Annual Report 2021-2022



BOARD OF DIRECTORS

Mr. Vijay Kumar Gupta Whole Time Director & CFO

Mr. Daya Kishan Gupta Managing Director

Mr. Ved Prakash Gupta Director

Dr. Satish Kumar Raj Chairman & Independent Director

Mr. Mahendra Kumar Agrawal Independent Director

Mr. Pramod Kumar Agarwal Independent Director

> Mr. Adeep Gupta Whole Time Director

Mrs. Rajni Gupta Director

COMPANY SECRETARY

Ms. Ruchi Gupta

BANKERS

State Bank of India Commercial Branch, Moradabad, U. P.

STATUTORY AUDITORS

M/s. A. Anand & Co. Chartered Accountants Moradabad, U. P.

SECRETARIAL AUDITORS

Mr. R. S. Bhatia Company Secretary in Practice New Delhi

REGISTERED OFFICE

18th KM, Stone, Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P. Nagar-244102 Ph. No.: 0591-91-9760091983 Email id: info@prakashwoollen.com Website: www.prakashwoollen.com

REGISTRAR & TRANSFERS AGENTS

Skyline Financial Services Private Limited, D-153 A, 1st Floor, Okhla,Indl. Area, Phase-I, New Delhi-110024 Ph. No.: 01126812682/83 Fax: 011-30857562 Email id: admin@skylinerta.com

LISTING

Bombay Stock Exchange CORPORATE IDENTIFICATION NUMBER CIN:L17291UP1979PLC004804

CONTENTS	PAGE NOS.
NOTICE	
BOARD'S REPORT	19
MANAGEMENT DISCUSSION AND ANALYSIS REPORT	30
AUDITORS' REPORT	49
BALANCE SHEET	55
STATEMENT OF PROFIT AND LOSS ACCOUNTS	56
CASH FLOW STATEMENT	57
STATEMENT OF CHANGE IN EQUITY	58
NOTES TO THE FINANCIAL STATEMENTS	64
PROXY FORM AND ATTENDANCE SLIP	86

Regd. Office: 18th Km Stone Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P Nagar-244102 Tel: 0591-91-9760091983 Fax:0591-2223009 website : www.prakashwoollen.com ; Email : info@prakashwoollen.com CIN: L17291UP1979PLC004804

NOTICE OF ANNUAL GENERAL MEETING

Dear Member(s),

NOTICE is hereby given that the 43 rd Annual General Meeting of the Members of Prakash Woollen & Synthetic Mills Limited will be held on Saturday, the 27th day of August, 2022 at 11:45 A.M. at the Registered Office of the Company at 18 th Km Stone, Delhi Moradabad Road, NH-24, Village Amhera, Distt. J. P. Nagar- 244102, to transact the following businesses:

ORDINARY BUSINESSES:

- 1. To receive, consider and adopt the Audited Financial Statements of the company for the financial year ended March 31, 2022, together with the reports of the Board of Directors and Auditors thereon.
- 2. To appoint a director in place of Mr. Adeep Gupta (DIN: 06612645), who retires by rotation and being eligible offers himself for reappointment.

SPECIAL BUSINESSES:

3. Re-classification of Promoter Group Category

To consider and, if thought fit, to pass with or without modifications, the following resolution as an **ORDINARY RESOLUTION**:

"**RESOLVED THAT** pursuant to the provisions of Regulation 31A SEBI (Listing Obligations and disclosure Requirements) Regulations, 2015 and any other relevant provisions, including any modification(s) or re-enactments thereof for the time being in force, and subject to necessary approvals from the Bombay Stock Exchange and other appropriate statutory authorities, as may be necessary, the approval of the members be arid is hereby accorded for re—classification of following persons forming part of Promoter Group from "Promoter & Promoter Group Category to & Public Category".

S.No.	Name of promoter seeking reclassification	No. of shares held	% of holding	Total
1	Aashima Agarwal	50000	0.49%	
2	Shalab Gupta	36862	0.36%	1.23%
3	Shalab Gupta HUF	20000	0.19%	
4	Shalini Gupta	20000	0.19%	

RESOLVED FURTHER THAT the Board be arid is hereby authorized to take all such steps as may be necessary; proper and expedient to give effect 'to the foregoing resolution.

4. Appointment of Mr. Daya Kishan Gupta (DIN: 00337569) As Managing Director who has attained the age of 75 years.

To consider and, if thought fit, to pass with or without modifications, the following resolution as a SPECIAL RESOLUTION:

"**RESOLVED THAT**, pursuant to the provisions of Sections 196, 197 and 203 read with Rule 8 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, Schedule V and all other applicable statutory provisions of the Companies Act, 2013, and regulation 17 of SEBI (LODR) Regulation, 2015 (including any statutory modification (s) or re-enactment thereof, for the time being in force) and as recommended by the Nomination and Remuneration Committee, consent of the shareholders be and is hereby accorded to the appointment of Mr. Daya Kishan Gupta, DIN: 00337569, who has attained the age of more than 70 years i.e. 75 years, as Managing Director of the Company, for three years with effect from 1 st September 2022 to 31 st August, 2025 on the following terms and conditions:-

Salary & Perquisites: Rs. 7, 00,000 (Rupees Seven Lac) p.m.

However, the retirement benefits namely Gratuity, Leave Encashment Benefits, Provident Fund, **Superannuation Fund** shall not be counted as perquisites to the extent these are exempted under Income Tax Act, 1961."

RESOLVED FUTHER THAT, in the event of loss or inadequacy of profits, he shall be paid minimum remuneration as above."

5. Amendment of Articles of Association of the Company

To consider and if thought fit, to pass with or without modifications, the following resolution as a SPECIAL RESOLUTION:

"RESOLVED THAT pursuant to the provisions of Section 14 and other applicable provisions of the Companies Act, 2013 read with Companies (Incorporation) Rules, 2014 including any statutory modification(s) or re-enactment thereof, for the time being in force and subject to approvals, permissions and sanctions from the appropriate authority, if any, the Article of Association of company being modified in the manner following:

That the existing article no. 2(xxii), 2(xxiii), 8,8(1), 8(2), 8.1,11(1),11(2), 14(1), 32, 33, 47, 51, 59, 60(1), 72, 96, 124, 137(1), 137(2), 146(1), 146(2), 151, 153, 154(1), 158(1), 158(2), 164, 176, 182, 184(1), 185(1), 185(2), 185(3), 185(4), 185(5), 185(6), 186(7)(i), 185(7)(ii), 185(7)(iii), 185A, 185(A)(i), 185(A)(ii), 185(A) (iii), 192, 193, 194, 195(1), 198 of the Company be replaced with the modified articles as per details given below:-

Article No.	Title	Amended Clause
2 (xxii)	Secretary	Secretary is a Key Managerial Person appointed by the Board of Directors to perform any of the duties of a Company Secretary.
2 (xxiii)	Shareholders or Members	Shareholders or Members means the duly registered holder from time to time of the shares of the Company, and shall include:-(ii) every other person who agrees in writing to become a member of the company and whose name is entered in the register of members of the company;(iii) every person holding shares of the company and whose name is entered as a beneficial owner in the records of a depository;
8	Company not to give financial assistance for purchase of its own shares	Except as provided by the Act, the Company shall not, except by reduction of capital under the provision of Sections 66 or Section 242 of the said Act, buy its own shares nor give, whether directly or indirectly, and whether by means of a loan, guarantee, provision of security or otherwise any financial assistance for the purpose of or in connection with a purchase or subscription made or to be made by any person of or for any shares in the Company or in its holding company. Provided that nothing in this Article shall be taken to prohibit:
8 (1)		the provision of money in accordance with any scheme approved by the Company through Special Resolution and in accordance with the requirements specified in the relevant Rules, for the purchase of, or subscription for, fully paid up Shares in the Company, if the purchase of, or the subscription for the Shares held by trustees for the benefit of the employees or such Shares held by the employee of the Company;
8 (2)		the giving of loans by the Company to persons in the employment of the Company other than its Directors or Key Managerial Personnel, for an amount not exceeding their salary or wages for a period of six months with a view to enabling them to purchase or subscribe for fully paid up Shares in the Company to be held by them by way of beneficial ownership.Nothing in this clause shall affect the right of the Company to redeem any shares issued under Section 55.
8.1	Buy back of Shares	Notwithstanding what is stated in Articles8.1 above, in the event it is permitted by the Law and subject to such conditions, approvals or consents as may be laid down for the purpose, the Company shall have the power to buy-back its own shares, whether or not there is any consequent reduction of Capital. If and to the extent permitted by Law, the Company shall also have the power to re-issue the shares so bought back.
11(1)	Register of Members	The Company shall cause to be kept and maintained the following registers namely:
		 Register of members indicating separately for each class of equity and preference shares held by each member residing in India or outside India;
		Register of debenture-holders; and
		Register of any other security holders:
		• including an index in respect of each of the registers to be maintained in accordance with Section 88 of the Act.

11(2)		The company shall duly comply with the provision of Sectionn94 of the
		Act in regard to keeping of the Registers, Indexes, copies of Annual Return and giving inspection thereof and furnishing copies thereof
14(1)	Every share transferable etc.	Transfer of share is carried out in accordance with the provisions of the company act, 2013 and SEBI regulations, as applicable from time to time.
32	Calls may be made in installments	Subject to the provisions of Section 49 of the said Act, the Board may, from time to time, by means of resolution passed at its meetings make such calls as they may think fit upon the members in respect of moneys unpaid on the share held by them respectively and not by the conditions of allotment thereof made payable at fixed times, and each member shall pay the amount of every call so made on him and at the times and place appointed by the Board. A call may be made payable by installments.
33	Call to made from the date of resolution passed	A call shall be deemed to have been made at the time when the resolution of the Board authorizing such call was passed and may be made payable by members on a subsequent date to be specified by Directors.
47	<i>Members liable to pay money owing at the time of forfeiture</i>	Any member whose shares have been forfeited shall, notwithstanding the forfeiture, remain liable to pay and shall forthwith pay to the Company all calls, amounts, installments, interest expenses owing upon or in respect of such shares at the time of the forfeiture, together with interest thereon, from the time of the forfeiture until payment, at the rates, not exceeding ten percent per annum as the Board may determine, in the same manner in all respects as if the shares had not been forfeited, without any. deduction or allowance for the value of the shares at the time to the forfeiture and the Board may enforce the payment thereof if they think fit (but without being under any obligation so to do) without entitling such member or his representative to any remission of such forfeiture or to any compensation for the same, unless the Directors shall think fit to make such compensation, which they shall have full power to do, in such manner and on such terms on behalf of the Company as they shall think fit.
51	Transfer of forfeited Shares	The Company may receive the consideration, if any, given for the share on any sale, re-allotment or other disposition thereof and the person to whom such share is sold, re-allotted or disposed of may be registered as the holder of the share and shall not be bound to see to the application of the consideration, if any, nor shall his title to the share be affected by any irregularity or invalidity in the proceedings in reference to the forfeiture, sale, re- allotment or other disposal of the share.
59	Death of any one or more joint holders	In the case of the death of any one or more of the persons named in the Register as the joint-holders of any share, the survivor or survivors shall be the only persons recognised by the Company as having any title to or interest in such share, but nothing herein contained shall be taken to release the estate of the deceased joint-holder from any liability on the shares held by him jointly with any other person.
60 (1)	Title of share of deceased member	On the death of a member, the survivor or survivors where the member was a joint holder, and his nominee or nominees or legal representatives where he was a sole holder, shall be the only persons recognised by the company as having any title to his interest in the shares.
72	Company may alter its Share Capital in certain ways	The Company may by Ordinary Resolution alter the authorized capital clause of its Memorandum of Association as :-
		 To increase its authorised share capital by such amount as it thinks expedient;
		 To consolidate and divide all or any of its share capital into shares of a larger amount than its existing shares:
		Provided that any consolidation and division which results in changes in the voting percentage of shareholders shall require applicable approval under the act;

		 To convert all or any of its fully paid-up shares into stock, and reconvert that stock into fully paid-up shares of any denomination; To sub-divide its shares, or any of them, into shares of smaller amount than is fixed by the memorandum, so, however, that in the sub-division the proportion between the amount paid and the amount, if any, unpaid on each reduced share shall be the same as it was in the case of the share from which the reduced share is derived; to cancel shares which, at the date of the passing of the resolution in that behalf, have not been taken or agreed to be taken by any person, and diminish the amount of its share capital by the amount of the shares so cancelled.
96	General Meeting	The Chairman of the Board to take the chair at every General Meeting, whether Annual or Extraordinary. If the Chairman is not present within fifteen minutes of the time appointed for holding such meeting, the Directors present at the Meeting shall elect one of themselves to be the Chairman of the Meeting. If all the Directors present decline to take the chair or if no is Director present, then the members present shall choose one of their own members to be Chairman of the meeting. If a poll is demanded it shall be taken forthwith in accordance with the provisions of sub-section (2) of section 104. The Chairman for the purpose of such poll. If some other person is elected Chairman as a result of such poll, he shall be the Chairman for the rest of the meeting. The Chairman be permitted to hold the position of both the Chairman of the Board and/ or General Meeting as well as Managing Director/CEO/equivalent position thereof in the Company as per the recommendations of the appropriate committee of the Directors and approved by the Board of Directors and as permitted by applicable laws from time to time.
124 ·	Division of profits	Subject to rights of persons, if any, entitled to shares with special rights as to dividends, all dividend shall be declared and paid according to the amount paid up or credited as paid up on each share, where a larger amount is paid up or credited as paid up on some share than on others. Provided always that any capital paid up on a share during the period in respect of which a dividend is declared shall unless otherwise resolved be only entitled the holder of such share to a proportionate amount of such dividend from the date of payment.
137 (1)	Capitalization of Profit (a) (b)	The company in general meeting may, upon the recommendation of the Board, resolve that it is desirable to capitalize any part of the amount for the time being standing to the credit of any of the companys reserve accounts, or to the credit of the profit and loss account, or otherwise available for distribution; and that such sum be accordingly set free for distribution in the manner
		specified in clause (ii) amongst the members who would have been entitled thereto, if distributed by way of dividend and in the same proportions.
137 (2)	Sum how applied	The sum aforesaid shall not be paid in cash but shall be applied, subject to the provision contained in clause (iii), either in or towards
	A	paying up any amounts for the time being unpaid on any shares held by such members respectively;
	B	paying up in full, unissued shares of the company to be allotted and distributed, credited as fully paid-up, to and amongst such members in the proportions aforesaid;

	С	partly in the way specified in sub-clause (A) and partly in that specified in sub-clause (B);
	D	A securities premium account and a capital redemption reserve account may, for the purposes of this regulation, be applied in the paying up of unissued shares to be issued to members of the company as fully paid bonus shares;
	E	The Board shall give effect to the resolution passed by the company in pursuance of this regulation.
146 (1)	Copies of Financial Statements etc. be filed	A copy of the Financial Statement, including consolidated Financial Statement, if any, along with all the documents which are required to be or attached to such Financial Statements under this Act, duly adopted at the annual general meeting of the company, shall be filed with the registrar of companies in accordance with provisions of the company act, 2013 read with rules made there under, with such fees or additional fees as may be prescribed in the Company Act, 2013.
146 (2)	Filing of Financial Statement	If the Annual General Meeting before which a Financial Statement is laid as aforesaid does not adopt the Financial Statements, the un-adopted Financial Statements together with the other documents that are required to be attached to the financial statements shall be filed with the Registrar of companies within thirty days of the annual general meeting. Thereafter, the Financial Statements adopted at the adjourned annual general meeting shall be filed with the Registrar of companies of such adjourned annual general meeting in accordance with provisions of the company act, 2013 read with rules made there under, with such fees or additional fees as may be prescribed in the Company Act, 2013.
151	Qualification shares	No Director of the Company be required to hold any qualification shares
153	Directors Fee, Remuneration & Expenses	The fees payable to a Director for attending meeting of the Board or Committee thereof shall be decided by the Board of Directors from time to time within the maximum limits as prescribed under the Act or Rules made there under. Subject to Section 197 of the Act, the Managing Director(s) and / or Whole- Time director(s) may be paid such remuneration as may, from time to time, be determined by the Board by way of salary or commission partly in one way or partly in another.
154 (1)	Additional Remuneration for Extra Services	Independent Directors shall be paid such additional remuneration as may be fixed by the Directors for services rendered by him or them and any one or more of the Directors shall be paid further remuneration if any as the Company in General Meeting or the Board of Directors shall from time to time determine. Such remuneration and/or additional remuneration may be paid by way of salary or commission on net profits or turnover or by participation in profits or by way of perquisites or in any other manner or by any or all of those modes.
158 (1)	Appointment of Independent directors	The Company shall appoint such number of Independent Directors as it may deem fit, for a term specified in the resolution appointing him. An Independent Director may be appointed to hold office for a term of up to five consecutive years on the Board of the Company and shall be eligible for re-appointment on passing of Special Resolution and such other compliances as may be required in this regard. No Independent Director shall hold office for more than two consecutive terms. The provisions relating to retirement of directors by rotation shall not be applicable to appointment of Independent Directors.
158 (2)	Proportion to retire by rotation	Not less than two-third of the total number of Directors of the Company shall:
164	Directors may appoint Additional Directors	Subject to the provisions of the Act, the Board of Directors shall have power at any time to appoint any person other than a person who fails to get appointed as a director in a general meeting, as an additional director at any time. Provided that the number of the directors and additional

176	Casting vote of Chairman at Board Meeting	directors together shall not at any time exceed the maximum strength fixed for the Board by the articles. Each such Additional Director shall hold office up to the date of the next Annual General Meeting, or the last date on which the annual general meeting should have been held, whichever is earlier, but shall be eligible for appointment by the Company as a director at that meeting subject to the provisions of the Act. Questions arising at any meeting of the Directors shall be decided by a majority of votes, and in case of an equality of votes, the Chairman thereat shall have a second or casting vote.
182	Minutes of proceedings of the Board and the Committee.	The Directors shall cause minutes to be duly entered in a book or books provided for the purpose in accordance with these presents and section 118 of the Act.
184 (1)	Appointment of Key Managerial Personnel	Subject to the provisions of the Act,(i) A Key Managerial Personnel may be appointed by the Board for such term at such remuneration and upon such conditions as it may think fit and the Key Managerial Personnel so appointed may be removed by means of a resolution in the Board Meeting.(ii) A Director may be appointed as chief executive officer, company secretary or chief financial officer
185 (1)	Power to borrow	Subject to clause (2) hereof the Directors may, from time to time at their discretion raise or borrow, or secure the repayment of any loan or advance taken by the Company. Any such moneys may be raised and the payment or repayment of such moneys maybe secured in such manner and upon such terms and conditions in all respects as the Directors may think fit and, in particular by promissory notes, or by opening current accounts or by receiving deposits and advances at interest, with or without security, or by the issue of debentures of debenture-stock of the Company charged upon all or any part of the property of the Company (both present and future), including its uncalled capital for the time being, or by mortgaging, charging or pledging any lands, buildings, machinery, plants, goods or other property and securities of the Company, or by such other means as to them may seem expedient.
(2)	Restrictions on powers of Board	The Board of Directors shall not, except with the consent of the Company in General Meeting, borrow moneys where the moneys to be borrowed together with the moneys already borrowed by the Company (apart from temporary loans obtained from the Companys bankers in the ordinary course of business) will exceed the aggregate of the paid-up capital of the Company and its free reserves, that is to say, reserves not set apart for any specific purpose.
(3)	Debt in excess of limit	No debt by the Company in excess of limit imposed by this Article shall be valid or effectual unless the lender proves that he advanced the loan in good faith and without knowledge that the limit imposed by that Article has been exceeded.
(4)	Issue of Securities	Any bonds, debentures, debenture-stock or other securities issued or to be issued by the Company, shall be under the Control of the Directors who may issue them upon such terms and conditions and in such manner and for such consideration as they shall consider to be for the benefit of the Company.
(5)	Securities may be assignable free from equities	Any such debentures, debenture-stock and other securities may be made assignable free from any equities between the Company and the person to whom the same may be issued.
(6)	Offer to public to subscribe/ purchase debenture	If any other offer is made to the public to subscribe for or purchase debentures the provisions of the said Act relating to a prospectus shall be complied with.
(7)(i)	Issue at discount or with special privileges	Any such debentures, debenture-stock, bonds or other securities may be issued at a discount, premium or otherwise, and on condition (with

		the consent of the Company in General Meeting) and they may have a right to allotment of or be convertible into shares of any denominations, and with any special privileges and conditions as to redemption (or being irredeemable), surrender, drawings, re-issue, attending at General Meeting of the Company, appointment of Directors, and otherwise, provided that no debentures, debenture- stock, bonds or other securities may be issued carrying voting rights.
(7)(ii)	Re-issue of redeemed debenture	The Company shall have power to re- issue redeemed debentures.
(7)(iii)	Deed for specific performance regarding debentures	A contract with the Company to take up and pay for any debentures of the Company may be enforced by a Deed for specific performance.
(185) (A)	Issue of share/debenture certificates	The Company, shall within two months after the allotment of any of its shares, and six months after the allotment of any debentures or debenture-stock, and within one month after the application for the registration of the transfer of any shares, debentures or debenture-stock have completed and have ready for delivery the certificates of all shares, the debentures and the certification of all debenture-stock allotted or transferred, unless the conditions of issue of the shares, debentures of debenture-stock otherwise provide. The expression transfer of the purpose of the sub clause means a transfer duly stamped, dated and otherwise valid, and does not include any transfer which the Company is for any reason entitled to refuse to register and does not register.
(i)	Right to obtain copies of and i nspect trust deed	A copy of any trust deed for securing any issue of debentures shall be forwarded to the holder of any such debentures or any member of the Company at his request and within seven days of the making thereof on payment of rupees fifty (Rs. 50/-);
(ii)	Copies of trust deed be provided on order of court to required person	The Court may also, by order, direct that the copy required shall forthwith be sent to the person requiring it.
(iii)	Inspection of Trust Deed	The Trust Deed referred to in sub-clause(i) shall be open inspection by any member or debenture holder of the Company in the same manner, to the same extent, and on payment of the same fees, as if it were the register of members of the Company.
192	Managing Directors <i>What provisions</i> he will be subject to	A managing Director or Joint Managing Director subject to the provisions contained in Article 184 shall not while he continues to hold that office be subject to retirement by rotation and he shall not be taken into account in determining the rotation of retirement of Directors or the number of Directors to retire but he shall, subject to the terms of any contract between him and the Company, be subject to the same provisions as to resignation and removal as the Directors of the Company, and if he ceases to hold the office of Directors from any cause shall ipso facto and immediately cease to be Managing Director.
193	Remuneration of Managing Director(s), Whole-Time Director(s)	The remuneration of a Managing Director, Joint Managing Director and Whole-Time Director shall from time to time be fixed by the Directors and may be by way of salary or commission or participating in profits or by way or all of those modes or in other forms shall be subject to the limitations prescribed in Section 197 of the Act
194	Powers and Duties of Managing Director(s)/Whole Time Director(s)	The Director(s) may from time entrust to and upon a Managing Director(s), Joint Managing Director and Whole Time Director(s) for the time being such of the powers exercisable under these Articles by the Directors as they may think fit, and may confer such powers for such time and to be exercised for such objects and purposes and upon such terms and conditions and with such restrictions as they think expedient, and they may confer such powers either collaterally with or to the exclusion of and in substitution for all or any of the powers of the Directors in that behalf, and may from time to time revoke, withdraw, alter or vary all or any of such powers, unless and until otherwise determined a Managing Director may exercise all the powers exercisable by the Directors, save such powers as by the Act or by these Articles shall be exercisable by the Directors.

