,971.27	2,971.27		1	
121.84 1	Current					<u> </u>	
le receivables - 1,981.69 1,981.69 - 1 th 14.20 - 1 th 14.20 - 1,981.69 - 1,981.69 - 1 th 14.20 - 1 th 14.20 - 1 th 14.20 - 1 th 15.20	Cash and cash equivalents		121.84	121.84			
le receivables - 1,981.69 1,981.69 - 1,981.69 - 430 - 24.30 - 24.30 - 24.30 - 24.30 -	Other bank balances	,	1,414.20	1,414.20	f		
ns 24.30 24.30 er financial assets - 24.30 24.30 cial liabilities 293.97 22,000.79 22,294.76 current current 11,943.87 11,943.87 owings - 22,400.96 22,400.96 owings - 22,400.96 22,400.96 er financial liabilities - 43,982.41 43,982.41	Trade receivables	•	1,981.69	1,981.69	1		
er financial assets - 610.34 22 cial liabilities 293.97 22,000.79 22 current current 11,943.87 11 owings 9,488.85 9 owings - 22,400.96 22,2400.96 er financial liabilities - 48,73 43,982.41 43,982.41	Loans	•	24.30	24.30	-	-	
cial liabilities 293.97 22,000.79 22 current 11,943.87 11 owings 11,943.87 11 nt 9,488.85 9 owings - 22,400.96 22,400.96 are financial liabilities - 148.73 - are financial liabilities - 148.73 -	Other financial assets		610.34	610.34	1	,	£
cial liabilities 11,943.87 11 current 11,943.87 11 owings 9,488.85 9 owings 22,400.96 22, er financial liabilities 43,982.41 43,	Total	293.97	22,000.79	22,294.76			
current 11,943.87 11 owings 11,943.87 11 nt 9,488.85 9 le payables 22,400.96 22,400.96 owings 48,73 48,73 are financial liabilities 43,982.41 43,	Financial Labilities						
owings	Non-current						
nt le payables 9,488.85 9 owings 22,400.96 22, er financial liabilities 148.73 43,982.41 43,982.41	Borrowings		11,943.87	11,943.87	1		1
le payables 9,488.85 9,088.85 9,000.96 22,400.96	Current						
owings - 22,400.96 22, and financial liabilities - 43,982.41 43,	Trade payables		9,488.85	9,488.85	,	1	
ar financial liabilities - 148.73 - 43,982.41 43	Borrowings	r	22,400.96	22,400.96			
43,982.41	Other financial liabilities	1	148.73	148.73			
	Total		43,982.41	43,982.41			

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Notes to the financial statements for the year ended March 31, 2022 Mauria Udyog Limited

(All amounts are in ₹ Lacs, unless stated otherwise)

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Ly of Marcu 5 if 605 i		Carrying value			Fair value measurement using	lising
	FVTOCI	Amortised cost	Total	Level 1	Level 2	Laval 3
Financial Assets						
Non-current						
Investments	289.63	,	289.63	75.12		214.51
Loans	t	72.35	72.35		1	
Current						
Cash and cash equivalents	-	454.38	454.38	1		
Other bank balances	1	122.71	122.71	-		
Trade receivables	1	17,270,11	17,270.11			
Loans	1	27.67	27.67			
Other financial assets		3,335.19	3,335.19		1	
Total	289.63	21,282.41	21,572.04			
Financial liabilities						
Non-current						
Barrowings	1	16,384.58	16,384.58			
Current						
Trade payables		8,503.31	8,503.31			
Borrowings	1	18,762.70	18,762.70		ı	•
Other financial liabilities	•	174.23	174.23	-	•	ī
Total	•	43,824.82	43,824.82			

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in \$ Lacs, unless stated otherwise)

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Fair value hierarchy

Level 1: It includes financial instruments measured using quoted prices.

Level 2: The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximise the use of observable market data and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2,

Level 3: If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3. The fair value of financial assets and liabilities included in Level 3 is determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices from observable current market transactions and dealer quotes of similar instruments.

The carrying amounts of trade receivables, cash and cash equivalents and other financial assets and liabilities, approximates the fair values, due to their short-term nature. Fair value of financial assets and financial liabilities is similar to the carrying value as there is no significant differences between carrying value and fair value.