195 (1)	Company Secretary	The Directors may from time to time appoint and at their discretion remove, a person (hereinafter called the Company Secretary) to keep the Registers required to be kept by the Company, to perform any other function which by the said Act or by these Articles are to be performed by the Secretary and to execute any other duties which may from time to time be assigned to the Secretary by the Directors.
198	Accountability	An Independent Director, and a non- executive director not being a promoter or a Key Managerial Personnel, shall be liable only in respect of acts of omission or commission, by the Company which had occurred with his knowledge, attributable through Board processes, and with his consent or connivance or where he has not acted diligently.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to take all the requisite, incidental, consequential steps to implement the above resolution and to perform all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary, any question, query, or doubt that may arise in this regard, and to execute/publish all such notices, deeds, agreements, papers and writings as may be necessary and required for giving effect to this resolution."

By Order of the Board of Directors For Prakash Woollen & Synthetic Mills Limited Sd/-(Daya Kishan Gupta) Managing Director DIN : 00337569

18th July, 2022 Registered Office: 18th Km. Stone, Delhi Moradabad Road NH-24, Village Amhera, Distt. J.P Nagar, Uttar Pradesh-244102 CIN: L17291UP1979PLC004804 E-mail: info@prakashwoollen.com

NOTES:

1. PROXY/AUTHORIZED REPRESENTATIVE

A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY, TO ATTEND AND ON A POLL TO VOTE INSTEAD OF HIMSELF/HERSELF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY.

a) The instrument appointing proxy (Proxy Form), in order to be effective must be deposited at the registered office of the Company, not less than 48 (Forty-Eight) hours before the commencement of the AGM. Proxy Form is enclosed with this Notice.

Members are requested to note that a person can act as proxy on behalf of the Members not exceeding 50 (fifty) and holding in aggregate not more than ten percent of the total share capital of the Company carrying voting rights, however, a member, holding more than ten percent of the total share capital of the Company carrying voting rights, may appoint a single person as proxy and such person shall not act as proxy for any other person or member.

A member would be entitled to inspect the proxies lodged at any time during the business hours of the Company during the period beginning 24 (Twenty-Four) hours before the time fixed for the commencement of the AGM and ending with the conclusion of the AGM, provided that not less than 3 (three) days of notice in writing is to be given to the Company.

- b) Members / proxies / authorized representatives are requested to bring duly filled admission / attendance slips sent herewith along with this notice of the AGM at the Meeting.
- c) Corporate Members intending to send their authorized representatives to attend the AGM are requested to send a certified copy of the Board Resolution/Power of Attorney authorizing their representative to attend and vote on their behalf at the Meeting.
- d) In case of joint holders attending the AGM, only such joint holder who is higher in the order of names will be entitled to vote.

2. CUT OFF DATE :

- a) The e-voting period begins on 24th August, 2022 (10:00 Hours (IST)) and ends on 26th August, 2022 (17:00 Hours (IST)). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of dated 19th August, 2022, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- b) This Notice is being sent to all the Members whose names appear as on 29th July, 2022 in the Register of Members or in the Register of beneficial owners as received from M/s Skyline Financial Services Private Limited, the Registrar and Transfer Agent ("RTA") of the Company.

3. COMMUNICATION TO MEMBERS :

a) The Notice of the AGM along with the Attendance Slip and Proxy Form, and a copy of Annual Report are being sent by electronic mode to all Members whose email addresses are registered with the Company / Depository Participant(s) and

also to the auditors and Directors of the Company. For members who have not registered their email addresses, physical copies are being sent by the permitted mode.

- Full version of the Annual report and notice of AGM will also be available on the website of the Company at www.prakashwoollen.com under the Investor Relations section and at the website of CDSL at https://www.evotingindia.com. Hard copies of the full annual reports will be sent to those shareholders who will request the same to the company's email id : compliance@prakashwoollen.com
- c) All the documents referred to in the accompanying notice, explanatory statement and Register of Directors and Key Managerial Personnel and their shareholding, Register of Contracts or Arrangements in which Directors are interested are open for inspection at the registered office of the Company on all working days except Saturdays and Sundays, between 11.00 AM to 1.00 PM up to the date of AGM and also at the venue of the AGM.
- d) In case you have any query related to the enclosed annual accounts you are requested to send the same to the Company Secretary at the Registered office of the Company or on email Id compliance@prakashwoollen.com, at least 10 (ten) days before the date of AGM so as to enable the management to collect the relevant information and redress the queries.
- e) To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised to not leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified from time to time.
- f) In order to implement the Green Initiatives of the Government, whereby Companies have now been allowed to send/ serve notice(s) / document(s) / Annual Report(s) etc. to their Members through electronic mode, your Company hereby requests all its Members to register/ change, if required, their email ID with the RTA (in case of Physical holding) and with the Depository Participant (in case of Dematerialized holding), if not yet provided, to promote Green Initiative.
- g) As per Section 118(1) of the Companies Act, 2013 read with the Secretarial Standard 2 on General Meetings issued by the Institute of Company Secretaries of India, "No gifts, gift coupons, or cash in lieu of gifts shall be distributed to the members at or in connection with the meeting".

4. Voting through electronic means :

In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 read with Companies (Management and Administration) Amendment Rules, 2015, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide to its members facility to exercise their right to vote on resolutions proposed to be passed in the Meeting by electronic means.

Shareholders can also cast their vote electronically using CDSL's mobile app m-Voting available for android, IPhone and windows based mobiles. The m-Voting app can be downloaded from google play store, App store and the windows phone store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.

The facility for voting through ballot paper will also be made available at the Annual General Meeting (AGM) and the members attending the AGM who have not already cast their votes by e-voting shall be able to exercise their right at the AGM through ballot paper. Members who have cast their votes by e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their votes again. The instructions for e-voting are given below.

The Board of Directors has appointed Mr. Rupinder Singh Bhatia, Practicing Company Secretary (Membership No. FCS 2599), as scrutinizer for conducting the e-voting process in a fair and transparent manner.

The Scrutinizer shall immediately after the conclusion of voting at the AGM, will first count the votes cast at the AGM by Polling Papers and thereafter unlock the votes casted through remote e-voting in the presence of at least two witnesses not in the employment of the Company. The results of remote e-voting and votes casted at the meeting shall be aggregated. The Scrutinizer shall make, within a period not exceeding two days from the conclusion of the AGM; a consolidated scrutinizer's report of the total votes cast in favor or against, if any, to the Chairman of the meeting or a person authorized by him in writing.

The Results of voting along with the report of the Scrutinizer shall be placed on the website of the Company <u>www.prakashwoollen.com</u> and on the website of CDSL, immediately after the declaration of result by the Chairman of the meeting or a person authorized by him. The results shall also be communicated to the stock exchanges where the shares of the Company are listed.

The route map along with prominent land mark for easy location of the 43rd Annual General Meeting venue is printed on the last page of the Annual report.

The instructions for shareholders voting electronically are as under:

- (i) The voting period begins on 24th August, 2022 (10:00 Hours (IST)) and ends on 26th August, 2022 (17:00 Hours (IST)). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 19th August, 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable evoting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.

- 1. Access through Depositories CDSL/NSDL e-voting system in case of individual shareholders holdiing shares in demat mode.
- (iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 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.

Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL Depository	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing 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 <u>https://web.cdslindia.com/myeasi/home/login</u> or Visit <u>www.cdslindia.com</u> and click on Login icon and select New System MYEASI.
	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e- Voting service providers' website directly.
	 If the user is not registered for Easi/Easiest, option to register is available at <u>https://web.cdslindia.com/myeasi/Registration/EasiRegistration</u>
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from an e-Voting link available on <u>www.cdslindia.com</u> 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 able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL Depository	 If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: <u>https://</u> <u>eservices.nsdl.com</u> either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 If the user is not registered for IDeAS e-Services, option to register is available at <u>https://eservices.nsdl.com</u>. Select "Register Online for IDeAS "Portal or click at <u>https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp</u>
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> 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 name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting

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. After Success ful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
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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. CDSL and NSDL

Login type	Helpdesk details
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 HYPERLINK " <u>mail to helpdesk.evoting@cdslindia.com</u> " or contact at toll free no.: 1800 22 55 33
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

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.

- (v) Login method for Remote for physical shareholders and shareholders other than individual shareholders holding in Demat form.
 - The shareholders should log on to the e-voting website www.evotingindia.com.
 - Click on "Shareholders" module.
 - Now enter your User ID
 - a) For CDSL: 16 digits beneficiary ID,
 - b) For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c) Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - Next enter the Image Verification as displayed and Click on Login.
 - If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
 - If you are a first time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding shares in Demat
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.
Dividend Bank	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account
Details OR Date of Birth (DOB)	or in the company records in order to login. If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (v).

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for the PRAKASH WOOLLEN & SYNTHETIC MILLS LIMITED on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.

- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- (xvii) Additional Facility for Non Individual Shareholders and Custodians -For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
 - It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority
 letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to
 the Scrutinizer and to the Company at the email address viz; compliance@prakashwoollen.com if they have voted
 from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

- 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.
- 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.

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at toll free no. 1800 22 55 33

5. SCRUTINIZER :

- a) Mr. Rupinder Singh Bhatia, Practicing Company Secretary (Membership No. FCS 2599), having consented to act as a scrutinizer has been appointed as "Scrutinizer" for scrutinizing the voting process (Ballot Paper as well as Remote E-voting) in a fair and transparent manner.
- b) The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, through "Ballot Paper" for all those Members who are present at the AGM but have not cast their votes, by availing the Remote E-voting facility.
- c) The Scrutinizer shall, immediately after the conclusion of voting at the AGM, first count the votes cast at the AGM by Ballot Papers and thereafter unblock the votes casted through e-voting in the presence of at least two witnesses not in the employment of the Company. The Scrutinizer shall, within a period not later than 3 (three) days from the conclusion of the AGM, prepare and present a consolidated scrutinizer report of the total votes cast in favor or against, if any, to the Chairman of the Company or a person authorized by him in writing who shall countersign the same.

6. DECLARATION OF RESULTS :

The Result of voting (Remote E-voting and the voting at the AGM) on the resolutions shall be declared not later than 3 (three) days from the date of AGM by the Chairman or any person authorized by him for this purpose and will be displayed at the Registered Office of the Company situated at 18th Km Stone, Moradabad Road Delhi, Road Nh-24, Village Amhera Distt J P Nagar UP 244102 and communicated to BSE Limited where the equity shares of the Company are listed and will also be displayed on the Company's website: www.prakashwoollen.com

7. DEMATERIALIZATION :

As SEBI has mandated that transfer of securities in a listed company will be processed only if the securities are held in dematerialized form, the Members, who have not yet got their shares de-materialized, are requested to opt for the same in their own interest and send their share certificates through Depository Participant(s) with whom they have opened the dematerialization account to the Company's RTA.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013.

Item No. 3

The Company had received request from Mr. Shalab Gupta, Mrs. Shalini Gupta, Shalab Gupta HUF, Mrs. Aashima Gupta, who are part of Promoter Group of Company, seeking reclassification from the 'Promoter' category to 'Public' category'. The following are the details regarding their shareholding in the Company:

S.No.	Name of promoter seeking reclassification	No. of shares held	% of holding	Total
1	Aashima Agarwal	50000	0.49%	
2	Shalab Gupta	36862	0.36%	1.23%
3	Shalab Gupta HUF	20000	0.19%	
4	Shalini Gupta	20000	0.19%	

On the basis of the request received by the Company and pursuant to the provisions of Regulation 31A (3)(b) of Listing Regulations, Mr. Shalab Gupta, ,Mrs. Shalini Gupta, Shalab Gupta HUF & Mrs. Aashima Gupta part of Promoter Group of Company, seeking reclassification have confirmed that:

- i. They do not hold more than ten percent of the total voting rights in the company.
- ii. They do not exercise control over the affairs of the company, directly or indirectly.
- iii. They do not have any special rights with respect to the company through formal or informal arrangements including through any shareholder agreements.
- iv. They are not being represented on the board of directors (including not having a nominee director) of the Company
- v. They do not act as a key managerial person of the Company
- vi. They are not 'wilful defaulter(s)' as per the Reserve Bank of India Guidelines
- vii. They are not fugitive economic offender
- There is no pending regulatory action against them

Further, they have confirmed that subsequent to reclassification, they would continue to comply with the requirements as mentioned in sub-clauses (i), (ii) and (iii) of clause (b) of Regulation 31A(3) of SEBI (Listing Obligation and Disclosure Requirements), Regulations, 2015 at all times from the date of re-classification, failing which, they shall be reclassified as promoter/person belonging to the promoter group of the company.

They shall comply with the conditions mentioned in the of sub-clauses (iv) and (v) of clause (b) of Regulation 31A(3) of SEBI (Listing Obligation and Disclosure Requirements), Regulations, 2015 for a period of not less than three years from the date of reclassification, failing which, they shall be reclassified as promoter/person belonging to promoter group of the company

The said requests for reclassification were considered, analyzed and approved by the Board of Directors at its meeting held on July 18, 2022, subject to members' approval and stock exchanges' approval subsequently.

The Promoter's shareholding in the Company after considering the reclassification as per Item no. 3 would be 62.84 %

None of the Directors/KMP of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the Ordinary Resolution set out at Item no. 3 of this Notice.

The Board recommends the resolution set forth in Item no. 3 for the approval of the Members.

Item No. 4

The Board of Directors of the Company (the 'Board'), at its meeting held on 18th July 2022 has, on the recommendation of NRC, subject to the approval of members, re-appointed Mr. Daya Kishan Gupta (DIN: 00337569) as Managing Director for a period of 3 (Three) years i.e. 1st September, 2022 to 31ST August, 2025, who has attained the age of more than 70 years i.e. 75 years, on a remuneration of Rs.7 Lac per month (Whether by way of salary or perquisites to the extent these are not taxable under the Income Tax Act 1961). However, the benefits namely Gratuity, Leave Encashment Benefits, Provident Fund etc. shall not be counted as perquisites to the extent it is exempted under Income Tax Act, 1961. Mr. Daya Kishan Gupta has attained the age of 75 years, hence the special resolution is placed before the shareholders in order to comply with the SEBI (LODR) Regulation, 2015."

Pursuant to the provision of sections 196, 197, 203, schedule V of the companies act read with companies Managerial rules, regulation 17, of the SEBI (LODR) Regulation 2015, as amended from time to time, the members' approval by way of Special Resolution for the appointment of and payment of remuneration to Mr. Daya Kishan Gupta (DIN: 00337569) as a Managing Director and remuneration payable to him.

MINIMUM REMUNERATION

Notwithstanding anything to the contrary contained herein, where in any financial year during the tenure of Mr. Daya Kishan Gupta as MD, the company has either no profits or the profits are inadequate, the company will pay to him remuneration by way of salary, perquisites as specified above.

Mr. Daya Kishan Gupta is the promoter director of the company associated with the company since incorporation. He held the position of Whole-Time Director for over approx 19 years and as an MD for 2 years. During his tenure as a Whole-Time Director and managing Director of Company, your company has grown substantially. During his tenure as WTD or MD your company has switched over its line of activity i.e. from manufacturing of yarn to manufacturing of mink blankets. Today your company has established a name for itself in the mink blanket industry with established brand name like 'Dolphin, Metro, Korea Gold, Pringle, Autograph'. The Board is of the opinion that Mr. Daya Kishan Gupta's rich and diverse experience is valuable asset to the company which adds value and his experience/ enriched point of view in all aspects of the company's working and decision making at during Board discussion. He is also a person of integrity who possesses required expertise and his association as a director and MD will be beneficial to the company.

A brief profile of Mr. Daya Kishan Gupta along with the required particulars is given at the end of the statement. Further Mr. Daya Kishan Gupta has confirmed that he is not disqualified from being appointed as a director in terms of section 164 of the act and from being appointed as a Whole-Time Director in terms of schedule V of the act. Mr. Daya Kishan Gupta has also confirmed that he is not debarred from holding the office of director by virtue of any SEBI Order or any such authority pursuant to circular dated 20th June, 2018 issued by BSE pertaining to enforcement of SEBI Orders regarding appointment of directors by the listed company.

General Information as required pursuant to the provisions of Schedule V is as under:-

I. GENERAL INFORMATION:

- (1) Nature of Industry: Presently the Company is engaged in manufacturing of mink blankets.
- (2) Date or expected date of commencement of commercial production: The Company has obtained the certificate of commencement of business- 23.08.1979
- (3) In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not Applicable
- (4) Financial performance

Financial Results	2021-22	2020-21
Profit/(Loss) before depreciation & amortization expenses and tax	402.77	917.74
Depreciation & amortization expenses	415.94	422.23
Profit before Tax	(13.17)	495.51
Provision for Tax		
Current Tax	(10.05)	(119.92)
Provisions for Wealth Tax		
Deferred Tax	17.66	1.77
Profit/(Loss) after Tax	(5.56)	377.36

(5) Export performance and net foreign exchange collaborations: Nil

(6) Foreign investments or collaborators if any: N.A.

II. INFORMATION ABOUT MR. DAYA KISHAN GUPTA

(1) Background details:

Mr. Daya Kishan Gupta is 75 years old. He is a Graduate and joined the company since its incorporation as a promoter director in 1979. Using his extensive and in-depth experience in field of marketing, he looks after the marketing of the company helping it grow and reach the maximum number of satisfied customers across the country.

(2) Past remuneration:

Rs. 600000 per month including perquisites as approved by the members in the annual general meeting held on 31st August, 2019.

- (3) Recognition or awards: Nil
- (4) Job profile and his suitability

Mr. Daya Kishan Gupta has in-depth experience in field of marketing, he looks after the marketing of the company. Keeping in view the background of Mr. Daya Kishan Gupta, he is best suitable for the job.

- (5) Remuneration proposed: As explained in resolution no.4 of this notice.
- (6) Comparative remuneration profile with respect to industry. The proposed remuneration is in line with the remuneration in the industry.

(7) Pecuniary relationship directly or indirectly with the company or relationship with the managerial personnel, if any. Mr. Daya Kishan Gupta is promoter and director of the company. He directly holds 170910 Eq. Shares of the company.

III. OTHER INFORMATION

1. Reasons of loss or inadequate profits:

During the year ending 31.03.2022, the company is in loss of Rs. (5.56 lakh).

There is no inadequacy of profit. The proposed Remuneration is with the parameters given in schedule V.

- 2. Steps taken proposed to be taken for improvement : To expand the base by tapping new clients and focusing on revenue enhancement and expense efficiency.
- 3. Expected increase in productivity and profits in measurable terms:

It is expected that the profitability of the company would be more in future.

IV. OTHER INFORMATION & DISCLOSURE

The Shareholders of the Company have been informed about the remuneration of Mr. Daya Kishan Gupta in Item no. 4 of the notice of this Annual General Meeting.

Nature of concern / interest as per provision of section 102 of Companies act 2013

None of the Directors and Key Managerial personnel of the Company except Mr. Daya Kishan Gupta himself and Mr. Adeep Gupta, Mr. Vijay Kumar Gupta, Mrs. Rajni Gupta and Mr. Ved Prakash Gupta, being relatives, are may be deemed to be concerned or interested in the resolution to the extent of payment of remuneration to be payable to Mr. DK Gupta, Managing Director of the Company. His appointment shall not be subject to retirement by rotation as provided in the Act.

Shareholders are requested to please to confirm / approve the appointment as Managing Director and remuneration payable to Mr. Daya Kishan Gupta as mentioned in relevant item no. 4 of the notice.

Information about the appointee as per the requirement of SS-2 on General Meeting issued by The Institute of Company Secretary of India and regulation 26(4) and 36(3) of the Securities and Exchange Board of India (Listing and Disclosure Obligations) Regulations, 2015 regarding Item No. 4.