Valuation processes

The Management performs the valuations of financial assets and liabilities required for financial reporting purposes on a periodic basis including level 3 lair values.

b). Financial risk management

The Company has exposure to the following tisks arising from financial instruments:

- · Credit risk
- Liquidity risk
- Market risk

(i). Credit risk

The maximum exposure to credit risks is represented by the total carrying amount of these financial assets in the Balance Sheet:

	As at	As at
	March 31, 2022	March 31, 2021
Trade receivables	16,858.84	17.270.11
Cash and cash equivalents	121,84	454 38
Bank balances other than cash and cash equivalents	1,414.20	122.7)
Loans Observation and the second sec	2,995.57	100.02
Other financial assets	610,34	3.335.19

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers.

The Company's credit risk is primarily to the amount due from customers and loans. The Company maintains a defined credit policy and monitors the exposures to these credit risks on an ongoing basis. Credit risk on cash and cash equivalents is limited as the Company generally invests in deposits with scheduled commercial banks with high credit ratings assigned by domestic credit rating agencies.

The Company has not applied expected credit loss model as per and AS 109 used to assess the impairment loss or gain on trade receivables. However the Company based upon historical experience determines an impairment allowance for loss on receivables.

When a trade receivable is credit impaired, it is written off against trade receivables and the amount of the loss is recognised in the income statement. Subsequent recoveries of amounts previously written off are credited to the income statement.

The gross carrying amount of trade receivables is ₹ 24,159.23 liacs (March 31, 2020 ₹ 24,764.52 Lacs). Trade receivables are generally realised within, the credit period except for the trade receivables included in non-current financial assets description of which has been given in note no. 7.

The Company's exposure to credit risk for trade receivables are as follows:

Particulars	Asat	As at
	March 31, 2021	March 31, 2020
Not due	,	
0-90 days past due	1.865.11	1 162 85
90 to 180 days past due	45.91	155 97
180-365 days	278.69	102.88
365-730 days	275.3	3.659.6
More than 730 days	21,694.21	13,483,21
Totai	24,159.23	24,764,52

Movement of the allowance for impairment in respect of trade receivables:	For the year ended	For the year ended
	March 31, 2022	March 31, 2021
Balance at the beginning	7,494,41	
Impairment loss recognised		7,494,41
Impairment loss utilised	JED DO LL	71771A

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7,300,38

7,494.41

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Balance at the end

Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ cacs, unless stated otherwise)

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(ii). Liquidity risk

Liquicity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing figuidity is to ensure, as far as possible, that it will have sufficient figuidity to meet its fiabilities when they are fallen due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The Company believes that its liquidity position of ₹ 123.84 Lacs as at March 31, 2022 (March 31, 2021; ₹ 454.38 Lacs) and the anticipated future internally generated funds from operations will enable it to meet its future known obligations in the ordinary course of business except certain borrowings.

The Company is under financial stress and has defaulted in repayment/servicing of certain borrowings and is actively pursuing the lenders for restructuring/rescheduling of such borrowings to avoid any untoward liquidity risk.

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of credit facilities to meet obligations when due. The Company's policy is to regularly monitor its liquidity requirements to ensure that it maintains sufficient reserves of cash and funding from Company companies to meet its liquidity requirements in the short and long term.

The Company's liquidity management process as monitored by management, includes the following:

- Day to day funding, managed by monitoring future cash flows to ensure that requirements can be met
- Maintaining rolling forecasts of the Company's liquidity position on the basis of expected cash flows

Exposure to liquidity risk

Following are the remaining contractual maturities of financial liabilities at the reporting date.

	Carrying	Contractual cash flows				
As at March 31, 2022	amount	Less than one year	Between one to five years	More than five years	Total	
Borrowings* Trade payables	34,344.83 9,488.85	22.400.96 9,488.85	102.59	11,841.28	34,344 83 9,488,85	
Other Financial Liabilities Total	148.73 43,982.41	148.73 32,038.54	102.59	11,841,28	148.73 43,982,41	

	Carrying	Contractual cash flows				
As at March 31, 2021	amount	Less than one year	Between one to five years	More than five years	Total	
Borrowings*	35,147,28	18,762,70	3,166,60	13,217.98	35,147,28	
Trade payables	8,503.31	8,503.31		-	8,503.31	
Other financial liabilities	174,23	174.23			174.23	
Total	43,824.82	27,440.24	3,166.60	13,217.98	43,824,82	

*Borrowings of the company includes restructured liability of roan taken over by Prudent ARC Limited, no terms have been agreed with respect to repayment of such loan due to ongoing negotiation with Prudent ARC Limited. Therefore, it is not practicable to determine the period of contractual cash flows and such restructured liability has been shown under the bracket of more than five years (refer note 21).

(lil). Market risk

Market risk is the risk that the future cash flows of a financial instrument will illustrate because of changes in market prices. Market risk comprises three types of risk interest rate risk, currency risk and other price risk, the Company mainly has exposure to two type of market risk namely: currency risk and interest rate risk. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return

a. Interest rate risk

Interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's main interest rate risk arises from long-term borrowings with variable rates, which expose the Company to cash flow interest rate risk.

Exposure to interest rate risk

The risk is managed by the Company by maintaining an appropriate mix between fixed and floating rate borrowings

Cash flow sensitivity analysis for variable-rate instruments

The sensitivity analyses below have been determined based on the exposure to interest rates at the end of the reporting period.

For floating rate liabilities except for the borrowings against which no interest liability is being recognised, the analysis is prepared assuming the amount of the liability outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in \$\times\$ Lacs, unless stated otherwise)

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	Profit o	r loss	Equity, not of tax	
	50 bps increase	50 bps decrease	50 bps increase	50 bps decrease
Interest on loans from banks				······································
For the year ended March 31, 2022	(6,67)	6.67	(4.59)	4.59
For the year ended March 31, 2021	(1.30)	1,30	(0.90)	0.90
interest on loans from others				
For the year ended March 31, 2022	(17,48)	17,48	(12.03)	12.03
For the year ended March 31, 2021	[20.00]	20.90	(13.76)	13.76

b. Currency risk

The Company undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. Exchange rate exposures are managed within approved policy parameters

Exposure to fareign currency risk

The carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

Particulars			As at		As at	
rai (Lunara	Denomination	March 31	, 2022	March 3,1	, 2021	
		Foreign currency	Equivalent ₹	Foreign currency	Equivalent ₹	
Receivables						
Sale of goods/services	USD	151.72	11,501.17	145.83	10,718.37	
	EUR	3.07	260.13	0.72	61.72	
Deposits / bid bonds	USD	30,00	2,274.21	30.00	2,205.14	
	AED	0.49	10.13	0.49	9 77	
Balances with banks of overseas branches	AED	1.31	27.11	15.26	304.43	
Unhedged receivables			14,072.75		13,299.92	
Payables						
Import of goods	USD	29.93	2,268.78	47,11	3,532,11	
	EUR	18.42	1,559.05	16.13	1,388,75	
Unhedged payables		-	3,827.83		4 770 86	
			3,027.03		4,920.86	
Net unhedged foreign currency exposure	·		10,244.92	···	8,379.07	

Foreign currency sensitivity analysis

The following table details the Company's sensitivity to a 0.5% increase and decrease in the INR (₹) against USD and EUR, 0.5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 0.5% change in foreign currency rates. In case of net foreign currency outflow, a positive number below indicates an increase in profit or equity where the strengthens 0.5% against the relevant currency. For a 0.5% weakening of the R against the relevant currency, there would be a comparable impact on the profit of aquity, and the balances below would be negative. In case of net foreign currency inflow, a positive number below indicates an increase in profit or equity where the 🕏 weakens Q.S% against the relevant currency. For a 0.5% strengthening of the 🤻 against the relevant currency, there would be a comparable impact on the professor equity, and the balances below would be negative

	Profit or	loss	Equity, net o	Ftax
	S0 bps	50 bps	50 bps	50 bps
	increase	decrease	increase	decrease
USD				· · · · · · · · · · · · · · · · · · ·
For the year ended March 31, 2022	57.53	(57.53)	39.58	(39.58)
For the year ended March 31, 2021	46.96	(46.96)	32.31	(32.31)
EUR		(34.7	(2.6.,3.4)
For the year ended March 31, 2022	(6,49)	5.49	(4,47)	4.47
For the year ended March 31, 202	(6.54)	5,64	(4,56)	4.56
AED	(0.0.1)	0.00	(4,50	4 25
For the year ended March 31, 2022	0.19	(0,19)	0.13	(0.13)
For the year ended March 31, 2021	1.57	(1.57)	1.08	(1 08)
EUR: Euro, USD: United States Dollar and AED: United Arab Emirates Dirham	Die	ua Ag	arusel	
	.	1 27 mm		
GC &	M-an			

Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

46 Capital Management

for the purpose of the Company's capital management, capital includes issued equity share capital and all other equity reserves attributable to the equity horders of the Company.

Management assesses the Company's capital requirements in order to maintain an efficient overall financing structure. The Company manages the capital structure and makes adjustments to it in the hight of changes in economic conditions and the risk characteristics of the underlying assets.

To maintain or adjust the capital structure, the Company may return capital to shareholders, raise new debt or issue new shares.