Name	Mr. Daya Kishan Gupta
Designation	Managing Director
Date of Birth	06-06-1949
Date of first appointment	He is associated as director since incorporation of the company
Qualification	Graduate
Experience	43 years of experience in the field of industry, business and corporate management.
Profile	Mr. Daya Kishan Gupta is on this post since incorporation and has wide experience in field of Marketing and Sales Management.
Directorship held in other Companies	NIL
Directorship held in Listed entities (other than Prakash Woollen & Synthetic Mills Limited)	NIL
Membership of Committees of the Board (only Listed Entities) in which Chairmanship, membership is held (includes only Audit Committee and Stakeholder Relationship Committee)	NIL
Numbers of shares held in the Company as on 31.03.2022	170910
No. of Board Meeting attended during the year	Five out of five
Terms & Conditions of re-appointment	Proposed remuneration to be paid is Rs. 7,00,000/-p.m. inclusive of perquisites. Proposed remuneration is as per the Nomination and Remuneration Policy of the Company. Terms and Conditions of appointment is as per the appointment letter
Past Remuneration	Total remuneration was Rs. 6,00,000/- per month including perquisites.
Relationship with other Directors	Brother of Mr. Vijay Kumar Gupta and Mr. Ved Prakash Gupta. Paternal Uncle of Mr. Adeep Gupta and Husband of Mrs. Rajni Gupta

* Only Committees which are necessary under the Companies Act, 2013 have been considered for this purpose.

The above may be treated as a written memorandum setting out the terms of appointment of Mr. Daya Kishan Gupta under section 190 of the Companies Act, 2013.

The Board recommends the Special Resolution set out at Item No. 4 of the Notice for approval by the members.

DISCLOSURE

As there are more than one Whole Time Director in the Company, getting remuneration which in aggregate exceeds/may exceed 5 per cent of the net profits of the Company on annualize basis, therefore, in terms of provisions of Regulation 17(6)(e)(ii) of SEBI (LODR) Regulation, 2015 shareholders' approval by way of Special Resolution is required.

Item No. 5

It is brought to the attention of the Shareholders that: some clauses of Article of Associations are required to amend to fulfill the compliances of Companies Act, 2013 and rules made thereunder.

The Board by way of Resolution passed in its meeting held on July 18, 2022 recommended the amended Articles of Association of the Company, subject to the approval of the shareholders of the Company in the Annual General Meeting.

It is proposed to adopt the articles contained in the amended Articles of Association in substitution of and to the entire exclusion of the articles contained in the existing Articles of Association of the Company.

Pursuant to Section 14 and other applicable provisions, if any, of the Act, approval of the shareholders of the Company is required for adoption of amended Articles of Association.

The Board recommends adoption of the resolution set out in Item No. 5 of the accompanying Notice as a Special Resolution.

A copy of Articles of Association of the Company with the proposed alteration is available for inspection at the Registered Office of the Company at any working day during business hours.

None of the Directors or any Key Managerial Personnel or any relative of any of the Directors of the Company or the relatives of any Key Managerial Personnel is, in anyway, concerned or interested in the above resolution.

Annexure I

Details of Directors Seeking Re-appointment at the 43rd Annual General Meeting

[Pursuant to Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Clause 1.2.5 of Secretarial Standards.

Name	Mr. Adeep Gupta
Designation	Whole Time Director
Date of Birth	02-04-1972
Date of first appointment	He is associated as Vice President- Production since 1.7.2004 but date of appointment as a director is 15.06.2020
Qualification	Graduate
Experience	Mr. Adeep Gupta was associated with the company as Vice President- Production since 2004. Under his able guidance the production capacity has increased and the ratio of productivity of labour has also gone high. There has been no labour unrest under his guidance.
	Thus he has a good experience in the field of manufacturing, production and quality management. He is also a person of integrity reliability
Profile	Mr. Adeep Gupta was associated with the company as Vice President- Production since 2004 and appointed as a Director and WTD w.e.f 15.06.2020.
Directorship held in other Companies	NIL
Directorship held in Listed entities (other than Prakash Woollen & Synthetic Mills Limited)	NIL
Membership of Committees of the Board (only Listed Entities) in which Chairmanship, membership is held (includes only Audit Committee and Stakeholder Relationship Committee)	NIL
Numbers of shares held in the Company as on 31.03.2022	450820
No. of Board Meeting attended during the year	Four out of five
Terms & Conditions of re-appointment	Proposed remuneration to be paid is Rs. 7,00,000/-p.m inclusive of perquisites. Proposed remuneration is as per the Nomination and of Remuneration Policy of the Company. Terms and Conditions of appointment is as per the appointment lette
Past Remuneration	Total remuneration was Rs. 605115/- per month including perquisites.
Relationship with other Directors	Nephew of other 3 directors namely- Mr. Vijay Kumar Gupta Mr. Daya Kishan Gupta, Mr. Ved Prakash Gupta & Mrs. Rajr Gupta

By Order of the Board of Directors For Prakash Woollen & Synthetic Mills Limited Sd/-(Daya Kishan Gupta) Managing Director DIN : 00337569

18th July, 2022 Registered Office: 18th Km. Stone, Delhi Moradabad Road NH-24, Village Amhera, Distt. J.P Nagar, Uttar Pradesh-244102 CIN: L17291UP1979PLC004804 E-mail: info@prakashwoollen.com

BOARD'S REPORT

To The Members,

Your Directors are pleased to present 43rd Annual Report covering the operational and financial performance of your Company along with the Audited Financial Statements for the Financial Year ended March 31, 2022.

FINANCIAL HIGHLIGHTS

		(Rs. in lakl
Particulars	2021-22	2020-21
Revenue from operations	9852.22	9755.42
Other Income	13.91	68.18
Total Revenue	9866.13	9823.60
Profit before Depreciation & Tax	402.77	917.74
Depreciation	415.94	422.23
Profit before Tax & Exceptional Items	(13.17)	495.51
Current tax inclusive of earlier year tax	10.05	119.92
Deferred Tax Asset/Liability	(17.66)	(1.77)
Profit after Tax	(5.56)	377.36
Other Comprehensive Income		
Remeasurements of net defined benefit plans	17.82	8.39
Income tax relating to above items	(4.63)	(2.33)
Total Comprehensive Income for the period	7.63	383.42
Earning Per Share	(0.05)	Rs. 3.68

KEY HIGHLIGHTS/ REVIEW OF OPERATIONS

During the period under consideration the revenue of the Company has increased from Rs. 9823.60 lakh to Rs 9866.13 lakh (0.43%). **COVID-19 EFFECT**

The Company has taken into account all the possible impacts of COVID-19 in preparation of these standalone financial statements, including but not limited to its assessment of, liquidity and going concern assumption, recoverable values of its financial and non-financial assets, impact on revenue and cost, impact on leases. The Company has carried out this assessment based on available internal and external sources of information upto the date of approval of these standalone financial statements and believes that the impact of COVID-19 is not material to these standalone financial statements and expects to recover the carrying amount of its assets. The impact of COVID-19 on the standalone financial statements may differ from that estimated as at the date of approval of these standalone financial statements owing to the nature and duration of COVID-19.

The net profit after tax of the Company has decreased from Rs. 377.36 lakh to Rs. (5.56) lakh. Your directors hope for better results in the coming financial years. There is a decrease of 98.50% in profits for the year ended 31.03.2022 as compared to the profits earned in financial year ending 31.03.2021.

STATE OF AFFAIRS

The company specializes in the production of Mink Blankets and Bed Covers. The manufacturing unit boasts of state-of-the- art machinery based on the most advanced technology which has been specially imported for the production facility. The company has stream lined facilities for knitting, dyeing, processing, printing, finishing and packaging. The complete facility is backed by the team of highly skilled and experienced workforce, who ensure zero defects at every stage of production. It is expected that the company will achieve good growth in times to come.

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

There are no material changes affecting the affairs of the company which have occurred between the end of the financial year on March 31, 2022 to which the financial statements relates and the date of this report.

CHANGE IN THE NATURE OF BUSINESS

There was no change in the nature of the business during the financial year under review.

DIVIDEND

In order to meet the working capital requirements of the Company, no dividend has been recommended by your Board.

GENERAL RESERVES

No amount was transferred to General Reserve.

DEPOSITS

Your Company has no unclaimed / unpaid matured deposit or interest due thereon. Your Company has not accepted any deposits covered under 'Chapter V - Acceptance of Deposits by Companies' under the Companies Act, 2013 during the financial year ended March 31, 2022, but there was an outstanding loan of Rs. 460.00 Lakh including interest from the Promoter-Directors, of the Company namely Adeep Gupta HUF, Mrs. Anita Gupta, Ashish Gupta HUF, Daya Kishan Gupta HUF, Mr. Aditya Gupta, Kapil Gupta HUF, Mrs. Reetika Gupta, Mrs. Rajni Gupta, Mrs. Shalini Gupta, Vijay Kumar Gupta HUF which is exempted as deposit under Rule 2(c) (viii) of Companies (Acceptance of Deposit) Rules, 2014.

CAPITAL STRUCTURE

The Authorized Share Capital of the Company as on March 31, 2022 stands at Rs. 12,00,00,000/- divided into 1,20,00,000 equity shares of Rs. 10/- each. The Subscribed and Paid up Equity Share Capital as at March 31, 2022 stood at Rs. 10,25,97,500/- divided into 1,02,59,750 equity shares of Rs. 10/- each fully paid-up.

During the year under review, the Company has neither issued any shares with differential voting rights nor has granted any stock options or sweat equity. There was no buy back of shares. As on March 31, 2022, none of the Directors of the Company hold instruments convertible into equity shares of the Company.

MANAGEMENT'S DISCUSSION AND ANALYSIS REPORT

Management's Discussion and Analysis Report for the year under review, as stipulated under Regulation 34(3) read with Schedule V (B) of the Securities of Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015, is presented in a separate section forming part of the Annual Report.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

Your company does not have any unlisted/listed subsidiary company or Joint Venture or any Associate Company, pursuant to the provisions of the Rule 8 of Companies (Accounts) Rules, 2014, therefore, no requirement of attachment of Form AOC-1.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to section 134(5) of the Companies Act 2013, your Directors state that:

- in the preparation of the annual accounts for the year ended March 31, 2022, the applicable accounting standards read with requirements set out under Schedule III to the Act, have been followed and there are no material departures from the same;
- the Directors 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 as at March 31, 2022 and of the
 profit of the Company for the year ended on that date;
- the Directors 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;
- the Directors have prepared the annual accounts on a 'going concern' basis;
- the Directors have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; and
- the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

CORPORATE GOVERNANCE

The Company is committed to maintain the highest standards of corporate governance and adhere to the corporate governance requirements set out by SEBI. The Company has also implemented several best corporate governance practices as prevalent globally. The report on Corporate Governance as stipulated under the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 forms an integral part of this Report. The requisite certificate from the Auditors of the Company confirming compliance with the conditions of corporate governance is attached to the report on Corporate Governance.

CONTRACTS AND ARRANGEMENTS WITH RELATED PARTIES

All contracts / arrangements / transactions entered by the Company during the financial year with related parties were in the ordinary course of business and on an arm's length basis. During the year, the Company had not entered into any contract / arrangement / transaction with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactions or covered under Section 188 of the Companies act, 2013. Hence, the details of such contracts or arrangements with its related parties are not disclosed in Form AOC-2 as prescribed under the Companies Act, 2013 and the Rules framed thereunder.

All such Related Party Transactions are placed before the Audit Committee for approval, prior omnibus approval for normal business transactions is also obtained from the Audit Committee for the related party transactions which are of repetitive nature as well as for the normal business transactions which cannot be foreseen and accordingly the details of related party transactions entered into by the

company pursuant to each of the omnibus approval given has been reviewed by audit committee on a quarterly basis in terms of the approval of the Committee.

The Policy on dealing with related party transactions and on determining materiality of related party transactions as approved by the Board may be accessed on the Company's website at the link : https://www.prakashwoollen.com/?q=node/494

RISK MANAGEMENT

In accordance with provisions of Regulation 21 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is not required to maintain Risk Management Committee.

INTERNAL FINANCIAL CONTROLS

The Board has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the 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 disclosures.

The Company's Internal Control Systems are commensurate with the nature of its business and the size and complexity of its operations. It comprises of audit and compliance by internal audit checks by M/s Pulkit Rastogi & Co.-Amroha, Internal Auditors of the Company.

The Internal Auditors independently evaluate the adequacy of internal controls and concurrently audit the financial transactions and review various business processes. Independence of the Internal Auditors and compliance is ensured by the direct report of Internal Auditors to the Audit Committee of the Board.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

Mr. Adeep Gupta, Whole-Time Director, retires by rotation and being eligible offer himself for re-appointment. Your Company is managed and controlled by a Board which is an optimum blend of Executives and Non-Executive Professional Directors. As on 1st April, 2021 the Board consists of Seven (7) Directors including one (1) Chairman & Managing Director, one (1) Whole time Director & CFO, one (1) Whole time Director and four (4) Non-executive Directors, out of which three (3) are Independent Directors.

As on 1st April, 2022 the Board of Directors of the Company consists of Eight (8) Directors including one (1)Managing Director, one (1) Whole time Director, five (5) Non-executive Directors, out of which one (1) is Chairman & Independent Director two (2) are Independent Directors, and one (1) Woman Director (NID).

The composition of the Board is in conformity with Regulation 17 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and the relevant provisions of the Companies Act, 2013. All the Directors possess the requisite qualifications and experience in general corporate Management, finance, banking and other allied fields which enable them to contribute effectively to the Company in their capacity as Directors of the Company.

There is no change in directors except that Mrs. Rajni Gupta was appointed as a Non-Executive non-Independent Woman Director w.e.f. 07.05.2021.

Ms Ruchi Gupta is the Company Secretary and Compliance Officer.

DECLARATION BY INDEPENDENT DIRECTORS

All the Independent directors have submitted their disclosure to the Board that they fulfill all the requirements as to qualify for their appointment as an Independent Director under the provisions of Section 149 read with Schedule IV of the Companies Act, 2013. The Board confirms that the independent directors meet the criteria as laid down under the Companies Act, 2013.

SEPARATE MEETING OF INDEPENDENT DIRECTORS

In accordance with the provisions of Schedule IV to the Companies Act, 2013 and Regulation 25(3) of SEBI (LODR), 2015, a separate meeting of the Independent Directors of the Company was held on 22nd March 2022 to discuss the agenda items as prescribed under the applicable laws. The meeting was attended by all Independent Directors of the Company.

FORMAL ANNUAL EVALUATION

The Companies Act, 2013 and SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 mandates that the Board shall monitor and review the Board evaluation i.e. evaluation of the performance of: (i) the Board as a whole, (ii) individual directors (including independent directors and Chairperson) and (iii) various Committees of the Board. The Performance evaluation was carried out by the Nomination and Remuneration Committee based on the "Annual Evaluation Framework" prepared by the Committee.

The framework includes the evaluation of directors on various parameters such as:

- Board dynamics and relationships
- Information flows
- Decision-making
- Relationship with stakeholders
- Company performance and strategy
- · Tracking Board and committees' effectiveness
- Peer evaluation

In compliance with the Companies Act, 2013 and Regulation 17 (10) of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015, the Board has carried out an evaluation of its own performance, Committees and performance of individual Directors during the period under review. The aspects covered in the evaluation included the contribution to and monitoring of corporate governance practices, participation in the long-term strategic planning and the fulfillment of Directors' obligations and fiduciary responsibilities, including but not limited to, active participation at the Board and Committee meetings. Schedule IV of the Companies Act, 2013 states that the performance evaluation involves Self-Evaluation by the Board Members and subsequent assessment by the Board of Directors. The Board of Directors expressed their satisfaction with the evaluation process.

The details of the framework for performance evaluation of Independent Directors, Board, Committees and other individual Directors are placed on the website of the company at the link: http://prakashwoollen.com/?q=node/190

The details of programmes for familiarization of Independent Directors with the Company, their roles, rights, responsibilities in the Company, nature of the industry in which the Company operates, business model of the Company and related matters are put up on the website of the Company at the link: https://www.prakashwoollen.com/?q=node/483

REMUNERATION POLICY

The Board of Directors has framed a policy which lays down a framework in relation to remuneration of Directors, key managerial personnel and senior management of the company. This policy also lays down criteria for selection and appointment of Board Members.

AUDITORS

Statutory Auditors

The shareholders of the Company at AGM held on September 18th 2021 had appointed M/s. A. Anand & Co., Chartered Accountants (Firm Registration No. 005147C), as the Statutory Auditors of the Company for the 2nd term of 3 years, i.e., from the Forty Second Annual General Meeting of the Company to hold such office till the conclusion of the Annual General Meeting of the Company to be held in the year 2024.

Auditors' Report

The Report given by M/s. A. Anand & Co, Statutory Auditors on the financial statement of the Company for the year ended March 2022 is part of the Annual Report. There are no qualification, reservation or adverse remark or disclaimer in their Report. During the year under review, the Auditors had not reported any matter under Section 143 (12) of the Act, therefore no detail is required to be disclosed under Section 134 (3)(ca) of the Act.

Cost Auditors

Companies (cost records and audit) (Amendment) Rules, 2015 are not applicable on the Company for the financial year 2021–22.

Secretarial Auditor

The Board had appointed Mr. R.S. Bhatia (CP No.2514). Practicing Company Secretary, to carry out Secretarial Audit in accordance with the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, for the financial year ended March 31, 2022. The Secretarial Audit Report for the financial year ended March 31, 2022 has been obtained The observations given in the Secretarial Audit Report are self-explanatory and does not require any further clarifications. A copy of Secretarial Audit Report from Mr. R.S. Bhatia for financial year ended March 31, 2022 in the prescribed Form No. MR-3 is annexed to this report as **Annexure I**.

COMPOSITION OF COMMITTEES

Audit Committee

The Board of Directors of the Company has a duly constituted Audit Committee in terms of the provisions of Section 177 of the Companies Act, 2013 read with the Rules framed thereunder and Regulation 18 of the Listing Regulations. The terms of reference of the Audit Committee has been approved by the Board of Directors. Composition of the Audit Committee, number of meetings held during the year under review, brief terms of reference and other details have been provided in the Corporate Governance Report which forms part of this Annual Report.

The Audit Committee comprises three Non-Executive Independent Directors namely Dr. Satish Kumar Raj (Chairman), Mr. Pramod Kumar Agarwal and Mr. Mahendra Kumar Agrawal as other members. All the recommendations made by the Audit Committee were accepted by the Board.

Nomination and Remuneration Committee

The Board of Directors constituted a Nomination and Remuneration Committee comprising three Non-Executive Independent Directors namely Mr. Mahendra Kumar Agrawal as (Chairman), Dr. Satish Kumar Raj (Member) and Mr. Pramod Kumar Agarwal (Member). The function of the Nomination and Remuneration Committee includes recommendation of appointment of KMP(s), Whole-time Director(s)/ Managing Director/Joint Managing Director and recommendation to the Board of their remuneration.

A Nomination and Remuneration Committee has been constituted under section 178 of the Companies Act 2013 read with the Rules framed thereunder and Regulation 19 of the Listing Regulations for formulization of the criteria for determining qualifications, positive

attributes and independence of a director and recommend to the Board a policy, relating to the remuneration for the directors, key managerial personnel and other employees.

The aforesaid policy has been posted on the Website of the Company:-

http://prakashwoollen.com/sites/default/files/Policy%20On%20Nomination%20%26%20Remuneration%20Committee.pdf

Stakeholder Relationship Committee

The Board of Directors constituted a Stakeholder Relationship Committee comprising three Non- Executive Independent Directors namely Dr. Satish Kumar Raj (Chairman), Mr. Pramod Kumar Agarwal and Mr. Mahendra Kumar Agrawal as other members. The Stakeholder Relationship Committee, inter alia, oversees and reviews all matters connected with the investor services in connection with applications received and shares allotted in the Initial Public Offer, status of refund account, conversion of partly paid shares into fully paid shares, rematerialization and dematerialization of shares and transfer of shares of the Company.

The Committee oversees performance of the Registrar and Transfer Agents of the Company and recommends measures for overall improvement in the quality of investor services.

Corporate Social Responsibility Committee

The Corporate Social Responsibility (CSR) Committee comprises three Non-Executive Independent Directors namely Dr. Satish Kumar Raj (Chairman), Mr. Pramod Kumar Agarwal and Mr. Mahendra Kumar Agrawal as other members. The role of CSR Committee includes formulating and recommending to the Board the CSR Policy and activities to be undertaken by the Company, recommending the amount of expenditure to be incurred on CSR activities of the Company, reviewing the performance of Company in the areas of CSR. During the financial year ended 31st March, 2022, In the Committee meetings held on 07.05.2021, 24.06.2021 & 10.08.2021 the Chairman of Committee had recommended to the Board to approve the amendments to its CSR Policy as per Companies Act, 2013. During the financial year ended 31st March, 2022, the Committee meet three times on 07.05.2021, 24.06.2021 & 10.08.2021.

The Corporate Social Responsibility Policy put on the Company's website at <u>www.prakashwoollen.com</u> at the web link: https://www.prakashwoollen.com/?g=node/444

Finance Committee

The Board of Directors of the Company has a duly constituted Finance Committee in terms of the provisions of Section 179(3) of the Companies Act, 2013 read with the Rules framed thereunder. The terms of reference of the Finance Committee has been approved by the Board of Directors. Composition of the Finance Committee, number of meetings held during the year under review, brief terms of reference and other details have been provided in the Corporate Governance Report which forms part of this Annual Report.

The Finance Committee comprises three Executive Directors namely Mr. Vijay Kumar Gupta (Chairman), Mr. Daya Kishan Gupta and Mr. Adeep Gupta as other members. All the recommendations made by the Finance Committee were accepted by the Board.

VIGIL MECHANISM / WHISTLE BLOWER POLICY

The Vigil Mechanism of the Company, which also incorporates a whistle blower policy in terms of provisions of Section 177 of the Companies Act, 2013 and Rules framed thereunder read with Regulation 22 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, includes an Ethics & Compliance Task Force comprising senior executives of the Company. The Company has a whistle blower policy/ vigil mechanism for directors and employees to report genuine concerns or grievances.