The Company monitors capital on the basis of the debt to capital ratio, which is calculated as interest-bearing debts divided by total capital (equity attributable to owners of the parent plus interest-bearing debts).

	As at March 31, 2022	As at March 31, 2021
Borrowings Less: Cash and bank balances	34,344.83 (1.536.04)	35,147.28 (577.09)
Adjusted net debt (A)	32,808.79	34,570.19
Total equity (B)	2,682.04	2,904 01
Adjusted net debt to adjusted equity ratio (A/B)	F223.28%	1190,43%

47 Title deeds of immovable properties not held in the name of Company

Particulars	item ?	Item 2
	(refer notel 3)	(refar note 10)
Description of item of property	Land	Buildina
Number of cases	2	1
Gross carrying value	8.681.90	336.40
Title deeds held in the name of	Refer footnote	NA .
Whether title deed holder is a promoter, director or relative of promoter / director or employee of promoter/director	Na	MA
Property held since which date	NA NA	NA NA
Reason for not being held in the name of the company	Refer footnote	NA

Footnotes

The said properties have been acquired by the Company pursuant to settlement of receivables from Strawberry Star India Private Limited and V.L. Land and Housing Private Limited. However, these properties have not been registered in the name of company.

48 Transactions with struck off companies

Name of struck off Company	Relationship	Nature of transactions with struck off	Balance Ou	tstanding
		Company	March 31, 2022	March 31, 2021
Bihariji international Limited Amrapali Smart City Privace Limited	No relationship No relationship		0.35 0.10	0.35 0.10

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Mauria Udyog Limited Notes to the financial statements for the year ended March 31, 2022 (All amounts are in ₹ Lacs, unless stated otherwise)