The whistle Blower policy has been posted on the Website of the Company:-

http://prakashwoollen.com/sites/default/files/Whistel%20Blower%20Policy.pdf

MEETINGS OF THE BOARD OF DIRECTORS

Five meetings of the Board of Directors were held during the financial year 2021-22 i.e. on 07.05.2021, 24.06.2021, 10.08.2021, 09.11.2021, and 08.02.2022. The details of the meetings of the Board held during the financial year 2021-22 forms part of the Corporate Governance Report.

PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARANTEES GIVEN AND SECURITIES PROVIDED

The Company has given loan in terms of section 186 but has not made investment and provided security in terms of section 186 of the companies Act 2013.

Loan covered under section 186 of the companies Act 2013 provided in Audit Repor 2021-22.

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

The particulars relating to conservation of energy, technology absorption, foreign exchange earnings and outgo, as required to be disclosed under the Act, are provided in **Annexure II** to this Report.

DEPOSIT

Your Company has not accepted any deposits under Chapter V of the Companies Act, 2013 but there was an outstanding loan of Rs. 2993.67 Lakhs as on 31.03.2022 from State Bank of India, Revenue received in advance of Rs. 510.65 lakh from customers and unsecured borrowing of Rs. 460.00 lakh from prompters-directors of the company namely Adeep Gupta HUF, Mrs. Anita Gupta, Ashish Gupta HUF, Daya Kishan Gupta HUF, Mr. Aditya Gupta, Kapil Gupta HUF, Mrs. Reetika Gupta, Mrs. Rajni Gupta, Mrs. Shalini Gupta, Vijay Kumar Gupta HUF which is exempted as deposit under clause (c) of sub rule 1 of rule 2 of Companies (Acceptance of Deposit) Rules, 2014.

EXTRACT OF ANNUAL RETURN

ANNUAL RETURN

Pursuant to Sec 92(3) of the Companies Act, 2013 read with Rule 12 of the Companies (Management and Administration) Rules, 2014, the copy of 2021-2022 can be accessed at Company's website at https://www.prakashwoollen.com/?q=node/497

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

The Company has constituted Internal Complaints Committee (ICC) known as Prevention of Sexual Harassment (POSH) Committee to enquire in to complaints of Sexual Harassment and recommend appropriate action. The Company has not received any complaint of sexual harassment during the financial year 2021-22.

Your Directors state that during the financial year ended March 31, 2022 under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

PARTICULARS OF EMPLOYEES

The information required under Section 197 of the Act read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given below:

a. The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year:

Non-executive directors	Ratio to median Remuneration
Mr. Pramod Kumar Agarwal	0.08:1
Mr. Mahendra Kumar Agrawal	0.08:1
Mr. Satish Kumar Raj	0.09:1
Mrs. Rajni Gupta	0.01:1
Mr. Ved Prakash Gupta	0.01:1
Executive directors	Ratio to median Remuneration
Mr. Vijay Kumar Gupta	13.85:1
Mr. Daya Kishan Gupta	13.85:1
Mr. Adeep Gupta	13.97:1

b. The percentage increase in remuneration of each director, chief executive officer, chief financial officer, company secretary in the financial year:

Directors, Chief Executive Officer, Chief Financial Officer and Company Secretary	% increase in remuneration in the financial year
Mr. Vijay Kumar Gupta	14.29
Mr. Daya Kishan Gupta	14.29
Mr. Adeep Gupta	34.21
Mrs. Rajni Gupta	0.01
Mr. Ved Prakash Gupta	0.01
Mr. Pramod Kumar Agarwal	0.08
Mr. Mahendra Kumar Agrawal	0.08
Mr. Satish Kumar Raj	0.09
Ms. Ruchi Gupta	12.63

Remuneration of Independent Director is sitting fees.

- c. The percentage increase in the median remuneration of employees in the financial year: 8.47%
- d. The number of permanent employees on the rolls of Company: 460
- e. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:

The average annual increase was around 11.27%.

Increase in the managerial remuneration for the year was 23.13%.

f. Affirmation that the remuneration is as per the remuneration policy of the Company:

The Company affirms remuneration is as per the remuneration policy of the Company.

Information Pursuant to compliance of Section 197 of the Act read with rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

S. No	Name of The Employee	Designation	Nature of Employment	Educational Qualification	Age	Experience (in years)	Date of Joining	Remuneration Paid (`)	Whether employee is relative of Director
1	Vijay Kumar Gupta	Whole Time Director & CFO	Permanent	Commerce Graduate	70	43	23/08/1979	7200000	Brother of Mr. Daya Kishan Gupta, Mr. Jai Kishan Gupta, Mr. Ved Prakash Gupta, Uncle of Mr. Adeep Gupta and Brother in law of Mrs. Rajni Gupta
2	Daya Kishan Gupta	Managing Director	Permanent	Commerce Graduate	74	43	18/07/2019	7200000	Brother of Mr. Vijay Kumar Gupta, Mr. Ved Prakash Gupta, Uncle of Mr. Adeep Gupta and Husband of Mrs. Rajni Gupta
3	Adeep Gupta	Whole Time Director	Permanent	Commerce Graduate	51	25	15/06/2020	7261385	Son of Late Mr. Jai Kishan Gupta and nephew of Mr. Vijay Kumar Gupta, Mr. Daya Kishan Gupta, Mr. Ved Prakash Gupta and Mrs. Rajni Gupta
4	Kapil Gupta	Vice President-Sales & Marketing	Permanent	M.Com	48	22	01/06/2004	2452000	Son of Mr. Daya Kishan Gupta
5	Ashish Gupta	Vice President- Finance	Permanent	Commerce Graduate	44	18	010/7/2004	2452000	Son of Mr. Vijay Kumar Gupta
6	Sanjay Kumar Agarwal	Manager- Plant & Operations	Permanent	Mechanical Engineer-B.E	63	36	01/04/2000 01/12/2021	2277000	NIL
7	Praveen Gupta	Manager Accounts	Permanent	B.Com, FCA	63	36	01/08/2020	1959000	NIL
8	Omkar Dongre	General Manager	Permanent	Diploma in Industrial Management	64	41	010/9/2020	1166500	NIL

GENERAL DISCLOSURES

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:

- Details relating to deposits covered under Chapter V of the Act.
- Issue of equity shares with differential rights as to dividend, voting or otherwise.
- Issue of shares (including sweat equity shares/ ESOP) to employees of the Company under any scheme.
- Neither the Managing Director nor the Whole-time Directors of the Company receive any remuneration or commission from any of its subsidiaries.
- No significant or material
- Orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.

ACKNOWLEDGEMENT

Your Directors would like to express their sincere appreciation for the assistance and co-operation received from the financial institutions, banks, Government authorities, customers, vendors and members during the year under review.

Your Directors proudly acknowledge the contribution and hard work of the employees of the Company and its subsidiaries at all levels, who, through their competence, hard work, solidarity and commitment have enabled the Company to achieve consistent growth.

For and on behalf of the Board of Directors

Place: Vill Amhera (J.P.Nagar) Date : 18th July 2022

Satish Kumar Raj			
Chairman			
DIN: 00852221			

Daya Kishan Gupta Managing Director DIN: 00337569

Annexure-I

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022

[Pursuant to Section 204(1) of the Companies Act, 2013 and rule. 9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

The Members, Prakash Woollen & Synthetic Mills Limited, 18th Km Stone, Delhi Moradabad Road, Nh-24, Village Amhera Distt, J P Nagar UP 244102 CIN No.:L17291UP1979PLC004804

I have conducted the Secretarial Audit in respect of compliance with specific applicable statutory provisions and adherence to good corporate practices by "Prakash Woollen & Synthetic Mills Limited" (hereinafter called the company). Secretarial Audit was conducted in a manner that provided me with a reasonable basis for evaluating the corporate conduct/statutory compliance and expressing my opinion thereon.

Based on my verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company, the information provided by the company, its officers, agents and authorized representatives during the conduct of secretarial audit, the explanations and clarifications given to me and the representations made by 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, 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 March 31, 2022 according to the provisions of:

- I The Companies Act, 2013 ("the Acts') and the rules made there under, as applicable;
- II The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- III The Depositories Act, 1996 and the Regulations and Bye laws framed there under;
- IV Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment, and External Commercial Borrowings. Neither there were any transaction of Direct Investment, External Commercial Borrowings nor any transaction of Overseas Direct Investment which were required to be reported during the financial year.
- V The following Regulations prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; Not Applicable
 - The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; Not Applicable
 - The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008; Not Applicable
 - 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; - Not Applicable as the Company is not registered as Registrar to an Issue and Share Transfer Agent during the financial year under review;
 - The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; Not Applicable
 - The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018; Not Applicable
 - The Securities and Exchange Board of India (Listing Obligations and Disclosures requirements) Regulations, 2015 (herein after referred as SEBI LODR);
 - Securities and Exchange Board of India (Depository and Participants) Regulations, 2018;
 - Laws specifically applicable to the industry to which the Company belongs, as identified by the management:
 - Explosives Act, 1884

VI

- Petroleum Act, 1934
- The Legal Metrology Act, 2009 & Rules made there under
- Hazardous Wastes (Management & Handling) Act & Rules 1989 made there under

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreement entered into by the Company with BSE Limited and National Stock Exchange of India Limited, and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Annual Report 2021-2022

Based on the information received and records made available I further report that;

- The Board of Directors of the Company is duly constituted with proper balance of Executive Director, Non-Executive Directors, Independent Directors and Woman Director. The changes in the composition of the Board of Directors that took place during the financial year under review, were carried out in compliance with the provisions of the Act and the SEBI LODR Regulations. At Board Meeting, Mrs. Rajni Gupta was appointed as an additional director & Non-Executive Director of the Company w.e.f. 07th May, 2021.
- Adequate notice(s) were given to all directors regarding holding of Board Meetings. Agenda and detailed notes on agenda were sent
 at least seven days in advance to all Directors. 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 the decisions at the Board Meetings and Committee meetings were carried through with requisite majority as recorded in the minutes of the meetings of the Board of Directors or Committees of the Board, as the case may be. The dissenting members' views, if any, were captured and recorded as part of the minutes.
- As per the records, the Company filed all the forms, returns, documents and resolutions as were required to be filed with the Registrar of Companies and other authorities and all the formalities relating to the same is in compliance with the Act. Except
- There are adequate systems & processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations & guidelines.

I have checked the compliance management system of the Company to obtain reasonable assurance about the adequacy of systems in place to ensure compliance of specifically applicable laws and this verification was done on test basis. I believe that the Audit evidence which I have obtained is sufficient and appropriate to provide a basis for my audit opinion. Except elsewhere mentioned in this report, in my opinion and to the best of my information and according to explanations given to me, I believe that the compliance management system of the Company is adequate to ensure compliance of laws specifically applicable to the Company.

I further report that during the audit period, there no major events/ actions have taken place having a major bearing on the Company's affairs in pursuance to the above referred laws, rules, regulations, guidelines, standards etc., except that :

S. No.	Compliance Requirement (Regulations/ circulars /guidelines including specific clause	Deviations	Observations / Remarks of the Practicing Company Secretary
1	As per Code of conduct of the company framed under Regulation 9 of SEBI (Prohibition of Insider Trading) Regulations, 2015 Directors/Promoters/Designated person of the company : • Should have taken prior approval from Compliance Officer for entering into any transections during window closure.	 Mrs. Deepali Gupta has violated CODE: Prior approval not obtained for entering into transaction during window closure however post approval was obtained on 18.01.2022. 	Violation relating to Code of Conduct under SEBI (Prohibition of Insider Trading) Regulations, 2015 has been reported to BSE on 18.01.2022.
2	Action taken by Company	Warning letter has been issued to the Designated Person, Mrs. Deepali Gupta that she would not engage in any kind of dealings in the Equity Shares of the Company in violation of the Company's Code of Conduct and SEBI (Prohibition of Insider Trading) Regulations, 2015. However it was 1st time trade, a monetary penalty of Rs. 25,000/- (Rupees Twenty Five Thousand Only) has been imposed. The aforesaid penalty has been duly submitted to the Investor Protection and Education Fund of SEBI Account as on 31.01.2022.	

ii) There is a delay in filing MGT-14(beyond 300 days) in respect of resolution passed by Finance Committee of Board on 16th July, 2021. Company has made an application (CG-1) for condonation of delay to Central Government which is under process

I have checked the compliance management system of the Company to obtain reasonable assurance about the adequacy of systems in place to ensure compliance of specifically applicable laws and this verification was done on test basis. I believe that the Audit evidence which I have obtained is sufficient and appropriate to provide a basis for my audit opinion. Except elsewhere mentioned in this report, in my opinion and to the best of my information and according to explanations given to me, I believe that the compliance management system of the Company is adequate to ensure compliance of laws specifically applicable to the Company.

I further report that:

At the Annual General Meeting held on 18th September, 2021, the following Special business were carried:-

Mrs. Rajni Gupta (DIN: 09160441) was appointed as a Director and also as a Non-Executive w.e.f. 07th May, 2021 liable to retire by rotation.

Place: New Delhi Date: 18.07.2022 R. S. Bhatia Practicing Company Secretary CP No: 2514 UDIN No.: F002599D000642194 Peer Review No. is 1496/2021

Note: This report is to be read with letter of even date by the Secretarial Auditor, which is annexed to this report and forms an integral part of this report

Annexure A

The Members, Prakash Woollen & Synthetic Mills Limited, 18th Km Stone, Delhi Moradabad Road, Nh-24, Village Amhera Distt, J P Nagar U.P 244102 CIN No.: L17291UP1979PLC004804

My Secretarial Audit Report of given date is to be read along with this letter.

- Maintenance of records is the responsibility of the management of the Company. My responsibility is to express an opinion on those records based on our audit.
- I 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 text basis to ensure that correct facts are reflected in secretarial records. I believe that the process and practices we followed provide a reasonable basis for our opinion.
- Where ever required, i have obtained the management's representation about the compliance of laws, rules and regulations and happening of events, etc.
- The compliance of the provisions of the SEBI laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on text basis.
- As regards the books, papers, forms, reports and returns filed by the company under these regulations, the adherence and compliance
 to the requirements of the said regulations is the responsibility of the management. My examination was limited to checking the
 execution and timeliness of the filing of various forms, reports, returns and documents that need to be filed by the company under the
 said regulations. I have verified the correctness and coverage of the contents of such forms.

Place: New Delhi Date: 18.07.2022 R. S. Bhatia Practicing Company Secretary CP No: 2514 UDIN No.:-F002599D000642194 Peer Review No. is 1496/2021

Annexure- II

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION ANDFOREIGN EXCHANGE EARNINGS AND OUTGO

The information under Section 134 (3) (m) of the Companies Act, 2013 read with Rule 8 (3) of the Companies (Accounts) Rules, 2014 for the year ended March 31, 2022 is given below and forms part of the Directors' Report.

(A) Conservation of energy:

• the steps taken or impact on conservation of energy;

In line with the company's commitment toward conservation of energy, it continues with it efforts aimed at improving energy efficiency through improved operational and maintenance practices. The steps taken in this direction include: replacement of inefficient motor with energy efficient motors, replacement of lightings with LED and installation of capacitors at various machines.

- the steps taken by the company for utilising alternate sources of energy;
 The Company has installed Solar Power Plant and using solar energy as other alternate sources of energy in its factory.
- the capital investment on energy conservation equipments: NIL

(B) Technology absorption:

- the efforts made towards technology absorption;
 The efforts made by the company towards technology absorption during the year under review are:
- Efficient utilization of new boiler to reduce fuel consumption.
- Replacement of Lighting with LED.
- The benefits derived like product improvement, cost reduction, product development or import substitution;
 The company has set a standard that can match any global company in international products. The company produces mink blankets of single ply as well as of double ply with super fine finish.
- In case of imported technology(imported during the last three years reckoned from the beginning of the financial year)-: Not Applicable
- the details of technology imported;
- the year of import;
- Whether the technology been fully absorbed;
- · If not fully absorbed, are as where absorption has not taken place, and the reasons thereof; and
- the expenditure incurred on Research and Development: NIL

(C) Foreign exchange earnings and Outgo:

The Foreign Exchange earned in terms of actual inflows during the year:

	(Rs. in lakh)			
	2021-22	2020-21		
	20.08	NIL		
The Foreign Exchai	The Foreign Exchange outgo during the year in terms of actual outflows:			
	2021-22	2020-21		
Imports	604.46	70.84		
Travelling	0.00	0.00		
	70.84	70.84		

For and on behalf of the Board of Directors

	Satish Kumar Raj	Daya Kishan Gupta
Place: Vill Amhera (J.P.Nagar)	Chairman	Managing Director
Date : 18 th July 2022	DIN: 00852221	DIN: 00337569

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

OVERVIEW OF THE ECONOMY

Global Economy

The global textile industry impacts nearly every human being on the planet. The global textile industry is a manufacturing sector that's currently worth nearly three trillion dollars (in U.S. dollars) and includes the production, refinement, and sale of both synthetic and natural fibers used in thousands of industries.

It's estimated anywhere between 20 million and 60 million people are employed in the textile industry worldwide. Employment in the garment industry is particularly important in developing economies such as India, Pakistan, and Vietnam. The industry accounts for approximately two percent of global gross domestic product (GDP) and accounts for an even greater portion of GDP for the world's leading producers and exporters of textiles and garments.

China is the world's leading producer and exporter of both raw textiles and garments. The United States is the leading producer and exporter of raw cotton, while also taking the prize for the top importer of raw textiles and garments. Countries such as Pakistan, Sri Lanka, Samoa, and a number of South American countries have seen considerable growth in their textile markets in recent years. As China moves towards a service-based economy and labor prices continue to rise, it's logical to assume many garment producers will move away from China and into developing markets where labor is cheap and readily available. (**Source:** <u>https://study.com/academy/lesson/global-textile-industry.html</u>)</u>

Indian economy

India is among the world's largest producers of Textiles and Apparel. The domestic apparel & textile industry in India contributes 5% to the country's GDP, 7% of industry output in value terms, and 12% of the country's export earnings. India is the 6th largest exporter of textiles and apparel in the world.

India is one of the largest producers of cotton and jute in the world. India is also the 2nd largest producer of silk in the world and 95% of the world's hand-woven fabric comes from India. The Indian technical textiles segment is estimated at \$16 bn, approximately 6% of the global market.

The textiles and apparel industry in India is the 2nd largest employer in the country providing direct employment to 45 million people and 100 million people in allied industries.

India has also become the second-largest manufacturer of PPE in the world. More than 600 companies in India are certified to produce PPEs today, whose global market worth is expected to be over \$92.5 bn by 2025, up from \$52.7 bn in 2019. FDI in the textiles and apparel industry in India has reached up to \$3.9 bn till December 2021

The textiles and apparel industry in India has strengths across the entire value chain from fiber, yarn, fabric to apparel. The Indian textile and apparel industry is highly diversified with a wide range of segments ranging from products of traditional handloom, handicrafts, wool, and silk products to the organized textile industry in India. The organized textile industry in India is characterized by the use of capital-intensive technology for the mass production of textile products and includes spinning, weaving, processing, and apparel manufacturing. (**Source:** https://www.investindia.gov.in/sector/textiles-apparel)

ANALYSIS AND REVIEW

Business Outlook

The textiles sector has witnessed a spurt in investment during the last five years. The industry (including dyed and printed) attracted Foreign Direct Investment (FDI) worth US\$ 3.68 billion from April 2000 to December 2020. Indian government has come up with several export promotion policies for the textiles sector. It has also allowed 100% FDI in the sector under the automatic route. The Government is also making investments under the Scheme for Integrated Textile Parks and the Technology Upgradation Fund Scheme for training workforce and to encourage private investment in the Indian textile and apparel industry. Looking forward, IMARC Group expects the Indian textile and apparel market to grow at a CAGR of 13.80% during 2021-2026 The future for the Indian textiles industry looks promising, buoyed by strong domestic consumption as well as export demand. (Source: https://www.ibef.org/)

Indian Textile Industry

India's total textile and apparel industry size (domestic + exports), estimated at \$89 billion in 2011, is projected to grow at a CAGR of 9.5 per cent to reach \$221 billion by 2021. Of this, the domestic market is estimated at Rs. 273,000 crores (\$58 billion) and is expected to grow at nine per cent CAGR to touch a level of Rs. 664,000 crores (\$141 billion) by 2021.

The contribution of textiles and apparels to India's GDP is 5.14 per cent including the domestic and export markets. Employment in the Indian textile and apparel sector stands at 45 million and, with an additional employment of 60 million in allied sectors, both totalling to 105 million. Currently menswear is the biggest segment of the apparel market. However, kidswear and women's wear are growing faster than the men's segment with kidswear (girls) having the highest growth rate.

Online retail is another growing phenomenon in the Indian retail market. Changing lifestyles, increasing time constraint and the convenience

to buy things online has paved the way for Indian consumers to have a consumer-friendly and hassle-free online shopping experience. The current market for non-store retailing in India is estimated at \$3.2 billion and is growing at a rate of over 23 per cent.

(Source: https://www.indiantextilemagazine.in/)

Opportunities and Threats

A textile industry swot analysis offers the best possible **opportunities** for the textile industry. This will clearly show which part of the sector could be so much better with a little push. Let's take a look at them:

Buyer attention on the Asian market: Many of the international buyers are being more interested in the Asian section of the market. This may be a golden opportunity for the Asian industries to take the market by storm. It will also be a huge turning point for this industry in general.

Open costing facility for the international buyer: Many international customers find their interest in this field being renewed by the open costing facility. This gives them a huge advantage to draw more buyers in.

Government and non-government training programs: There are a lot of people who work in this field. Even though they have curiosity, they often lack the skills that are needed. So, these government and non-government training programs can help them to enhance their skill-set. This provides the chance of improvement to this sector.

Buyer initiatives for productivity: In this field, many times buyers take responsibility to initiate the push for productivity. This shows that the buyers are actually interested in the said products. So, this gives a huge boost to the morale.

A textile industry swot analysis will help to highlight these Threats. They are enlisted below:

E-shops and on-demand shops: There are many e-shops and on-demand shops that are mushrooming their way into the market. Now, the market actually has some internal competition going on. So, these new shops often end up stealing a lot of customers away from the industry.

High making cost: The making cost for this industry is quite high and very hard to achieve. So this makes having profit very hard.

Political and environmental crisis: Countries that have a troublesome political environment, have fewer buyers than those that don't have them. Environmental issues can also influence the flow of buyers in a country. (**Source**: https://swothub.com/textile-industry-swot-analysis/)

Risk and Concerns

There are numerous health and safety issues associated with the textile industry. They include:

Physical Hazard in Textile Industry: The textile industry consists of a number of units engaged in spinning, weaving, dyeing, printing, finishing and a number of other processes that are required to convert fiber into a finished fabric or garment Physical Hazard in Textile Industry: The textile industry consists of a number of units engaged in spinning, weaving, dyeing, printing, finishing and a number of other processes that are required to convert fiber into a finished fabric or garment, finishing and a number of other processes that are required to convert fiber into a finished fabric or garment.

Electrical Hazards in Textile Industry: Electrical hazard can be defined as a dangerous condition where a worker could make electrical contact with energized equipment or a conductor, and from which the person may sustain an injury from shock, there is potential for the worker to receive an arc flash burn, thermal burn, or blast injury.

Risk mitigation is an exercise aiming to reduce the loss or injury arising out of various risk exposures. Prakash Woollen adopts a systematic approach to mitigate risks associated with accomplishment of objectives, operations, revenues and regulations. The Company will consider activities at all levels of the organization and its Risk Management with focus on three key elements, viz.,

- (1) Risk Assessment
- (2) Risk Management and Monitoring
- (3) Risk Mitigation

The Audit Committee has additional oversight in the area of financial risks and controls. The major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis. (Source: http://www.ijirset.com/upload/ 2019/may/17_kavin%20JOURNAL_N.pdf)

Internal Control Systems and their Adequacy

The Company's internal audit system has been continuously monitored and updated to ensure that assets are safeguarded, established regulations are complied with and pending issues are addressed promptly. The Audit Committee reviews reports presented by the internal auditors on a regular basis. The Committee makes note of the audit observations and takes corrective actions, if necessary. It maintains constant dialogue with statutory and internal auditors to ensure that internal control systems are operating effectively. Apart from the above the company has engaged M/s Pulkit Rastogi & Co. - Amroha, Chartered Accountant, to conduct Internal Audit during the year 2021-22.

Financial and operational performance

The financial statements have been prepared in compliance with the requirements of the Companies Act, 2013 and Generally

Accepted Accounting Principles in India. Please refer Directors' Report in this respect.

The Company is engaged in the blankets business only. Therefore there is only one reportable segment in accordance with the Accounting Standards on Segment Reporting (Ind AS 108).

There are no material changes or commitments affecting the financial position of the Company which have occurred between the end of the financial year and the date of this Report.

Human Resources and Industrial Relations

Human resource is considered as the most valuable of all resources available to the Company. The Company believes that the quality of the employees is the key to its success and is committed to equip them with skills, enabling them to seamlessly evolve with ongoing technological advancements. During the year the no. of employees associated with the company were 460.

The role of human resource management in organization is at counter stage. Managers are aware that HRM is a function that must play a vital role in the success of organization. It is an active participant in charting the strategic course an organization must take place to remain competitive, productive and efficient. Its focal point is people, people are the life blood of the organization. The uniqueness of HRM lies in its emphases on the people in work setting and its concerns for the well living and comfort of the human resources in an organization.

Industrial relation is the one of the major component which determine the potentiality and stability of the employees as well as helps to enrich the productivity of the business establishments. Textile industries were contributing more to the Indian economy in terms of export earnings as well as generating employment opportunities. The relationship between the employees and employers determine the productivity of the enterprises. If the industrial relation is good the enterprise will attain the success in all the side especially in terms of producing the materials without much defects.

• Key Financial Ratios

Changes in key financial ratios are as under:

S. No.	Ratio	2021-2022	2020-2021	% Variance	Reason for variance
1	Debtors turnover Ratio	20.54	11.27	82.24	3
2	Inventory turnover Ratio	7.51	9.55	-21.40	-
3	Interest Coverage ratio	3.67	10.18	-36.05	2
4	Current Ratio	1.53	2.17	-29.40	1
5	Debt Equity Ratio	0.66	0.19	257.55	2
6	Operating profit margin (%)	2.38	7.49	-68.22	-
7	Net profit Margin (%)	-0.06	3.87	-101.55	-
8	Return on Net Worth (%)	-0.11	7.25	-101.52	-

Reason for variance

1 Usage of Internal accruals in new projects caused decline in current ratio and increase in net capital turnover ratio.

2 New Term loans for new projects caused increase in the ratio.

3 Better recovery management from debtors reduced the ratio.

4 Variance in the ratio is market driven.

REPORT ON CORPORATE GOVERNANCE

This report states compliance against the provisions of Regulation 34(3) read with Schedule V of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015. (hereinafter collectively referred to as 'Listing Regulations').

Corporate Governance is all about maintaining a valuable relationship and trust with all stakeholders. We consider stakeholders as partners in our success, and we remain committed to maximizing stakeholders' value, be it shareholders, employees, suppliers, customers, investors, communities or policy makers. This approach to value creation emanates from our belief that sound governance system, based on relationship and trust, is integral to create during value for all.

STATEMENT ON COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

The Company's Governance policy is based on trusteeship, transparency and accountability. As a corporate citizen our business fosters a culture of ethical behavior and disclosures aimed at building trust of our stakeholders.

We adhere to ethical standards to ensure integrity, transparency, independence and accountability in dealing with all stakeholders.

Governance Structure

The Corporate Governance structure at Prakash Woollen & Synthetic Mills Limited is as follows:

Board of Directors:

The Board is entrusted with the ultimate responsibility of the management, directions and performance of the Company. As its primary role is fiduciary in nature, the Board provides leadership, strategic guidance, objective and independent view to the Company's Management while discharging its responsibilities, thus ensuring that the management adheres to ethics, transparency and disclosure.

Committees of the Board:

As required by Law the Board has constituted the following Committees viz, Audit Committee, Nomination and Remuneration Committee, Stakeholder Relationship Committee. Besides this Board has also constituted a finance committee. Each of the said Committee has been mandated to operate within a given framework.

Size and Composition of the Board and Attendance Status

The composition of the board is in line with Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. As on 1st April, 2021 the Board consists of Seven (7) Directors including (1) Chairman & Managing Director, (1) Whole time Director & CFO (1) Whole time Director and four (4) Non-executive Directors, out of which three (3) are Independent Directors.

As on 1st April, 2022 the Board of Directors of the Company consists of Eight (8) Directors including (1) Managing Director, (1) Whole time Director & CFO, (1) Whole time Director, (5) Non-executive Directors, out of which (1) Chairman & Independent Director (2) are Independent Directors, (1) Woman Director.

The composition of the Board, category of Directors and Attendance Status at the Board meetings and AGM are as under:

Name of the Director	Category	Relationship with other Directors	No. of membership in Boards of Other companies	No. of Meeting Attended	Attendance of each director at last AGM
Mr. Daya Kishan Gupta	Promoter & Executive Director, Managing Director	Brother of Mr. Vijay Kumar Gupta, Mr. Ved Prakash, Gupta.Uncle of Mr. Adeep Gupta and husband of Mrs. Rajni Gupta.	NIL	Five	Yes
Mr. Vijay Kumar Gupta	Promoter & Executive Director, CFO & Whole Time Director	Brother of Mr. Daya Kishan Gupta, Mr. Ved Prakash, Uncle of Mr. Adeep Gupta and brother-in-law of Mrs. Rajni Gupta.	NIL	Five	Yes
Mr. Adeep Gupta	Promoter & Executive Director,Whole Time Director	Son of Late Mr. Jai Kishan Gupta, Nephew of Mr. Vijay Kumar Gupta, Mr. Daya Kishan Gupta, Mr. Ved Prakash Gupta and Mrs. Rajni Gupta	NIL	Four	Yes
*Rajni Gupta	Promoter & Non- Executive Woman Director	Wife of Mr. Daya Kishan Gupta, Sister-in law of Mr. Vijay Kumar Gupta & Mr. Ved Prakash Gupta. Patemal Aunty of Adeep Gupta	NIL	One	No

Mr. Ved Prakash Gupta	Promoter & Non-Executive Director*	Brother of Mr. Daya Kishan Gupta, Mr. Vijay Kumar Gupta, Uncle of Mr. Adeep Gupta and brother-in-law of Mrs. Rajni Gupta.	One	One	No
Mr. Pramod Kumar Agarwal	Non-Promoter & Independent Director	NIL	NIL	Five	No
Mr. Mahendra Kumar Agarwal	Non-Promoter & Independent Director	NIL	NIL	Five	No
Dr. Satish Kumar Raj	Non-Promoter & Independent Director	NIL	One	Five	Yes

* Mrs. Rajni Gupta was appointed w.e.f. 07.05.2021

None of the Directors on the Board is a member of more than ten committees and Chairman of more than five Committees across all companies in which they are Directors.

INDEPENDENT DIRECTORS

The Non – Executive Independent Directors fulfill the conditions of independence specified in Section 149(6) of the Companies Act, 2013 and Rules made there under and meet with requirement of Regulation 25 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 entered into with the Stock Exchanges.

None of the Independent Director on the Board of the Company serve as an Independent Director in more than seven (7) Listed Companies nor holds the position of Whole time Director in any Listed Company. Independent Directors of the Company have been appointed in accordance with the applicable provisions of the Companies Act, 2013 ("Act") read with relevant rules.

Formal letters of appointment as per Schedule IV of the Act have been issued to the Independent Directors and the terms and conditions of their appointment have been disclosed on the website of the Company. The web link of same is given below: - http:// www.prakashwoollen.com/

BOARD'S PROCEDURES

It has always been the Company's policy and practice that apart from matters requiring Board's approval by statute, all major decisions including quarterly results of the Company, financial restructuring, capital expenditure proposals, collaborations, material investment proposals in joint venture/ promoted companies, sale and acquisition of material nature of assets, mortgages, guarantees, donations, etc. are regularly placed before the board. This is an addition to information with regard to actual operations; major litigation feedback reports, information on senior level appointments just below the Board level and minutes of all Committee meetings. In addition to the information required under Part A of Schedule II of Sub-Regulation 7 of Regulation 17 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the Board is also kept informed of major events/items and approvals taken wherever necessary.

Board Meetings

During the financial year 2021-22 five (5) board meetings were held on 07.05.2021, 24.06.2021, 10.08.2021, 09.11.2021 and 08.02.2022. The interval between two meetings was well within the maximum period mentioned under Section 173 of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The details of Board meetings are given below:

Date	Board Strength	No. of Directors Present
May 07, 2021	7	7
June 24, 2021	8	7
August 10, 2021	8	5
November 09, 2021	8	6
February 08, 2022	8	6

MEETINGS OF INDEPENDENT DIRECTORS

The Company's Independent Directors meet at least once in every financial year without the presence of Executive Directors or management personnel. Such meetings are conducted to enable Independent Directors to discuss matters pertaining to the Company's affairs and put forth their views. The Independent Director takes appropriate steps to present their views to the Chairman and Managing Director. One separate meeting of Independent Directors was held during the year on March 22, 2022.

FAMILIARISATION PROGRAMMES FOR INDEPENDENT DIRECTORS

The Board members are provided with a familiarization pack that is handed over to the new induct to enable them to familiarize with the Company's procedures and practices. Updates on relevant statutory changes and on the business and operations of the Company on a continuous basis are regularly circulated to the Directors. Site visits to plant locations are organized for the Directors to enable them

to understand the operations of the Company. The details of such familiarization programmes for Independent Directors are posted on the website of the Company and can be accessed at: https://www.prakashwoollen.com/?q=node/483

CODE OF CONDUCT

The Company has in place Code of Conduct (the Code) applicable to all the Directors & Senior Management Personnel. The Code is applicable to Directors & Senior Management to such extent as may be applicable to them depending on their roles and responsibilities. The Code gives guidance and support needed for ethical conduct of business and compliance of law.

The Company has also in place a separate code for Independent Directors. It helps in bringing an independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct.

These Codes has been put on the Company's website (www.prakashwoollen.com) at the link https://www.prakashwoollen.com/?q=node/437

The Codes have been circulated to Directors and Management Personnel, and there compliances are affirmed by them annually.

ANNUAL DECLARATION BY THE MANAGING DIRECTOR

A declaration signed by the Company's CFO and Managing Director is enclosed with this Report.

BOARD COMMITTEES

The Board of directors have constituted required committees (as required under companies act and SEBI LODR Reg.) to deal with the specific areas and activities which concern the company and need a closer review. Besides these committees Board has constituted a Finance Committee. The Board Committees function under their respective Charters. These Board Committees play an important role in overall management of day-to-day affairs and governance of the Company. The Board Committees meet at regular intervals, takes necessary steps to perform its duties entrusted by the Board. The Minutes of the Committee Meetings are placed before the Board for their noting.

Details of the Board Committees and other related information are provided hereunder:

A. AUDIT COMMITTEE

Composition

Pursuant to the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 an Audit Committee comprising of three Independent Directors namely Mr. Satish Kumar Raj (Chairman), Mr. Pramod Kumar Agarwal and Mr. Mahendra Kumar Agrawal had been constituted to perform all such powers and functions as were required to be performed under the said provisions.

The Company has complied with the requirements of Regulation 18 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as regard to the composition of the Audit Committee of the company.

Meetings & Attendance

The Audit Committee met five (5) times during the year ended 31st March, 2022 i.e. on 07.05.2021, 24.06.2021, 10.08.2021, 09.11.2021 and 08.02.2022. The intervening period between two meetings was well within the maximum time gap 120 days as prescribed under Listing Regulations. The constitution of Audit Committee and attendance of each member is as given below:

Name of Member	Designation	No. of Meeting attended
Dr. Satish Kumar Raj *	Chairman	Five
Mr. Mahendra Kumar Agrawal	Member	Four
Mr. Pramod Kumar Agarwal	Member	Four

The Company Secretary acts as Secretary to the Committee.

* Dr. Satish Kumar Raj, who acted as Chairman of the Audit Committee Meetings was present at the Last Annual General Meeting of the Company held on 18th September, 2021 to answer the shareholders' queries.

Terms of Reference

Powers of Audit Committee

The Audit Committee shall have powers, which should include the following:

- 1. To investigate any activity within its terms of reference.
- 2. To seek information from any employee.
- 3. To obtain outside legal or other professional advice.
- 4. To secure attendance of outsiders with relevant expertise, if it considers necessary.

Role of Audit Committee

The role of the Audit Committee shall include the following:

- Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- · Recommendation for appointment, remuneration and terms of appointment of auditors of the company;

Annual Report 2021-2022

- Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
- Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013
- Changes, if any, in accounting policies and practices and reasons for the same
- Major accounting entries involving estimates based on the exercise of judgment by management
- Significant adjustments made in the financial statements arising out of audit findings
- Compliance with listing and other legal requirements relating to financial statements
- Disclosure of any related party transactions
- Qualifications in the draft audit report
- Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- Approval or any subsequent modification of transactions of the company with related parties;
- Scrutiny of inter-corporate loans and investments;
- Valuation of undertakings or assets of the company, wherever it is necessary;
- Evaluation of internal financial controls and risk management systems;
- Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit
- Discussion with internal auditors of any significant findings and follow up there on;
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- To review the functioning of the Whistle Blower mechanism;
- Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate;
- Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- Reviewing the utilizations of loans and/or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans/advances/investments existing as on the date of coming into force of this provision
- Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders.

Reviewing the following information:

The Audit Committee shall mandatorily review the following information:

- Management discussion and analysis of financial condition and results of operations;
- Management letters / letters of internal control weaknesses issued by the statutory auditors;
- Internal audit reports relating to internal control weaknesses; and
- The appointment, removal and terms of remuneration of the Chief internal auditor shall be subject to review by the Audit Committee.
- Statement of deviations:
 - a) quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1)

Annual Report 2021-2022

b) annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of Regulation 32(7).

B. NOMINATION AND REMUNERATION COMMITTEE

The composition of Nomination & Remuneration Committee is as per Section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Terms of References:

The terms of references of the Nomination and Remuneration Committee are as under:

- 1. To identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down and to recommend to the Board of Directors their appointment and/or removal;
- 2. To carry out evaluation of every Director's performance;
- To formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to our Board of Directors a policy, relating to the remuneration for the directors, key managerial personnel and other employees such that its policies ensure that –
 - a. the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
 - b. relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
 - c. remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals
- 4. To formulate the criteria for evaluation of Independent Directors and the Board of Directors;
- 5. To recommend to the Board of Directors whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors;
- 6. To devise a policy on the diversity of the Board of Directors;
- 7. To recommend/review remuneration of the Managing Director(s) and Whole-time Director(s) based on their performance and defined assessment criteria;
- 8. To carry out any other function as is mandated by the Board of Directors from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable;
- 9. To administration and superintendence the employee stock option scheme or employees benefit schemes as approved by Board of Directors of the Company; and
- 10. To formulate the detailed terms and conditions of such schemes, frame suitable policies and procedures to ensure that there is no violation of applicable laws.

Composition of the Committee, Meetings and Attendance

The Nomination and Remuneration Committee comprising of three Independent Directors namely Mr. Mahendra Kumar Agrawal (Chairman), Mr. Satish Kumar Raj, Mr. Pramod Kumar Agarwal.

On 07.05.2021 the chairman of NRC was changed from Satish Kumar Raj to Mahendra Kumar Agrawal because Dr. Satish Kumar Raj was elected as the chairman of the Board so he cannot be the chairperson of NRC Committee.

The Nomination and Remuneration Committee members met Two (2) times during the financial year ended 31st March, 2022 i.e. on 07th May, 2021 to take note and recommend to Board the appointment of Mrs. Rajni Gupta as an Additional Director and as Non-Executive Woman Director & on 08th February, 2022 evaluation of Director's Performance has been done pursuant to section 178(2) of the Companies Act, 2013. The Constitution of Committee and attendance of each member is as given below:

Name of Member	Designation	No. of Meeting attended
*Mr. Mahendra Kumar Agrawal	Chairman	2
Dr. Satish Kumar Raj	Member	2
Mr. Pramod Kumar Agarwal	Member	0

The function of the Nomination and Remuneration Committee includes recommendation of appointment of Whole-time Director(s)/ Managing Director/Joint Managing Director and recommendation to the Board of their remuneration.

The Company has complied with the requirements of Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as regard to the composition of the Nomination and Remuneration Committee.

Performance Evaluation of the Board, Committees and Directors

Your Company understands the requirements of an effective Board Evaluation process and accordingly conducts a Performance Evaluation every year in respect of the following:

- i. Board of Directors as a whole
- ii. Committees of the Board of Directors

iii. Individual Directors including the Chairman of the Board of Directors

In compliance with the requirements of the provisions of Section 178 of the Companies Act, 2013, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the Guidance Note on Board Evaluation issued by SEBI in January 2017, Performance Evaluation was carried out for the Board / Committees / Directors of your Company for the financial year ended March 31, 2022.

The key objectives of conducting the Board Evaluation were to ensure that the Board and various Committees of the Board have appropriate composition of Directors and they have been functioning collectively to achieve common business goals of your Company. Similarly the key objective of conducting performance evaluation of the Directors through individual assessment and peer assessment was to ascertain if the Directors actively participate in Board Meetings and contribute to achieve the common business goal of the Company.

The Directors carry out the aforesaid Performance Evaluation in a confidential manner and provide their feedback on a rating scale of 1-5. Duly completed formats were sent to the Chairman of the Board and the Chairman / Chairperson of the respective Committees of the Board for their consideration. The Performance Evaluation feedback of the Chairman was sent to the Chairperson of the Nomination and Remuneration Committee.

Outcome of such Performance Evaluation exercise was tabled at the separate Meeting of the Independent Directors held on March 22, 2022.

The Nomination and Remuneration Committee forwarded their recommendation based on such Performance Evaluation to the Board of Directors and the same was tabled at the Board Meeting held on 08th February, 2022. All the criteria of Evaluation as envisaged in the SEBI Circular of Guidance Note on Board Evaluation had been adhered to by your Company. Based on the aforesaid Performance Evaluation, your Board decided to continue the terms of appointment of the Chairman, the Independent Directors, the Executive Directors and the Non-Executive Directors.

REMUNERATION TO DIRECTORS

Nomination and Remuneration Policy

In compliance with the requirements of Section 178 of the Companies Act, 2013, Rules framed thereunder and pursuant to the provisions of Regulation 19(4) of the Listing Regulations, the Board of Directors of the Company has a Nomination and Remuneration Policy for the Directors, Key Managerial Personnel, Functional Heads and other employees of the Company. The Policy provides for criteria and qualifications for appointment of Director, Key Managerial Personnel (KMPs) and Senior Management Personnel (SMPs), remuneration to them, Board diversity etc.

The company's remuneration policy is directed towards rewarding performance based on review of achievements periodically. The remuneration policy is in consonance with the existing industry practice. Nomination and Remuneration policy is available at the Company's Website on the link http://prakashwoollen.com/sites/default/files/Policy%20On%20Nomination%20%26%20Remuneration%20Committee.pdf

Remuneration paid to the Executive Directors:

The details of Remuneration paid to the Chairman and Managing Director and Whole-Time Directors for the financial year 2021-2022 is given below:

Name	Salary in Rs.	Commission on profits	Total Amt. in Rs.
Mr. Vijay Kumar Gupta	72,00,000	NIL	72,00,000
Mr. Daya Kishan Gupta	72,00,000	NIL	72,00,000
Mr. Adeep Gupta	72,61,385	NIL	72,61,385

The tenure of office of the Managing Director is for 3 Years and Whole-time Directors is for five years from their respective dates of appointments. **Remuneration paid to the Non-Executive Directors:**

Sitting fee and commission on net profit paid to Non-Executive Directors during the financial year ended 31st March, 2022 is as under:

Name of the Non-Executive Director	Sitting Fee in Rs.	Commission	Total Amt. in Rs.
Mr. P.K. Agarwal	40,000	NIL	40,000
Mr. Ved Prakash Gupta	5000	NIL	5000
Mrs. Rajni Gupta	5000	NIL	5000
Mr. M.K. Agarwal	42,500	NIL	42,500
Dr. S.K. Raj	47,500	NIL	47,500

Equity Shares held by the Directors

Except as stated hereunder, none of the directors, held any shares in the Company as on March 31, 2022:

Name of the Director	No. of Shares Held	% of Shareholding
Mr. Vijay Kumar Gupta	453709	4.42%
Mr. Daya Kishan Gupta	170910	1.67%
Mr. Adeep Gupta	450820	4.39%
Mr. Ved Prakash Gupta	176393	1.72%
Dr. Satish Kumar Raj	900	0.01%
Mrs. Rajni Gupta	393600	3.84%

The Company does not have any Stock Option Scheme for its employees.