49 Quantitative details

Name State Channelity Almount Channelity Channelity Almount Channelity Almount Channelity Almount Channelity Channelity Almount Channelity Cha	Particulars	Chick	Opening Stock	a Stock	Production	Pirchage	2494	20/23			
New 34.188 384.35 17.66.610			Quantity	Amount	Oceantity	Ostantitu	Amount		1	Closing Stock	Stock
Next 34.78 348.35 17,68,610						(1)	1	A COMMENT	Amount	Calmenty	Amount
1	Manufactured goods:										
Nos. 25,402 22,30 178,773	LPG Cylinders	No.	34,188	384.35	17,68,610			17.40.504	18,353,24	DOC C3	C0 24/2
Most 237 6134 80543	LPG Valves	Nos.	25,402	22.30	1,78,773			1,70,229	10.03	33.946	23.29
Hoss Nots Hoss	LPG DP Regulators	Nos.	237	0.32	E96'06			007'16	179.36	2. 1.	
Nos Nos	Brass Adopter	Nos.	•		15,499			15.499	2031	,	,
Kigs 6,046,654 6 Kigs 136 - 1 Kigs 1,351 - - - (refer feathorie i) Kigs 33,740 13,51 - - (sefer feathorie i) Mos. 72,893 44,48 6,675 - - (sefer feathorie i) Mos. 12,893 44,48 6,675 - - (sefer feathorie i) Mos. 12,893 - - - - (sefer feathorie i) Mos. 4,867 - - - - (sefer feathorie i) Mos. 10,54 1,61 - - - des 10,54 1,61 - - - - - des 10,54 1,63 - - - - - - des 10,54 1,63 - - - - - - Mos 1,05 0,23 -<	Cylinder Accessories (refer footnote i)	Nos	-	•	•				30.16	•	Ţ,
Most	Terry Towel	Kgs	•	•	6,08,654	-		5,88,307	2.530.40	20.347	82.99
Kgs	Ferry Towel	Nos.			136	-		136	68'0		
Kigs 13.61	Towel Fabric	Kgs.	•		1,89,741		r	1,89,741	787.60		Ţ.
Nos 12,63 4448 6,675	Towel Scrap	Kgs.	٠		,	,			15.42		T,
Nos 12893 44.48 6.675	Cotton Mask (refer footnote i)	Nos.	53,740	13.61	•		,			,	,
Military Military	PPE Kit	Nos.	12,893	44.48	6,675			19,568	42.46	,	
deta: 508.67 -	Scrap (refer footnote i)	MLT.	-	43.61	 	,	-	-	1,298.90		21.40
det: 50&67 - weaksteener Nos. 48 0.05 - - s with Pipe Nos. 105.4 1,61 - - - PG For ged Spindle/ LPG Burner Nos. 105.4 1,61 - - - PG For ged Spindle/ LPG Burner Nos. 27,928 1,445 - - - AG For ged Spindle/ LPG Burner Nos. 27,928 1,445 - - - AG For ged Spindle/ LPG Burner Nos. 742 0.33 - - - AG For ged Spindle/ LPG Burner Nos. 742 0.33 - - - AG For ged Spindle/ LPG Burner Nos. - - - - - AG For ged Spindle/ LPG Burner Nos. - - - - - - AG For ged Spindle/ LPG Burner Nos. - - - - - - - - - - - <	Other Scrap (refer footnote i)	Kgs.			•	-			75.56	٠	,
det: Nos. 48 0.05 - <th< td=""><td>Total</td><td></td><td></td><td>508.67</td><td></td><td></td><td></td><td></td><td>23,344,33</td><td></td><td>873.60</td></th<>	Total			508.67					23,344,33		873.60
dest Nos. 48 0.05 . <th< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>											
Nos. 48 0.05 .<	Traded goods:										
s with Pipe Nos. 1054 1,61 .	Camping Valves	Nos.	48	50:0	,					48	0.05
Nos. 1,054 1,61 . <th< td=""><td>F Type Valves with Pipe</td><td>Nos.</td><td>305</td><td>0.23</td><td>•</td><td>,</td><td></td><td></td><td></td><td>105</td><td>0.23</td></th<>	F Type Valves with Pipe	Nos.	305	0.23	•	,				105	0.23
PG Forged Spiralle/LPG Burner Nos. 27,928 14.45 .	Stov Plate	Nos.	1,054	19'1		-			-	1,054	1,61
PG Forged Spinkle/LPG Burner Ms 27,928 1445 .	Opd Valve	Nos.	£.	50:0	,		,	 -	,	5	0.05
Au.T. 11 3.71 .	8umer Top/LPG Forged Spindle/LPG Burnar	Nos.	826'22	14.45		1			,	27.928	14.45
Aid Protector Nos. 742 0.33 .	Steel Plates	M.T.	11	3.73	,	,				F	17.5
1 Cylinder Nos. 266 39,64 Nos. - 70,920 113.16 Not. - 5,000 17.25 M.I. - 98 73.57 M.I. - 98 73.57 Kgs. - 98 73.57 Kgs. - 14,294 64,37 hoothote i) - 1,684 37.20 hoose - 1,684 37.20 hoose - 1,98 37.20 hoose - 1,396 37.20 hoose - 1,396 37.20 hoose - - 1,396 37.20 hoose - - 1,396 37.20	Cylinder Thread Protector	Nos	742	0.33		,		'	,	742	0.33
Nos. Nos. 70,920 113.16 Nos.	Owygen Filled Cylinder	şi Z	1		•	597	39.64			397	37.68
Most Nost S,000 17.25 M.I.	PPE Kit	Nos.	•		4	026'02	113.36	70,920	10,711		,
M.I. 98 73.57 M.I. - 98 73.57 M.I. - 32 21.37 Kgs. - 14,294 56.37 footnotie i) Kgs. - 15,664 37.20 footnotie i) Nos. - 1,98 1,98 months - 20.43 408.94	Valve	Nos.	-			2,000	17.25	5,000	17.25	,	٠
M.I. 32 21.37 Kgs.	CR Cail	M.T.		:	,	86	73.57	86	73,57		-
Kgs. 14,294 64,97 foothate i) 16,684 37,20 hos. 1 1,98 20,43 408,94	HR Coil	M.T.	-		,	32	21.37	35	21.37		-
Kgs. Kgs. 16,684 37,20 foothate i) Nos. 1,98 20,43 408,94	Brass Rod	Kgs.	-	•	•	14,294	54.97	14,294	64.97	-	
footnote i) Nos. 1	Yarn	Kgs.			,	16,684	37.20	16,684	37.20	-	-
Nos. 20.43	Others (refer footnate i)					,	1.98	:	86		
20.43		Nos.	:		-	1	39.60		125.00	,	,
	Total			20.43			408.94		458.35		58.11
									_		
529.10	Grand Total			529.10			408.94		23,802.68		17,156

Footnotes:

(i). Cylinder accessories, scrap, other scrap and others include numerous items, hence upanetly of opening stock, production, sales and clusing stock cannot be ascertained

(ii). The Company has written off stock of cotton masks during the year

Notes to the financial statements for the year ended March 31, 2022

(Ali amounts are in ₹ Lacs, unless stated otherwise)