C. STAKEHOLDERS' RELATIONSHIP COMMITTEE

The Stakeholders Relationship Committee is constituted as per Section 178 and Regulation 20 of the SEBI (LODR), 2015. Pursuant to the Companies Act, 2013 and the Listing Regulations, the Company has a Stakeholders Relationship Committee. The Committee looks into the grievances of security holders including debenture holders and fixed deposit holders in addition to the equity shareholders of the Company. The Committee oversees performance of the Registrar and Transfer Agents of the Company and recommends measures for overall improvement in the quality of investor services.

The Stakeholders Relationship Committee comprising of three Independent Directors namely Mr. Satish Kumar Raj (Chairman), Mr. Pramod Kumar Agarwal and Mr. Mahendra Kumar Agrawal.

The Board has delegated the power of approving transfer of securities to the Registrar & Share Transfer of the Company.

The Committee met One (1) time during the financial year ended 31st March, 2022, i.e. on 09th July 2021. The Constitution of the Committee and attendance of each member is as given below.

Name of Member	Designation	No. of Meeting attended
Dr. Satish Kumar Raj*	Chairman	One
Mr. Pramod Kumar Agarwal	Member	One
Mr. Mahendra Kumar Agarwal	Member	Nil

* Dr. Satish Kumar Raj, Chairman of the Stakeholder Relationship Committee, was present at the Annual General Meeting of the Company held on 18th September, 2021 to answer members' queries.

Board Membership Criteria and list of core skills / expertise / competencies identified in the context of the business:

The Board of Directors are collectively responsible for selection of a member on the Board. The Nomination and Remuneration Committee of the Company follows a defined criteria for identifying, screening, recruiting and recommending candidates for election as a Director on the Board. The criteria for appointment to the Board include:

- composition of the Board, which is commensurate with the size of the Company and its status as a listed Company;
- desired age and diversity on the Board;
- size of the Board with optimal balance of skills and experience and balance of Executive and Non-Executive Directors consistent with the requirements of law;
- qualifications, expertise and experience in specific area of relevance to the Company;
- · balance of skills and expertise in view of the objectives and activities of the Company;
- avoidance of any present or potential conflict of interest;
- availability of time and other commitments for proper performance of duties;

In terms of requirement of Listing Regulations, the Board has identified the following skills / expertise / competencies of the Directors as given below:

SKILLS AND ITS DESCRIPTION	VKG	DKG	ADEEP	VPG	МК	SK	PK	RAJNI GUPTA
Leadership experience of running large enterprise –Experience in leading well-governed large organizations, with an understanding of organizational systems and processes complex business and regulatory environment, strategic planning and risk management, and management of accountability and performance	~	~	✓			✓		
Experience of crafting Business Strategies – Experience in developing long-term strategies to grow customer, consistently, profitably, competitively and in a sustainable manner in diverse business environments and changing economic conditions.	~	~	~	~			~	✓
Understanding of Customer Insights in diverse environments and conditions – Experience of having managed organizations with large consumer / customer interface in diverse business environments and economic conditions which helps in leveraging consumer insights for business benefits.	,	~	~	~	✓		~	✓
Finance and Accounting Experience –Leadership experience in handling financial management of a large organization along with an understanding of accounting and financial statements.	✓			✓	✓	✓		
Understanding use of Digital / Information Technology– Understanding the use of digital / Information Technology, ability to anticipate technological driven changes & disruption impacting business and appreciation of the need of cyber security and controls across the organization.	~	~	✓	✓	✓	~	✓	✓

• personal characteristics being in line with the Company's values, such as integrity, honesty, transparency, pioneering mind-set.

D. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Policy on Corporate Social Responsibility ('CSR') is constituted as per Section 135, read with Schedule VII of the Companies Act, 2013 and Rules made there under. The Corporate Social Responsibility (CSR) Committee comprises three Non- Executive Independent Directors namely Dr. Satish Kumar Raj (Chairman), Mr. Pramod Kumar Agarwal and Mr. Mahendra Kumar Agrawal as other members.

The role of CSR Committee includes formulating and recommending to the Board the CSR Policy and activities to be undertaken by the Company, recommending the amount of expenditure to be incurred on CSR activities of the Company, reviewing the performance of Company in the areas of CSR. During the financial year ended 31st March, 2022, the Committee had recommended to the Board to approve the amendments to its CSR Policy to include the initiatives as per Schedule VII of Companies Act, 2013.

The Committee met Three (3) time during the financial year ended 31st March, 2022, i.e. on 07.05.2021, 24.06.2021 & 10.08.2021. The Constitution of the Committee and attendance of each member is as given below.

Name of Member	Designation	No. of Meeting attended
Dr. Satish Kumar Raj	Chairman	Three
Mr. Pramod Kumar Agarwal	Member	two
Mr. Mahendra Kumar Agrawal	Member	Three

E. FINANCE COMMITTEE

The Board of Directors of the Company has a duly constituted Finance Committee in terms of the provisions of Section 179(3) of the Companies Act, 2013 read with the Rules framed thereunder. The terms of reference of the Finance Committee has been approved by the Board of Directors. Composition of the Finance Committee, number of meetings held during the year under review, brief terms of reference and other details have been provided in the Corporate Governance Report which forms part of this Annual Report.

The Finance Committee comprises three Executive Directors namely Mr. Vijay Kumar Gupta (Chairman), Mr. Daya Kishan Gupta and Mr. Adeep Gupta as other members. All the recommendations made by the Finance Committee were accepted by the Board.

The Committee met Three (3) time during the financial year ended 31st March, 2022, i.e. on 13.07.2021, 18.10.2021 & 18.01.2022. The Constitution of the Committee and attendance of each member is as given below.

Name of Member	Designation	No. of Meeting attended
Mr. Vijay Kumar Gupta	Chairman	Three
Mr. Daya Kishan Gupta	Member	Three
Mr. Adeep Gupta	Member	Three

Compliance Officer

Ms. Ruchi Gupta, Company Secretary & Compliance Officer w.e.f. 12th June 2018 and is complying with the requirements of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and requirements of SEBI (Prohibition of Insider Trading) Regulation, 2015.

Complaints from Investors

In compliance with the requirements of the SEBI Circular No. CIR/OIAE/2/2011 dated June 3, 2011, the Company has obtained exclusive User ID and Password for processing the investor complaints in a centralized web based SEBI Complaints Redress System - 'SCORES'. This enables the investors to view online the action taken by the Company on their complaints and current status thereof, by logging on to the SEBI's website *www.sebi.gov.in*. No shareholder's complaint was lying unresolved as on March 31, 2021 under 'SCORES'.

It is confirmed that there was no request for registration of share transfers / transmissions lying pending as on March 31, 2022 and that all requests for issue of new certificates, sub-division or consolidation of shareholdings, etc., received up to March 31, 2022 have since been processed. The Company has an efficient system in place to record and process all requests for dematerialization and re-materialization of shares in the Company through National Securities Depository Limited (NSDL) / Central Depository Services (India) Limited (CDSL).

Nature of complaints received and resolved during the financial year ended on March 31, 2022:

No. of complaints pending at the beginning of the year	Nil
No. of complaints received by correspondence during the year ended 31.03.2022	Nil
No. of complaints received for Refund / Instrument correction during the year	Nil
No. of complaints received from BSE during the year	Nil
No. of complaints received from SEBI during the year	Nil
No. of complaints resolved / replied during the year	Nil
No. of Investors complaints pending at the ending of the year 31.03.2022	Nil
We confirm that No complaints remained unattended / pending for more than 30 days	

We confirm that No complaints remained unattended / pending for more than 30 days.

There were no share transfers pending for registration for more than 15 days as on the said date.

General Body Meetings

Annual General Meetings (AGM)

Year	Date, Time & Venue	Matters for Special Resolution passed	
42 nd AGM 2020-21	18.09.2021 11:45 AM Registered Office	Appointment of Mr. Rajni Gupta (DIN: 09160441) As a Director of the Compay	
41 st AGM 2019-20	24.09.2020 11:00 AM	1. Re-designation of Mr. Daya Kishan Gupta (DIN: 00337569) as Managing Director as on 15th June, 2020.	
	Registered Office	2. Appointment of Mr. Adeep Gupta (DIN: 06612645) as a Director of the Company.	
		3. Appointment of Mr. Adeep Gupta (DIN: 06612645) As a Whole Time Director.	
40 th AGM	31.08.2019	1. Appointment of Mr. Jai Kishan Gupta as a Director.	
2018-19	11:00 A.M.	2. Appointment of Mr. Jai Kishan Gupta as Managing Director.	
	Registered Office	3. Re-appointment of Mr. Vijay Kumar Gupta as Whole Time Director.	
		4. Appointment of Mr. Daya Kishan Gupta as a Director.	
		5. Appointment of Mr. Daya Kishan Gupta as Whole Time Director.	
		6. Appointment of Mr. Ved Prakash Gupta as Non- Executive Director.	
		7. Re-appointment of Mr. Pramod Kumar Agarwal as a Non- Executive Independent Director.	
		8. Re-appointment of Mr. Satish Kumar Raj as a Non- Executive Independent Director.	
		9. Appointment of Mr. Mahendra Kumar Agrawal as a Non- Executive Independent Director.	
		10. Authorization u/s 180 (1) (a) of Companies Act, 2013 to sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the company.	

No business was transacted through Postal Ballot during the period under review.

Means of Communication

Financial Results: Prior intimation of Board Meeting where to consider and approve Unaudited/Audited Financial Results of the Company is given to the Stock Exchanges and also disseminated on the website of the Company at *www.prakashwoollen.com*. The aforesaid Financial Results are immediately intimated to the Stock Exchanges, after the same are approved at Board Meeting. The Annual Audited Financial Statements are not posted to every Member of the Company. In terms of Regulation 10 of the Listing Regulations, the Company complies with the online filing requirements on electronic platforms of BSE Limited (BSE) *viz.* BSE Corporate Listing Centre.

Newspapers: The Financial Results of the Company are published in prominent daily Newspapers, viz. "Pioneer", New Delhi (English) and Hindustan, Moradabad (Hindi)

Website: The website of the Company *www.prakashwoollen.com* contains a dedicated section "Investor Relation" which contains details / information of interest to various stakeholders, including Financial Results, Shareholding Pattern, Press Releases, Company Policies, etc. The shareholders / investors can view the details of electronic filings done by the Company on the respective websites of BSE Limited i.e., *www. bseindia.com*

Press / News releases: No Official press releases except Advertisement on newspaper of Financial Results of the Company are sent to the Stock Exchanges during the financial year 21-22.

Presentations to institutional investors / analysts: All price sensitive information is promptly intimated to the Stock Exchanges before releasing to the Media, other stakeholders and uploading on Company Website.

RELATED PARTY TRANSACTIONS

There are no materially significant related party transactions made by the Company with Promoters, Directors or Key Managerial Personnel etc. which may have potential conflict with the interest of the Company at large.

The Board of Directors of the Company has adopted a Related Party Transaction Policy, pursuant to the requirements of Section 188 of the Companies Act, 2013 and Rules framed thereunder and Regulation 23 of the SEBI Listing Regulations.

The Related Party Transaction Policy is available on the website of the Company *www.prakashwoollen.com* at the link https://www.prakashwoollen.com/?q=node/494

The above policy is subject to change from time to time. The policy meets the requirements of the SEBI Listing Regulations, 2015.

Your Company does not have any contracts or arrangements with its related parties under Section 188(1) of the Companies Act, 2013, which are not on arm's length basis or material in nature. Hence, there was nothing to disclose in Form AOC-2 as prescribed under the Companies Act, 2013 and the Rules framed thereunder.

General Shareholders' Information	
Scheduled AGM's	43 rd ANNUAL GENERAL MEETING
Day, Date, Time & Venue	27 th August, 2022, Saturday, 11:45 A.M.
	18th KM, Stone, Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P. Nagar-244102
Tentative Financial Year 2022-2023	Financial reporting for the quarter ending 30 th June, 2022: By August 2022
	Financial reporting for the half year ending 30 th September 2022: By November 2022
	Financial reporting for the quarter ending 31 st December, 2022: By February 2023
	Financial reporting for the year ending 31 st March, 2023: By May 2023 for AFR
Dividend	In order to meet the additional working capital requirement of the Company, No Dividend has been declared.
Registered Office	18 ^ʰ KM, Stone, Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P. Nagar-244102 Ph. No.: 0591-91-9760091983 ; Fax: 0591-2223009 Email id: <u>info@prakashwoollen.com</u>
Listing of Equity Shares on Stock Exchanges and Payment of Listing Fee	BSE Limited, Annual Listing fee for the year 2021-22, has been paid by the Company to the Stock Exchange.
Registrar & Transfers Agents	Skyline Financial Services (P) Limited, D-153 A, 1 st Floor, Okhla, Indl. Area, Phase-I, New Delhi-110024Ph. No.: 01126812682/83 Fax: 011-30857562 Email id: <u>admin@skylinerta.com</u> Mr. Virender Rana, Vice President
Share Transfer System	Share Transfer in physical form can be lodged with Skyline Financial Services Limited, at abovementioned address or at Registered office of the Company
ISIN for Equity SharesScrip Code	INE523I01016BSE '531437'
Credit Rating	Not Applicable
STOCK MARKET DATA	

<u>A)</u>	YOUR COMPANY				
	MONTHS	HIGH	LOW		
	Apr 21	26.90	20.10		
	May 21	34.75	20.60		
	Jun 21	35.10	24.05		
	Jul 21	31.90	24.20		
	Aug 21	36.50	24.00		
	Sep 21	68.40	33.35		
	Oct 21	63.60	52.20		
	Nov 21	67.20	53.05		
	Dec 21	68.10	52.95		
	Jan 22	95.65	71.50		
	Feb 22	86.00	69.35		
	Mar 22	82.00	62.20		
B)	SENSEX				
	MONTHS	HIGH	LOW		
	Apr 21	50,375.77	47,204.50		
	May 21	52,013.22	48,028.07		
	Jun 21	53,126.73	51,450.58		
	Jul 21	53,290.81	51,802.73		
	Aug 21	57,625.26	52,804.08		
	Sep 21	60,412.32	57,263.90		
	Oct 21	62,245.43	58,551.14		
	Nov 21	61,036.56	56,382.93		
	Dec 21	59,203.37	55,132.68		
	Jan 22	61,475.15	56,409.63		
	Feb 22	59,618.51	54,383.20		
	Mar 22	58,890.92	52,260.82		

(C) Your Company V/s Sensex



Shareholding pattern as on 31st March 2022:-

	CATEGORY	NO. OF SHARES HELD	% OF SHAREHOLDING
(A)	Shareholding of Promoter and Promoter Group 1 Indian		
	(a) Individuals/Hindu Undivided Family(b) Bodies Corporate	6583080 0	64.16 0
	Sub Total (A)(1)	6583080	64.16
	2 Foreign	NIL	NIL
	Sub Total (A)(2)	NIL	NIL
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)	6583080	64.16
(B)	Public Shareholding 1 Institutions		
	(a) Mutual Funds/ UTI (b) Financial Institutions / Banks	13400 120000	0.13 1.17
	Sub Total (A)(1)	133400	1.30
	2 Non-Institutions (a) Bodies Corporate (b) Individuals	606376	5.91
	i. Individual shareholders holding nominal share capital up to Rs. 2 Lakh Individual shareholders holding nominal share capital in excess of Rs. 2 Lakh		15.60 10.94
	(c) Other i. Non Resident Indians ii. Hindu Undivided Family	10697 12838 189084	0.10 0.13 1.84
	iii. Firms	2300	0.022
	Sub Total (B)(2)	3543270	34.54
	Total Public Shareholding (B)= (B)(1)+(B)(2)	3676670	35.84
	TOTAL (A)+ (B)	10259750	100.00
(C)	Shares held by Custodians and against which depository Receipts have been issued	0	0
	GRAND TOTAL (A)+(B)+(C)	10259750	100.00

Distribution of Shareholding

Shareholding Range		Range	No. of Shareholders	%	Shares	%
UP TO		5000	1235	64.90	1862100	1.81
5001	-	10000	252	13.24	2230820	2.17
10001	-	20000	122	6.41	1960410	1.91
20001	-	30000	95	4.99	2444550	2.38
30001	-	40000	39	2.05	1393940	1.36
40001	-	50000	25	1.31	1172000	1.14
50001	-	100000	43	2.26	3327610	3.24
100000	&	ABOVE	92	4.83	88206070	85.97
TOTAL			1903	100	102597500	100

Outstanding GDRs / ADRs / Warrants or any Convertible instruments, conversion date and likely impact on Equity

The Company does not have any outstanding Global Depository Receipts or American Depository Receipts or warrants or any convertible instruments as on March 31, 2022.

Commodity price risk or foreign exchange risk and hedging activities:

The Company does not have any commodity risk. Risk assessment and its minimization procedures have been laid down by the Company and the same have been informed to the Board Members. These procedures are periodically reviewed to ensure that the management controls risk through means of a properly defined framework.

Dematerialization of shares and liquidity

Pursuant to the SEBI directive, to enable the shareholders to hold their shares in electronic form, the company has enlisted its shares with National Securities Depository Limited (NSDL) & Central Depository Services (India) Ltd. (CDSL).

The status of dematerialization of shares as on 31st March, 2022 is as under:

Particulars	No. of shares	% of total share capital		
Held in dematerialization form	9495183	92.55%		

Reconciliation of Share Capital Audit Report

The Company has appointed M/s R. S. Bhatia, Practising Company Secretary, to conduct Reconciliation of Share Capital Audit of the Company for the Financial Year ended 31st March 2022, who has submitted his Quarterly reports confirming that there is no discrepancy.

Compliance Certificate of the Auditors

The Statutory auditors have certified that the Company has complied with the conditions of Corporate Governance as referred to in Regulation 15(2) as stipulated in Para E of Schedule V of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 and the same is annexed to the Directors' Report and Management Discussion and Analysis.

The Certificate from Statutory Auditors is attached with the Annual Report of the Company.

Plants and Units Locations

J. P. Nagar Works:	18th KM Stone, Delhi-Moradabad Road, NH-24, Village Amhera, Distt. J. P. Nagar-244102
Moradabad Works:	Village-Mangupura, P.O. Pakwara, Pakawara, Moradabad-244001

Address for Correspondence

(a) Investor Correspondence: For any query relation to the shares of the Company.

For Shares held in Physical Form:

Skyline Financial Services Pvt. Ltd. D-153 A, 1st Floor, Okhla, Area, Phase-I Industrial Area, New Delhi-110024 Tel.: 011-26812682-83, Fax: 011-30857562 Email: <u>admin@skylinerta.com</u>

For Shares held in Demat Form

To the Investors' Depository participant(s) and / or Skyline Financial Services Pvt. Ltd. at the above address

(b) For grievance redressal and any query on Annual Report

Secretarial Department Prakash Woollen & Synthetic Mills Limited 18th KM Stone, Delhi-Moradabad Road, NH-24, Village Amhera, Distt. J. P. Nagar-244102 Email: <u>compliance@prakashwoollen.com</u>

OTHER DISCLOSURES

a) Disclosure on materially significant related party transactions:

There were no materially significant transactions which were in conflict with the interest of the Company. The policy is put on website of the Company www.prakashwoollen.com.

b) Disclosure of non-compliance by the Company, penalties, and strictures imposed on the Company by the stock exchanges, SEBI or any other statutory authority on any matter related to capital markets during the last three years:

All mandatory requirement as per Listing Regulations have been complied with by the Company. There were no restriction and penalties imposed by either SEBI or the Stock Exchanges or any statutory authority for non-compliance of any matter related to the capital market during the year under review.

The Company follows Accounting Standards issued by the Institute of Chartered Accountants of India and there is no statutory audit qualification in this regard.

c) Policy for determining material subsidiary:

At present there is no material subsidiary of company however the the details of the policy on determining "Material Subsidiaries" is available on http://www.prakashwoollen.com/sites/default/files/Policy%20for%20Determination%20of%20material%20subsidiary.pdf

d) Disclosures with respect to demat suspense account/unclaimed suspense account:

The Company does not have any shares in the demat suspense/unclaimed suspense account.

e) Vigil Mechanism/ Whistle Blower Policy

The Company promotes ethical behaviour in all its business activities and has put in place a mechanism for reporting illegal or unethical behaviour. The Company has a Vigil mechanism and Whistle blower policy as required under the provisions of Section 177(9) of the Companies Act, 2013 and Regulation 4 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, under which the employees are free to report violations of applicable laws and regulations and the Code of Conduct. The reportable matters may be disclosed to the Ethics and Compliance Task Force which operates under the supervision of the Audit Committee who avail of the mechanism and provides for direct access to the Audit Committee in exceptional cases.

During the year under review, no employee was denied access to the Audit Committee.

f) Details of Mandatory and Non-Mandatory Corporate Governance Requirements

The Quarterly / Yearly Reports on compliance of Corporate Governance in the prescribed format have been submitted to the Stock Exchanges where the Shares of the Company are listed within the stipulated time. The Company has complied with all mandatory requirements to the extent applicable to the Company.