50 Raw material consumed

Name of the items	Unit	March 31,	2022	March 31,	March 31, 2021	
	Oilik	Quantity	Amount	Quantity	Amount	
C.R.C./Iron/Stainless Steel Sheet	M.T.	7,736	5,093.70	7,115	3,202,01	
C.R. COIL	M.T,	5,372	3,954,22	1,528	937,90	
Mini/jumbo LPG Valves	Nos.	16,11,928	1,313.50	76,999	229.87	
Brass Rods and Scrap	Kgs.	-	61,38	91,950	339.50	
Cotton Yarn/Fabric	Kgs.	8,56,046	2,243,25	7,46,347	1,525.50	
Others (refer footnote i)			567.46	,	350.98	
Total			13,233,51		6,585.76	

Footnotes:

- (i). It is not practicable on the part of the management to give quantitative information in respect of other component consumed since it consists of numerous items and each such item is less than 10% of total value.
- (ii). Value of imported/indigenous raw materials and components/stores spares parts, tools and packing materials consumed and percentage thereof:

Particulars	March 31	1, 2022	March 31	, 2021
	Amount	Percentage	Amount	Percentage
Raw materials and components				
-Imported	1,462.00	11.0%	338.76	5.1%
-Indigenous	11,771.51	89.0%	6,247.00	94.9%
Total	13,233.51	100.0%	6,585.76	100.0%
Spares, tools and packing materials				
-Imported	-	0,0%		0.0%
-Indigenous	2,373.22	100.0%	1,368,58	100.0%
Total	2,373.22	100,0%	1,368,58	100.0%

51 Earnings in foreign currency

Particulars	March 31, 2022	March 31, 2021
F.O.B. value of exports	18,606.67	9,123.89

52 Expenditure in foreign currency

Particulars	March 31, 2022	March 31, 2021
C.I.F. value of imports		
-Raw material/stock-in-trade	2.246,06	1.135.90
-Capital goods/repairs	4.71	
Commission	2,323.86	1,069.22
Others	17.43	2145
Total	4,592.06	2,227.57

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Mauria Udyog Limited

Notes to the financial statements for the year ended March 31, 2022 (All amounts are in & Lacs, unless stated otherwise)

53 Income taxes

A. Amounts recognised in the Statement of Profit and Loss

Income tax expense Current tax

Income tax for earlier years

Deferred tax expense

Change in recognised temporary differences

B. Amounts recognised in Other Comprehensive Income

Remeasurements of defined benefit obligations Remeasurement of equity instruments

C. Reconciliation of effective tax rate

Profit before tax Tax using the Company's domestic tax rate (A)	Tax effect of:	Temporary differences	Income tax for earlier years	Fotal (B)

SI OUTON AND SINGE (A)+(B)

- Divys Ageswaal City him

For the year anded	
For the year ended	March 31, 2022

(2,205.61)	(2,181.87)
(613.41)	(613.41)

23.74

	For the year	For the year ended March 31, 2022	22	
Before		Tax (expense)/	Net	
tax		income	of tax	
	(3.39)	(1.06)		(5,33)
	4.41	1.38		3.03
	2.50	0.78		1.72
	3.52	1.10		2.42
	For the year	For the year ended March 31, 2021	21	
Before		Tax (expense)/	Net	
tax		ілсоше	of tax	
	(71.05)	(22.17)		(48.88)
	(0.04)	(0.03)		(0.03)
,	(60.17)	(22.18)		(48,91)

For th	For the year ended	For the	For the year ended
Mar	March 31, 2022	Marc	March 31, 2021
Rate	Amount	Rate	Amount
	110 1100		9
31.20%	(10,750)	31.20%	(6.123.04)
	1613 41)		13 205 51
			23.74
	(613.41)		(2,181.87)
	(613.41)		(2,181.87)

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Notes to the financial statements for the year ended March 31, 2022 (All amounts are in ₹ Lacs, unless stated otherwise) Mauria Udyog Limited

...Continued from previous page

D. Movement in deferred tax balances

Deferred tax assets Unabsorbed losses Employee benefits Trade receivables Deferred tax fiabilities

Property, plant and equipments and Intangrbles Foreign currency translation reserve Investments (non-current)

Deferred tax assets (net)

Deferred tax assets Unabsorbed losses Trade receivables Deferred tax fiabilities

Property, plant and equipments and Intangibles Investments (non-current) Employee benefits

Deferred tax assets (net)



As at	Recognised	Recognised	Offer	44.94
March 31, 2021	in P&L	in OCI	adjustments	March 31, 2022
000191	652 42			2,262.42
(976)	23,55	1.06	:	15.33
2,333.2€	(60.54)	•	•	27.772,5
3,938.98	615.43	1.06		4,555.47
10 000	.0.			
866.81	503			888.84
		0.78		97.0
37.51	(202)	1.38	•	38.87
924.32	2.01	2.16	1	928.49
3,014.66	613.42	(1.10)	•	3,626.98
As at	Recognised	Recognised	Other	Acat
March 31, 2020	in P&L	in OCI	adjustments	March 31, 2021
1,645.28	(35.28)	•	,	1,610.00
•	2,338.26	1		2,338.26
1,645.28	2,302.98	•		3,948,26
237.93	24.18		624.70	886.83
(4.22)	35.67	(71.22)	•	87.6
•	37.52	(0.01)	1	37.51
233.71	97.37	(22.18)	624.70	933.60
1,411,57	2,205.61	22.18	(624,70)	3,014.66
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		,		

Mauria Udyog Limited

Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

54 Key Financial Ratios

Key financial ratios along with the details of significant changes (25% or more) in FY 2021-22 compared to FY 2020-21 is as follows:

3			1			
ģ	Ratios	Formulae	March 31, 2022 March	March 31, 2021	% Change	Reason for change
હ	Current ratio (in times)	Current assets / Current liabilities	0.36	1,08	-66.97%	Refer footnote C(I)
.	Debt equity ratio (in times)	Total debt / Total equity	12.81	12.10	5.81%	Less than 25%
ប	Debt service coverage ratio (in times)	Earnings available for debt services / (Repayment of borrowings + Interest)	09:0	-1,23	-148.49%	Refer footnote C(ii)
€	Relurn on Equity Ratio (%)	Profit/(lass) after taxes / Total equity	-8.37%	-204.59%	-95.91%	Refer footnote C(iii)
(a)	Return on Capital Employed Ratio (Pre tax) (%)	Earning before inverest & tax / Capital employed	.1.92%	-38.18%	-94.97%	Refer footnate C(iv)
æ	Net profit ratio (%)	Net profit/(loss) / Revenue from operations	-0.93%	-45.38%	-97.95%	Refer footnote C(v)
ক	Inventory Turnover Ratio (in times)	Cost of Goods Sold / Average Inventory	2.88	1.63	77.34%	Refer footnote C(vi)
Î	Trade Receivable Tumover Ratio (in times)	Credit sales / Average trade receivables	1.40	0.55	155.87%	Refer footnote C(vii)
=	Trade payables turnover ratio (in times)	Credit purchases / Average trade payables	1.61	0.88	83.11%	Refer footnote C(viit)
	Net capital Tumover Ratio (in times)	Revenue from operations / Average working capital	-2.55	7.22	-135.36%	Refer footbote C(ix)

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

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(B). Explanation on items included in numerator and denominator for computation of above ratios:

(i). Total debt includes non-current borrowings, current borrowings and interest accrued but not due on borrowings.

(ii). Earnings available for debt services: Loss after tax + Depreciation and amortisation expenses + Finance costs

(C). Reasons for significant changes (25% or more)

Current ratio has been decreased on account of classification of certain old trade receivables aggregating to Rs. 14,877.15 Lacs (net of provision of Rs. 7,300.39 Lacs) as non-current during current financial year. Ė

(ii). Debt service coverage ratio has been improved on account of decrease in loss and borrowings obligation in current financial year

(iii). Return on equity ratio has been improved on account of decrease in loss in current financial year.

(iv). Return on capital employed ratio has been improved on account of decrease in loss in current financial year.

(v). Net profit ratio has been improved on account of decrease in loss and increase in revenue in current financial year.

(vi). Inventory turnover ratio has been increased on account of increase in cost of goods sold during current financial year.

(vii). Trade receivables turnover ratio has been increased on account of increase in revenue and decrease in average trade receivables due to allowance for impairment loss of Rs. 7,494.41 Lacs

(viii). Trade payables turnover ratio has been increased on account of increase in annual credit purchases.

in previous financial year.

(ix). Net capital turnover ratio has been decreased on account of classification of certain old trade receivables aggregating to Rs. 14,877.15 Lacs fret of provision of Rs. 7,300.39 Lacs) as non current during current financial year resulting into negative net working capital.