The Company has not adopted any non-mandatory requirements of Listing Regulations.

g) Discretionary Corporate Governance Requirements

In terms of Regulation 27(1) of the Listing Regulations read with Schedule II to the said Regulations, the disclosure on account of the extent to which the discretionary requirements as specified in Part E of Schedule II are given below:

- (i) The Chairman does not maintain any office at the expense of the Company;
- (ii) In view of publication of the Financial Results of the Company in newspapers and disseminating the same on the website of the Company as well as on the website of the Stock Exchanges, the Company does not consider it prudent to circulate the halfyearly Results separately to the Shareholders;
- (iii) The Company's Financial Statements have been accompanied with unmodified audit opinion both on quarterly and yearly basis and also on standalone basis;
- (iv) The Chairman and the Managing Director of the Company is same;

(h) Communication to Shareholders

Half-yearly reports & quarterly reports covering financial results in the prescribed format have been submitted to the Stock Exchanges where the Shares of the Company are listed within the stipulated time & Company's Website for the access of shareholders.

Place: Village Amhera (J. P. Nagar) Date: 28th May, 2022 Sd/-(Daya Kishan Gupta) Managing Director DIN: 00337569 Sd/-(Vijay Kumar Gupta) CFO & Whole Time Director DIN: 00335325

Annual Report 2021-2022

CFO & MD Certification

The Chief Financial Officer of the Company gives annual certification on financial reporting, internal reporting and internal controls to the Board in terms of Regulation 17(8) 26(3) and Para D of Schedule V of SEBI (Listing Obligation and Disclosure requirements) Regulations, 2015. The Chief Financial Officer also gives quarterly certification on financial results before the Board in terms of Regulation 33(2) of the SEBI (Listing Obligation and Disclosure requirements) Regulations, 2015. The annual Certificate given by the Chief Financial Officer is published in this Report.

Certificate on Compliance with Code of Conduct

I hereby confirm that the Company has obtained from all the members of the Board and Management Personnel, affirmation that they have complied with the code of Business Conduct and Ethics for Directors/ Senior Management Personnel and there is no noncompliance thereof during the year ended 31st March, 2022.

Place: Village Amhera (J. P. Nagar) Date: 28th May, 2022 Sd/-(Daya Kishan Gupta) Managing Director DIN: 00337569 Sd/-(Vijay Kumar Gupta) CFO & Whole Time Director DIN: 00335325

MANAGING DIRECTOR / CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

To,

The Board of Directors Prakash Woollen & Synthetic Mills Limited

I, Vijay Kumar Gupta, Whole Time Director & (CFO), to the best my knowledge and belief certify that:

- A. I have reviewed financial statements and the cash flow statement for the year ended March 31, 2022 and that to the best of my knowledge and belief, I state that:
 - (i) these statements do not contain any materially untrue statement or omit any material fact or contain any statements that might be misleading;
 - (ii) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the financial year ended March 31, 2022 which are fraudulent, illegal or violative of the Company's code of conduct.
- C. I accept responsibility for establishing and maintaining internal controls for financial reporting and I have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting. I have not come across any reportable deficiencies in the design or operation of such internal controls.
- D. I have indicated to the Auditors and the Audit Committee that:
 - (i) There has not been any significant changes in internal control over financial reporting during the financial year ended March 31, 2022;
 - (ii) There has not been significant changes in accounting policies during the financial year ended March 31, 2022, except to the extent, if any, disclosed in the notes to the financial statements; and
 - (iii) We have not become aware of any significant fraud or involvement therein, if any, of the management or any employee having a significant role in the Company's internal control system over financial reporting.

Place: Village Amhera (J. P. Nagar) Date: 28th May, 2022 Sd/-(Daya Kishan Gupta) Managing Director DIN: 00337569 Sd/-(Vijay Kumar Gupta) CFO & Whole Time Director DIN: 00335325

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

То

The Members of Prakash Woollen & Synthetic Mills Limited

 We have examined the compliance of conditions of corporate governance by Prakash Woollen & Synthetic Mills Limited (the 'Company') for the year ended 31 March 2022, as stipulated in Regulations 17 to 27, clauses (b) to (i) of Regulation 46 (2), and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the 'Listing Regulations').

Management's Responsibility

 The compliance of conditions of corporate governance is the responsibility of the management. This responsibility includes the designing, implementing and maintaining operating effectiveness of internal control to ensure compliance with the conditions of corporate governance as stipulated in the Listing Regulations.

Auditor's Responsibility

- 3. Pursuant to the requirements of the Listing Regulations, our responsibility is to express a reasonable assurance in the form of an opinion as to whether the Company has complied with the conditions of corporate governance as stated in paragraph 2 above. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring the compliance with the conditions of corporate governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. We have examined the relevant records of the Company in accordance with the applicable Generally Accepted Auditing Standards in India, the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India (the 'ICAI'), and the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 5. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

6. Based on the procedures performed by us and to the best of our information and according to the explanations provided to us, in our opinion, the Company has complied, in all material respects, with the conditions of corporate governance as stipulated in the Listing Regulations during the year ended 31 March 2022.

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

Restriction on use

7. This certificate is issued solely for the purpose of complying with the aforesaid regulations and may not be suitable for any other purpose.

For A. Anand & Co. Chartered Accountants Firm's registration number: 005147C

Place : Village Amhera (Amroha) Date : 28.05.2022 (AJAY ANAND) (Partner) Membership No.074016

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To, The Members of

Prakash Woollen & Synthetic Mills Limited 18th Km. Stone, Delhi Moradabad road, NH-24, Village Amhera, Distt JP Nagar, Uttar Pradesh-244102

I have been examined the relevant registers, records, forms, returns and disclosures received from the Directors of Prakash Woollen & Synthetic Mills Limited having CIN L17291UP1979PLC004804 and having registered office at 18th Km. Stone, Delhi Moradabad road, NH-24, Village Amhera, Distt JP Nagar, Uttar Pradesh-244102 (hereinafter referred to as 'the Company'), produced before me 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 Obligation and Disclosure Requirements) Regulations, 2015. We have considered non-disqualification to include non-debarment by Regulatory/Statutory Authorities.

It is the responsibility of Directors to submit relevant documents with complete and accurate information in accordance with the provisions of the Act.

In my opinion and to the best of my information and according to the verification (including Directors Identification Number (DIN) status at the portal <u>www.mca.gov.in</u>) as considered necessary and explanations furnished to me by the Company & its officers, I 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 the companies by the Securities Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

S.No.	Name of Director	DIN	Date of appointment	Remarks
1	Mr. Vijay Kumar Gupta	00335325	23.08.1979	-
2	Mr. Daya Kishan Gupta	00337569	18.07.2019	-
3	Mrs. Rajni Gupta	09160441	07.05.2021	-
4	Mr. Ved Prakash Gupta	00434369	01.09.2019	Mr. Ved Prakah Gupta is the Director of a non-compliant company viz. SG GRAPHICS PRIVATE LIMITED
5	Mr. Satish Kumar Raj	00852221	31.03.2003	-
6	Mr. Mahendra Kumar Agrawal	02225421	01.09.2019	-
7	Mr. Pramod Kumar Agarwal	05248122	07.11.2012	-
8	Mr. Adeep Gupta	06612645	15.06.2020	-

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 not of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Place: New Delhi Date: 18.07.2022 R. S. Bhatia Practicing Company Secretary CP No: 2514 UDIN No.:- F002599D000642029 Peer Review No. is 1496/2021

INDEPENDENT AUDITORS' REPORT

To the Members of Prakash Woollen & Synthetic Mills Limited

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of Prakash Woollen & Synthetic Mills Limited ("the Company"), which comprise the Balance Sheet as at 31st March 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Fow Statement and the Statement of Changes in Equity for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 (the Act) in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India including Indian Accounting Standards (Ind AS) specified under section 133 of the Act, of the state of affairs of the Company as at March 31, 2022, and its profit (including other comprehensive income), its cash flows and the changes in equity for the year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

We have determined that there are no key audit matters to communicate in our report.

Information other than the Financial Statements and Auditors' Report thereon

The Company's Board of Directors is responsible for theother information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditors' report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

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

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the state of affairs (financial position), profit or loss (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 the Indian Accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

As part of an audit in accordance with Standards on Auditing, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain 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 explaining our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and reasonableness of accounting estimates and related disclousures 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
 auditors' report to the related disclosures in the 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 auditors' report. However, future events or conditions
 may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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 financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosures about the matter or when, in extremely circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

As required by Section 197(16) of the Act, 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 to the Act.

As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of subsection (11) of section 143 of the Companies Act, 2013, we give in the Annexure A, a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.

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 Cash Flow Statement dealt with by this Report are in agreement with the books of account.

- d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) On the basis of the written representations received from the directors as on 31st March, 2022 and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
- g) 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 has disclosed the impact of pending litigations on its financial position in its financial statements.
 - ii. The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person or entity, including foreign entity (Intermediaries), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company (Ultimate Beneficiaries) or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

(b) The management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the company from any person or entity, including foreign entity (Funding Parties), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

(c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11€, as provided under (a) and (b) above, contain any material misstatement.

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

For **A. Anand & Co.** Chartered Accountants Firm's registration number: 005147C

Place : Village Amhera (Amroha) Date : 28.05.2022 (AJAY ANAND) (Partner) Membership No. 074016

ANNEXURE A TO THE AUDITORS' REPORT OF EVEN DATE TO THE MEMBERS OF PRAKASH WOOLLEN & SYNTHETIC MILLS LIMITED, ON THE STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 MARCH 2022

ANNEXURE A

Based on the audit procedures performed for the purpose of reporting a true and fair view on the standalone financial statements of the company and taking into consideration the information and explanations given to us and the books of account and other records examined by us in the normal course of audit, and to the best of our knowledge and belief, we report that:

- (i) (a) (A) The company has maintained proper records showing full particulars, including quantitative details and situation of property, plant and equipment.
 - (B) The company does not have intangible assets, so no requirement of maintaining proper records of intangible assets.
 - (b) The Company has a regular programme of physical verification of its property, plant and equipment by which property, plant and equipment are verified once in a year. In accordance with the programme, property, plant and equipment were verified during the year and no material discrepancies were noticed on such verification. In our opinion, the periodicity of physical verification is reasonable having regard to the size of the company and the nature of its assets.
 - (c) The title deeds of all immovable properties (which are included under the Note 2A Property, plant and equipment) are held in the name of the company.
 - (d) The company has not revalued any of its Property, Plant and Equipment and intangible assets during the year.
 - (e) No proceedings have been initiated during the year or are pending against the company as at March 31, 2022 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- (ii) (a) In our opinion, the management has conducted physical verification of inventory at reasonable intervals during the year and no material discrepancies were noticed on such verification.
 - (b) the company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets; the quarterly returns or statements filed by the company with such banks or financial institutions are in agreement with the books of account of the Company.
- (iii) The company has granted unsecured loans to companies, during the year, in respect of which:
 - (a) The company has provided loans or advances in the nature of loans to any other entity during the year,
 - (A) the aggregate amount during the year, and balance outstanding at the balance sheet date with respect to such loans or advances and guarantees or security to subsidiaries, joint ventures and associates is nil;
 - (B) the aggregate amount during the year is Rs 75 lakh only, and balance outstanding at the balance sheet date is nil with respect to such loans or advances and guarantees or security to parties other than subsidiaries, joint ventures and associates;
 - (b) In our opinion, the terms and conditions of the grants of all loan and advances in the nature of loans during the year are, prima facie, not prejudicial th the company's interest.
 - (c) In respect of loans granted by the company, the schedule of repayment of principal and payment of interest has been stipulated and the repayments of principal amounts and receipts of interest are generally been regular as per stipulation.
 - (d) In respect of loans granted by the company, there is no overdue amount remaining outstanding as at the balance sheet date.
 - (e) No loan granted by the company which has fallen due during the year, has been renewed or extended or fresh loans granted to settle the overdues of existing loans given to the same parties.
 - (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 during the year. Hence, reporting under clause 3(iii)(f) is not applicable.
- (iv) The company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- (v) The company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause 3(v) of the Order is not applicable.
- (vi) The maintenance of cost records has not been specified by the Central Government under sub-section (1) of section 148 of the Companies Act for the products which company produces. Hence, reporting under clause (vi) of the Order is not applicable to the company.
- (vii) (a) The Company has generally been regular in depositing the undisputed statutory dues including Goods and Service tax, Provident fund, Employees' state insurance, Income tax, Sales tax, Service tax, Duty of customs, Duty of excise, Value added tax, Cess and other material statutory dues, as applicable, with the appropriate authorities. Further, no undisputed amounts payable in respect thereof were outstanding at the year end for a period of more than six months from the date they became payable.
 - (b) There are no dues referred to in clause (a) above which have not been deposited on account of any dispute except of (i) value added tax amounting to Rs 20.58 lakh for the financial year 2016-17 out of which Rs 8 lakh have been paid, the appeal against which is pending before Tribunal (VAT) and (ii) PF amounting to Rs 26.69 lakh out of which Rs 8 lakh have been deposited, the Appeal before EPFAT New Delhi is pending.

(ix)

(xi)

- (viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1964 (43 of 1961)
 - (a) The company has not defaulted in repayment of loans or borrowing or interest thereon to a lender during the year.
 - (b) The company has not been declared willful defaulter by any bank or financial institution or government or any government authority.
 - (c) The term loans were applied, prima facie, for the purpose for which the loans were obtained.
 - (d) On an overall examination of the financial statements of the company, funds raised on short term basis have, prima facie, not been used during the year for long term purposes by the company.
 - (e) On an overall examination of the financial statements of the company, the company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries.
 - (f) The company has not raised any loans during the year and hence reporting on clause 3(ix)(f) of the Order is not applicable.
- (x) (a) The company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable.
 - (b) During the year, the company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.
 - (a) No fraud by the company and no material fraud on the company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - (c) The company has not received any whistle blower complaints during the year and hence reporting under clause 3(xi)(c) of the Order is not applicable.
- (xii) The company is not a nidhi company and hence reporting under clause 3(xii) of the Order is not applicable.
- (xiii) In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.
- (xiv) (a) In our opinion, the company has an adequate internal audit system commensurate with the size and the nature of its business.
 - (b) We have considered, the internal audit reports for the year under audit, issued to the company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- (xv) In our opinion during the year, the company has not entered into any non- cash transaction with its directors or persons connected with its directors, and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the company.
- (xvi) (a) In our opinion, the company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Hence, reporting under clause 3(xvi)(a),(b) and (c) of the Order is not applicable.
 - (b) In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is applicable.
- (xvii) The company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors of the company during the year.
- (xix) On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the company as and when they fall due.
- (xx) (a) There are no unspent amounts towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.
 - (b) In respect of ongoing projects, there are no unspent Corporate Social Responsibility (CSR) amounts as at the end of the previous financial year requiring a transfer to a Special account within a period of 30 days from the end of the said financial year in compliance with the provision of section 135(6) of the Act.

For **A. Anand & Co.** Chartered Accountants Firm's registration number: 005147C

> (AJAY ANAND) (Partner) Membership No. 074016

Place : Village Amhera (Amroha) Date : 28.05.2022

ANNEXURE B TO THE AUDITORS' REPORT OF EVEN DATE TO THE MEMBERS OF PRAKASH WOOLLEN & SYNTHETIC MILLS LIMITED, ON THE STANDALONE FINANCIAL STATEMENT FOR THE YEAR ENDED 31 MARCH 2022

ANNEXURE B

Auditors Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Act

1. We have audited the internal financial controls over financial reporting of Prakash Woollen & Synthetic Mills Limited (formerly known as Prakash Woollen Mills Limited), ("the Company") as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

2. 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

- 3. 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 deemed to be prescribed under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the 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 were established and maintained and if such controls operated effectively in all material respects.
- 4. 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.
- 5. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

- 6. 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

7. 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

8. In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 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 Institute of Chartered Accountants of India.

For **A. Anand & Co.** Chartered Accountants Firm's registration number: 005147C

(AJAY ANAND)

(Partner) Membership No. 074016 UDIN : 21074016AAAABP5297

Place : Village Amhera (Amroha) Date : 28.05.2022

Annual Report 2021-2022

STANDALONE BALANCE SHEET AS AT 31ST		UZZ	₹ in lakhs
	Notes	As at 31.03.2022	As at 31.03.2021
Assets			
Non-Current Assets			
(a) Property, Plant and Equipment	2A	4634.93	4244.73
(b) Capital work-in-progress (c) Financial assets	2B	1647.40	64.16
(i) Other Financial assets	3	21.18	19.60
d) Non Current Tax Assets (Net)	0	21.10	13.00
e) Other non-current assets	4	184.23	69.61
		6487.74	4398.10
Current Assets		0407.74	4090.10
(a) Inventories	5	2306.05	2070.68
b) Financial Assets	C C		2010100
(i) Investments	6	-	-
(ii) Trade receivables	7	398.75	560.74
(iii) Cash and cash equivalents	8	19.47	19.73
(iv) Bank Balances other thanCash and cash equivalents	9	0.68	0.65
(v) Loans	10	9.85	10.45
c) Current Tax Assets (Net)		55.49	5.11
d) Other current assets	11	859.70	590.66
		3649.99	3258.02
Fotal		10137.73	7656.12
Equity And Liabilities			
Equity			
a) Equity Share capital	12	1025.98	1025.98
b) Other Equity	13	4188.37	4180.74
		5214.35	5206.72
		3214.33	5200.72
Liabilities			
Non-Current Liabilities			
a) Financial Liabilities (i) Borrowings	14	2263.23	658.16
b) Deferred tax liabilities (Net)	29	275.12	288.15
	20		
		2538.35	946.31
Current Liabilities			
(a) Financial Liabilities	45	1100 11	206.24
(i) Borrowings	15	1190.44	306.34
(ii) Trade payables (iil) Other financial liabilities	16 17	483.43 98.30	492.53 151.97
b) Other current liabilities	18	595.29	536.51
c) Provisions	19	17.57	15.74
d) Current Tax Liabilities (Net)	10	-	-
		0005.00	4500.00
		2385.03	1503.09
Total		10137.73	7656.12
	1		
Summary of Significant accounting policies	1		

The accompanying notes are integral part of the financial statements

As per our report of even date

For **A Anand & Co.** Chartered Accountants

CA AJAY ANAND (Partner) Membership No. 074016 V. K. GUPTA CFO & Whole Time Director DIN -00335325 D. K. GUPTA Managing Director DIN-00337569

For and on behalf of the board of directors of Prakash Woollen & Synthetic Mills Limited

RUCHI GUPTA

Company Secretary

Place : Village. Amhera (Amroha) Date : 28 May 2022

Annual Report 2021-2022

STATEMENT OF STANDALONE PROFIT AND LOSS FOR THE PERIOD ENDED 31ST MARCH 2022

			₹ in lakhs
	Notes	Year Ended 31.03.2022	Year Ended 31.03.2021
Continuing Operations			
Income			
Revenue from operations	20	9852.22	9755.42
Other income	21	13.91	68.18
Total Income		9866.13	9823.60
Expenses			
Cost of materials consumed	22	7265.69	6915.23
Purchases of Stock-in-Trade	24	10.48	6.40
Changes in inventories of finished goods,			
Stock-in -Trade and workin-progress	23	(243.56)	(435.01)
Employee benefit expense	25	788.89	828.06
Finance costs	26	150.94	99.97
Depreciation and amortization expense	27	415.94	422.23
Other expenses	28	1490.92	1491.21
Total expenses		9879.30	9328.09
Profit Before Exceptional Items & Tax		(13.17)	495.51
Exceptional items		-	-
Profit before tax		(13.17)	495.51
Tax expense	29		
Current tax		(10.05)	(119.92)
Deferred tax charge / (credit)		17.66	(0.08)
Tax in respect of earlier years			1.85
Profit (Loss) for the year from continuing operation Other Comprehensive Income		(5.56)	377.36
(i) Items that will not be reclassified to profit or loss			
Remeasurements of net defined benefit plans		17.82	8.39
Income tax relating to above items		(4.63)	(2.33)
Total Comprehensive Income for the year		7.63	383.42
Earnings per equity share of face value of ₹ 10 each			
(for continuing operation):	38		
Basic		-₹0.05	₹ 3.68
Diluted		- ₹ 0.05	₹ 3.68
Summary of Significant accounting policies	1		. 0.00
, <u> </u>	-		

The accompanying notes are integral part of the financial statements

As per our report of even date

For **A Anand & Co.** Chartered Accountants

CA AJAY ANAND (Partner) Membership No. 074016 V. K. GUPTA CFO & Whole Time Director DIN -00335325 D. K. GUPTA Managing Director DIN-00337569

Place : Village. Amhera (Amroha) Date : 28 May 2022 RUCHI GUPTA Company Secretary

For and on behalf of the board of directors

of Prakash Woollen & Synthetic Mills Limited

STANDALONE CASH FLOW STATEMENT FOR THE YEAR ENDED 31 MARCH 2022

		₹ in lakhs
	Year Ended	Year Ended
	31.03.2022	31.03.2021
Cash Flow From Operating Activities		
Net profit before tax from Continuing Operations	(13.17)	495.51
Adjustment for		
Depreciation	415.94	422.23
Profit)/loss on sale of fixed assets	(3.46)	1.19
Finance cost	150.94	99.97
nterest/dividend	(6.13)	(61.18)
Remeasurement of net defined benefit plans	17.82	8.39
Operating Profit Before Working Capital Changes	561.94	966.11
Adjustment For Movements In Working Capital		
ncrease/(decrease) in trade payables	(9.10)	(18.28)
ncrease/(decrease) in short term provisions	1.83	(10.04)
ncrease/(decrease) in other current liablilites	8.03	143.24
ncrease/(decrease) in trade receivables.	161.99	609.96
ncrease/(decrease) in inventory	(235.37)	(654.15)
ncrease/(decrease) in in short term loans and advances	(268.47)	48.62
Cash Generated From Operations	220.85	1,085.46
Direct taxes paid	(60.43)	(116.10)
Cash flow before extraordinary items	160.42	969.36
Extraordinary Items	<u> </u>	
Net cash from operation activities (A)	160.42	969.36
Cash Flow From Investing Activities		
Purchase of fixed assets	(2,392.72)	(748.20)
Sale of fixes assets	6.80	19.49
nterest received	6.13	61.18
Purchase)/sale of current investments	····	
Capital/ Other advances	(116.20)	(45.84)
Net Cash used in investing activities (B)	(2,495.99)	(713.37)
Cash Flow From Financing Activities		
Proceeds from issue of share capital	-	-
Proceeds from long term borrowing	1,903.86	445.18
Repayment of long term borrowing	(119.07)	(700.99)
Proceeds for short term borrowing	704.38	105.35
nterest paid	(153.86)	(108.27)
Net Cash used in financial activities (C)	2,335.31	(258.73)
Net increase in cash and cash equivalents (A+B+C)	(0.26)	(2.74)
Cash and cash equivalent as at the beginning of the year	19.73	22.47
Cash and cash equivalent as at the end of the year	19.47	19.73

Summary of significant accounting policies

The accompanying notes are integral part of the financial statements

As per our report of even date

For **A Anand & Co.** Chartered Accountants

CA AJAY ANAND (Partner) Membership No. 074016 V. K. GUPTA CFO & Whole Time Director DIN -00335325

1

D. K. GUPTA Managing Director DIN-00337569

Place : Village. Amhera (Amroha) Date : 28 May 2022 RUCHI GUPTA Company Secretary

For and on behalf of the board of directors of Prakash Woollen & Synthetic Mills Limited

STANDALONE STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31ST MARCH 2022

Α. Equity Share Capital

1. Current Reportiing P				₹ in lakhs		
Balance at the beginning of the current reporting period	Changes in Equity share capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in Equity share capital during the current year	Balance at the end of the current reporting period		
1025.98	1025.98		1,025.98			1,025.98
(2) Previous reporting p	eriod	•		₹ in lakhs		
Balance at the beginning of the current reporting period	Changes in Equity share capital due to prior period errors	Restated balance at the beginning of the current reporting period	Changes in Equity share capital during the current year	Balance at the end of the current reporting period		
1025.98		1,025.98		1,025.98		

Other Equity В.