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Notes to the financial statements for the year ended March 31, 2022

(All arnounts are in ₹ Lacs, unless stated otherwise)

- 55 The Company has been sanctioned working capital limits in excess of five crore rupees during the year, in aggregate from banks and/or financial institutions, on the basis of security of fixed deposits and there is no requirement to file quarterly returns/statements with such banks and/or financial institutions.
- 56 The Company have not done any such transaction which is not recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the income Tax Act, 1961 (such as, search or survey or any other relevant provisions of the Income Tax Act, 1961.
- 57 The Company have not traded or invested in Crypto currency or Virtual Currency during the financial year.
- 58 The Company do not have any charges or satisfaction which is yet to be registered with the Registrar of Companies beyond the statutory period.
- 59 The Company do not have any Benami property, where any proceeding has been initiated or pending against the Company for holding any Benami property.
- 60 The Company have not advanced or loaned or invested funds to any other person(s) or entity(ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall
 - (a) 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
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- 61 The Company have not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding (whether recorded in writing or otherwise) that the Company shall
 - (a) 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
 - (b) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
- 62 Due to spread of 'COVID-19' pandemic the Government imposed a nationwide lockdown and other restrictions on movement with effect from March 25, 2020. Consequently, the Company's offices were closed and operations temporarily suspended since then. The Company has drawn projected cash flow for the next one year, based on certain assumptions and has concluded that the Company will have sufficient liquidity to continue its operations. In assessing the recoverability of its current assets including trade receivables, loan and advances, the Company has considered internal and external information upto the date of approval of these financial statements, has performed sensitivity analysis on the assumptions based on current indicators of the future economic conditions and considered the same in preparing these financial results. The Company is confident of recovering the carrying amount of these assets.

However, the impact of the pandemic may be different from that estimated as at the date of approval of these financial statements and the management will continue to closely monitor any material changes to future economic conditions Live Againsoll

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Notes to the financial statements for the year ended March 31, 2022

(All amounts are in ₹ Lacs, unless stated otherwise)

63 The Company had entered into cartain transactions with Amrapali Group of Companies in past years, In consequent to which forensic audit was conducted as per the Directions of Hon'ble Supreme Court of India to look into transactions between Amrapali Group of Companies and Sureka Group of Companies. After which the Hon'ble Supreme Court vide its order No. Writ Patition(s)(Civil) No. 940/2017 dated December 2, 2019 had directed M/s Jotindra Steel & Tubes Limited and Mauria Udyog Umited including associated companies and Directors viz Mr. Navneet Kurnar Sureka and Mr. Akhil Kumar Sureka to deposit ₹ 16,700.00 Lacs. In response to the order of the Hon'ble Supreme Court, it had filed an application on December 9, 2019 before the Hon'ble Supreme Court to accept the title deeds of immoveable properties belonging to Sureka family members and associate companies (based on latest valuation report) worth amounting ₹ 16,897.00 Lacs not off incumbency amount of ₹ 3,934.00 Lacs including Properties amounting ₹ 10,182.00 Lacs belonging to Mauria Udyog Limited.

In the previous financial year 2019-20, the Company has charged ₹ 15,00,00 Lacs in the Statement of Profit and Loss against the above matter on an estimated basis and reduced the value of properties (property which is deposited to Hon'ble Supreme Court).

The management is of the opinion that, based on issues and the legal advice that the ultimate outcome of the legal proceedings in respect to the matter will not have material adverse effect to the financial position of the Company. Hence, the Company has neither provided for liability against this matter, nor any amount has been shown as contingent liability as required by Ind AS 37 "Provisions, Contingent Babilities and Contingent Assets"

- 1 The Parliament of India has approved new Labour Codes which would impact the contributions by the Company towards Provident Fund, Employee State insurance and Gratuity. The effective date from which the changes are applicable is yet to be notified and the rules are yet to be framed. The Company will carry out an evaluation of the impact and record the same in the financial statements in the period in which the Codes become effective and the related rules are published.
- 65 There are no standards that are issued but not yet effective on March 31, 2022
- 66 These financial statements were approved for issue by the Board of Directors on May 30, 2022.
- 67 Pursuant to the notification issued by the Ministry of Corporate Affairs dated March 24, 2021, in respect of changes incorporated in Schedule III of the Companies Act, 2013, the figures for the corresponding previous periods/year have been regrouped/reclassified wherever necessary to make them comparable.
- 68 Previous year's figures have been regrouped/reclassified as per the current year's presentation for the purpose of comparability

For NKSC & Co.

Chartered Accountants

Firm Registration No. 020076N

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Priyark Goy Partner

Membership No.:

Place: New Delhi

Date: May 30, 2022

For and on behalf of the Board of Directors of

Mauria Jakog Limited

Navneet Kumar Sureka

Managing Director

DIN: 00054929

Davinder Kumar Gupta

Chief Financial Officer

PAN: AONPG0703M

Place: New Dethi

Date: May 30, 2022

Rannveer Singh Rishi

Director

DIN: 08253892

Divya Agrawa!

Company Secretary

ACS: A21071