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	Reserve and surplus						
Particulars	Capital reserve	Security premium reserve		Retained Earnings	Revaluation Surplus		Tota
Balance at the beginning of the current reporting period Changes in accounting policy or prior period errors	10.00	488.19 	4.17	3,546.67	127.34	4.37	4,180.74
Restated balance at the beginning of the current reporting period	10.00	488.19	4.17	3,546.67	127.34	4.37	4,180.74
Total Comprehensive Income for the year Dividends Transfer to retained earnings Any other change				(5.56)		13.19	7.63
Balance at the end of the current reporting period	10.00	488.19	4.17	3541.11	127.34	17.56	4188.37

	Reserve and surplus						
Particulars	Capital reserve	Security premium reserve		Retained Earnings	Revaluation Surplus	OtherItems of other Compresen- sive income	Total
Balance at the beginning of the current reporting period Changes in accounting policy or prior period errors	10.00	488.19 	4.17	3,169.31 	127.34	- 1.69 	3,797.32
Restated balance at the beginning of the current reporting period	10.00	488.19	4.17	3,169.31	127.34	- 1.69	3,797.32
Total Comprehensive Income for the year				377.36		6.06	383.42
Dividends Transfer to retained earnings Any other change							
Balance at the end of the current reporting period	10.00	488.19	4.17	3546.67	127.34	4.37	4180.74

V. K. GUPTA

CFO & Whole Time Director

DIN -00335325

The accompanying notes are integral part of the financial statements

As per our report of even date

For A Anand & Co. **Chartered Accountants**

CA AJAY ANAND (Partner) Membership No. 074016

Place : Village. Amhera (Amroha) Date : 28 May 2022

Annual Report 2021-2022

of Prakash Woollen & Synthetic Mills Limited

D. K. GUPTA **Managing Director** DIN-00337569

RUCHI GUPTA Company Secretary

For and on behalf of the board of directors

Note :- 1 - STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

I. Background

Prakash Woollen & Synthetic Mills Limited ('the Company') incorporated in India is a leading Indian Textile Company. The Company has its wide network of operations in domestic market. The Company sells its product through multiple channels including wholesale, retail and through agents etc.

II. Significant Accounting Policies Followed By The Company

(a) Basis Of Preparation

(i) Compliance With Ind AS

These financial statements have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 ('Act') read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and other relevant provisions of the Act. The accounting policies are applied consistently to all the periods presented in the financial statements.

(ii) Historical Cost Convention

The financial statements have been prepared on a historical cost basis, except for the following:1) certain financial assets and liabilities that are measured at fair value;2) assets held for sale - measured at lower of carrying amount or fair value less cost to sell;3) defined benefit plans - plan assets measured at fair value;

(iii) Current / non-current classification

The company presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realised or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period. All other assets are classified as non-current. A liability is current when:
- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The company classifies all other liabilities as non-current. Deferred tax assets and liabilities are classified as non-current assets and liabilities. The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The company has identified twelve months as its operating cycle.

(iv) Rounding of amounts

All amounts disclosed in the financial statements and notes have been rounded off to the nearest lakhs as per the requirement of Schedule III, unless otherwise stated.

(b) Use Of Estimates And Judgments

The estimates and judgments used in the preparation of the financial statements are continuously evaluated by the Company and are based on historical experience and various other assumptions and factors (including expectations of future events) that the Company believes to be reasonable under the existing circumstances. Differences between actual results and estimates are recognised in the period in which the results are known/materialised. The said estimates are based on the facts and events, that existed as at the reporting date, or that occurred after that date but provide additional evidence about conditions existing as at the reporting date.

(c) Property, Plant And Equipment

The Company has applied for the one time transition exemption of considering the carrying cost on the transition date i.e. April 1, 2016 as the deemed cost under IND AS. Hence regarded thereafter as historical cost.Land is carried at cost. All other items of property, plant and equipment are stated at cost less depreciation and impairment, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items.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 Value

Depreciation on Buildings, Plant and Equipment, Furniture & fixtures, Vehicles and office equipments, is provided on a Straight Line Method over the estimated useful lives of assets.

The Company depreciates its property, plant and equipment over the useful life in the manner prescribed in Schedule II to the Act, and management believe that useful life of assets are same as those prescribed in Schedule II to the Act, except for (i) Solar power plant which based on an independent technical evaluation, life has been estimated as 25 years (on a single shift basis), (ii) parts of some items of property, plant and equipment that require replcement at regular intervals, which are different from that prescribed in Schedule II to the Act.

Useful life considered for calculation of depreciation for various assets class are as follows-

Asset Class	Useful Life
Building	30 years
Plant and Machinery (on single shift basis)	15 years
Furniture and Fixtures	10 years
Office Equipment	5 years
Vehicles	8 years
Solar Power Plant	25 years

The residual values are not more than 5% of the original cost of the asset. The assets residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

In case of pre-owned assets, the useful life is estimated on a case to case basis. Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the Statement of Profit and Loss.

(d) Cash and Cash Equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

(e) Inventories

Inventories of Raw Materials, Work-in-Progress, Stores and spares, Finished Goods and Stock-in-trade are stated 'at cost or net realisable value, whichever is lower'. Goods-in-Transit are stated 'at cost'. Cost comprise all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost formulae used are 'First-in-First-out', 'Weighted Average cost' or 'Specific identification', as applicable. Due allowance is estimated and made for defective and obsolete items, wherever necessary.

(f) Investments And Other Financial Assets

(i) Classification

The Company classifies its financial assets in the following measurement categories:

- (1) those to be measured subsequently at fair value (either through other comprehensive income, or through the Statement of Profit and Loss), and
- (2) those measured at amortised cost. The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows.

(ii) Measurement

At initial recognition, the Company measures a financial asset at its fair value. Transaction costs of financial assets carried at fair value through the Profit and Loss are expensed in the Statement of Profit and Loss.

Debt Instruments:

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. The Company classifies its debt instruments into following categories:

(1) Amortised Cost:

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in other income using the effective interest rate method.

(2) Fair Value Through Profit And Loss: Assets that do not meet the criteria for amortised cost are measured at fair value through Profit and Loss. Interest income from these financial assets is included in other income.

Equity Instruments:

The Company measures its equity investment other than in subsidiaries, joint ventures and associates at fair value through profit and loss. However where the Company's management makes an irrevocable choice on initial recognition

to present fair value gains and losses on specific equity investments in other comprehensive income (Currently no such choice made), there is no subsequent reclassification, on sale or otherwise, of fair value gains and losses to the Statement of Profit and Loss.

(iii) Impairment Of Financial Assets

The Company measures the expected credit loss associated with its assets based on historical trend, industry practices and the business environment in which the entity operates or any other appropriate basis. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

(g) Impairment Of Non-Financial Assets

The other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or group of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

(h) Non-Current Assets Held For Sale

Non-current assets are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use and a sale is considered highly probable. They are measured at the lower of their carrying amount and fair value less costs to sell, except for assets such as deferred tax assets, assets arising from employee benefits, financial assets and contractual rights under insurance contracts, which are specifically exempt from this requirement.Non-current assets are not depreciated or amortised while they are classified as held for sale. Interest and other expenses attributable to the liabilities of a disposal Company classified as held for sale continue to be recognised.

(i) Borrowings

Borrowings are initially recognised at net of transaction costs incurred and measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the Statement of Profit and Loss over the period of theborrowings using the effective interest method.

(j) Borrowing Costs

Interest and other borrowing costs attributable to qualifying assets are capitalised. Other interest and borrowing costs are charged to Statement of Profit and Loss.

(k) Provisions And Contingent Liabilities

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses. Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense. Contingent Liabilities are disclosed in respect of possible obligations that arise from past events but their existence will be confirmed by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Company or where anypresent obligation cannot be measured in terms of future outflow of resources or where a reliable estimate of the obligation cannot be made.

(I) Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government. The company has concluded that it is the principal in all of its revenue arrangements since it is the primary obligor in all the revenue arrangements as it has pricing latitude and is also exposed to inventory and credit risks. Based on the Educational Material on Ind AS 18 issued by the ICAI, the company has assumed that recovery of exciseduty flows to the company on its own account. This is for the reason that it is a liability of the manufacturer which formspart of the cost of production, irrespective of whether the goods are sold or not. Since the recovery of excise duty flows to the company on its own account, revenue includes excise duty. However, Value added tax/ Goods and Service tax (GST) is not received by the company on its own account. Rather, it is tax collected on value added to the commodity by the seller on behalf of the government. Accordingly, it is excluded from revenue. The specific recognition criteria described below must also be met before revenue is recognised.

Sale Of Goods

Revenue from the sale of goods is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer, usually on delivery of the goods. Revenue from the sale of goods is measured at the fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates.

Rendering Of Services

Revenue from services is recognised in the accounting period in which the services are rendered..

Interest Income

Interest income from debt instruments is recognised using the effective interest rate method.

Dividends

Dividends are recognised in the Statement of Profit and Loss only when the right to receive payment is established.

(m) Employee Benefits

(i) Short-Term Obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.

(ii) Other Long-Term Employee Benefit Obligations

The liabilities for earned leave that are not expected to be settled wholly within 12 months are measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period using the projected unit credit method. The benefits are discounted using the Government Securities (G-Sec) at the end of the reporting period that have terms approximating to the terms of the related obligation. Remeasurements as a result of experience adjustments and changes in actuarial assumptions are recognised in the Statement of Profit and Loss.

(iii) Post-Employment Obligations

Retirement benefit in the form of provident fund is a defined contribution scheme. The company has no obligation, other than the contribution payable to the provident fund. The company recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service.

The company operates defined benefits plan for gratuity for its employees. Under the plan, every employee who has completed at least five years of service gets agratuity on departure @ 15 days last drawn salary for each completed year of service. The scheme is funded with an insurance company in the form of qualifying insurance policy.

The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method. Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognised in profit or loss on the earlier of:

- The date of the plan amendment or curtailment, and
- The date that the company recognises related restructuring costs"

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The company recognises the following changes in the net defined benefit obligation as an expense in the statement of profit and loss:

Service costs comprising current service costs, past-service costs, gains and losses on curtailments and nonroutine settlements; and

Net interest expense or income.

(n) Foreign currency translation

(i) Functional and presentation currency

The financial statements are presented in Indian rupee (INR), which is Company's functional and presentation currency.

(ii) Transactions and balances

Transactions in foreign currencies are recognised at the prevailing exchange rates on the transaction dates. Realised gains and losses on settlement of foreign currency transactions are recognised in the Statement of Profit and Loss. Monetary foreign currency assets and liabilities at the year-end are translated at the year-end exchange rates and the resultant exchange differences are recognised in the Statement of Profit and Loss.

(o) Income Tax

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses

.Deferred income tax is provided in full, using the liability method on temporary differences arising between the tax bases of assets and liabilities and their carrying amount in the financial statement. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are excepted to apply when the related deferred income tax assets is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for all deductible temporary differences and unused tax losses, only if, it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are off set where the Company has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Current and deferred tax is recognised in the Statement of Profit and Loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively. "Minimum Alternate Tax credit is recognised as deferred tax asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. Such asset is reviewed at each Balance Sheet date and the carrying amount of the MAT credit asset is written down to the extent there is no longer a convincing evidence to the effect that the Company will pay normal income tax during the specified period.

(p) Earnings Per Share

Basic Earnings Per Share

Basic earnings per share is calculated by dividing:

- the profit attributable to owners of the Company

- by the weighted average number of equity shares outstanding during the financial year, adjusted for bonus elements in equity shares issued during the year and excluding treasury shares.

Diluted Earnings Per Share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and

- the weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares."

(q) Government Grants

Grants from the government are recognised at their fair value where there is reasonable assurance that the grant will be received and the Company will comply with all attached conditions.Government grants relating to the purchase of property, plant and equipment are included in non-current liabilities as deferred income and are credited to Profit and Loss on a straight - line basis over the expected lives of related assets and presented within other income.

(r) Critical Estimates And Judgements

The preparation of financial statements requires the use of accounting estimates which by definition will seldom equal the actual results. Management also need to exercise judgement in applying the company's accounting policies. This note provides an overview of the areas that involved a higher degree of judgement or complexity, and items which are more likely to be materially adjusted due to estimates and assumptions turning out to be different than those originally assessed. Detailed information about each of these estimates and judgements is included in relevant notes together with information about the basis of calculation for each affected line item in the financial statements.

The areas involving critical estimtes or judgement are:

Estimation of Defined benefit obligation - refer note 32

Estimation of current tax expenses and Payable - refer note 29

Notes to the Financial Statements for the year ended 31st March, 2022

2A Property, Plant and Equipment

Particulars	Land	Buil	ding	Plant and	Furniture &	Vehicle	Off	ice	Tota
	Land	Duit		Machinery	fixture	Venicie	equipme		1014
Gross Carrying Amount									
Deemed cost as at 1st April, 2020	562.94	120	7.13	3587.49	16.10	203.19	15	.75	5592.6
Additions	53.12		2.66	66.68		110.30		.62	759.5
Disposals	0.00		0.00	27.35	0.00	21.92	0	.00	49.2
Reclassification as held for sale									
Balance as at 31st March, 2021	616.06		9.79	3626.82	-	291.57		.37	6302.8
Additions	345.64		3.78	86.79	-	6.53	-	.21	810.2
Disposals Deslassification of hold for sole	0.00		0.00	271.60	0.00	0.00	0	.00	271.6
Reclassification as held for sale									
At 31 March 2022	961.70	209	3.57	3442.01	25.51	298.10	20	.58	6841.4
Accumulated Depreciation									
At 31 March 2020	0.00	15	5.79	1446.07	9.02	43.31	10	.31	1664.5
Charges for the year	0.00	5	5.35	322.87	2.07	39.34	2	.59	422.2
Disposals	0.00		0.00	25.98	0.00	2.61	0	.00	28.5
Reclassification as held for sale									
At 31 March 2021	0.00	21	1.14	1742.96	11.09	80.04	12	.90	2058.1
Charges for the year	0.00		0.95	304.18		44.95	-	.65	415.9
Disposals	0.00		0.00	267.53	0.00	0.00	0	.00	267.5
Reclassification as held for sale									
At 31 March 2022	0.00	27	2.09	1779.61	13.30	124.99	16	.55	2206.5
Net carrying amount									
Balance as at 31st March, 2020	562.94		1.34	2141.42		159.88	5	.44	3928.1
Balance as at 31st March, 2021	616.06	151	8.65	1883.86	10.16	211.53	4	.47	4244.73
Balance as at 31st March, 2022	961.70	182	1.48	1662.40	12.21	173.11	4	.03	4634.93
B Capital Work in Progress								1	₹ in lakhs
31st March, 2021									64.16
31st March, 2022									1647.40
WIP ageing schedule								:	₹ in lakhs
CWIP				Amount in	CWIP for a pe	riod of			
Less than 1 year			1 - 2 y	/ears	2 - 3 years		re than years		Total
Projects in progress	2021-2	22	1647	.40					1647.40
	2020-2		64.	16					64.16
Projects temporarily suspended	2021-2 2020-2								

CWIP completion schedule

CWIP		To be co		
	Less than 1 year	1 - 2 years	2 - 3 years	More than 3 years
Project 1 Project 2	2800.00 998.33			

₹ in lakhs

Capitalised Borrowing Costs:

The amount of borrowing costs capitalised during the year ended 31.03.2022 was ₹ Nil (31.03.2021: ₹ Nil). The rate used to determine the amount of borrowing costs eligible for capitalisation was Nil (March 31, 2021: Nil %), which is the effective interest rate of the specific borrowing.

Capital Work in progress:

Capital work in progress comprises expenditure for civil work and machinery under installation.

Total Amount of Capital Work In Progress is ₹ 1647.40 lakh (31.03.2021: ₹ 64.16)

Refer Note 30 for information on Property, plant and equipment pledged as security by the Company.

Title Deeds

All the title deeds of the immovable properties are held in the name of the company.

The company has not revalued its Property, Plant and Equipment during the year.

3 Other Financial Assets		₹ in lakhs
Particulars	As at	As at
	31.03.2022	31.03.2021
Security Deposits	21.18	19.60
Total	21.18	19.60

4 Other Non-Current Assets

		₹ in lakhs
Particulars	As at 31.03.2022	As at 31.03.2021
Capital advances	140.87	46.16
Defined benefit plan (Gratutity)	35.35	15.44
Other advances	8.01	8.01
Total	184.23	69.61

5 Inventories

		₹ in lakh	
Particulars	As at 31.03.2022	As at 31.03.2021	
Raw Material and components (at Cost)	831.98	855.60	
Work-in-progress	845.07	636.20	
Finished goods	558.73	533.61	
Traded goods	33.80	24.23	
Stores and Spares	36.47	21.04	
Total	2,306.05	2,070.68	

6 Current Investments

		₹ in lakh:
Particulars	As at 31.03.2022	As at 31.03.2021
Investment in Mutual Funds		
Unquoted	Nil	Nil
At Fair Value through Profit and Loss	-	-
Total	Nil	Nil

7 Trade Receivables And Other Assets

		₹ in lakhs
Particulars	As at 31.03.2022	As at 31.03.2021
Trade receivables	398.75	560.74
Receivables from related parties		
Less: Allowance for doubtful trade receivables		
Total receivables	398.75	560.74
Current portion	398.75	560.74
Non-current portion		
Break-up of security details		
Secured, considered good		
Unsecured, considered good	398.75	560.74
Doubtful		
Total	398.75	560.74
Allowance for doubtful trade receivables		
Total trade receivables	398.75	560.74

No trade or other receivable are due from the directors or other officers of the company either severally or jointly with any other person, nor any trade or other receivable are due from firms or private companies respectively in which any director is a partner, a director or a member.

For terms and conditions relating to related party receivable, refer note 34 (Related Party Transactions)Trade receivables are non interest bearing and are generally on terms of 45-160 days. Refer note 36 for information about credit risk and market risk of trade receivables.

Trade Receivables ageing schedule

Particulars		Outstanding for following periods from date of transaction					
		Less than 6 months	6 months- 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) Undisputed Trade receivable							
 considered good 	2021-22	353.33	31.62	5.90	7.30	0.60	398.75
-	2020-21	513.83	5.23	38.96	1.54	1.18	560.74
(ii) Undisputed Trade Receivables - which have significant increase							
in credit risk	2021-22	-	-	-	-	-	-
	2020-21	-	-	-	-	-	-
(iii) Undisputed Trade Receivables							
- credit impaired	2021-22	-	-	-	-	-	-
	2020-21	-	-	-	-	-	-
(iv) Disputed Trade Receivables							
-considered good	2021-22	-	-	-	-	-	-
-	2020-21	-	-	-	-	-	-
(v) Disputed Trade Receivables - which have significant increase in							
credit risk	2021-22	-	-	-	-	-	-
	2020-21	-	-	-	-	-	-
(vi) Disputed Trade Receivables							
- credit impaired	2021-22	-	-	-	-	-	-
	2020-21		-	-	-	-	-

8 Cash And Cash Equivalents

		₹ in lakhs
Particulars	As at	As at
	31.03.2022	31.03.2021
Cash in hand	16.59	9.23
Balances with Banks - In current accounts	2.88	10.50
Total	19.47	19.73

₹ in lakhs

9 Bank Balances Other Than Cash And Cash Equivalents

			₹ in lakhs
	As at 31.03.2022		As at 31.03.2021
	0.68		0.65
	0.68		0.65
5.70 lakh.			
			₹ in lakhs
	As at		As at
			31.03.2021 10.45
			10.45
rloans	0.00		10.40
			₹ in lakhs
	As at		As at
	31.03.2022		31.03.2021
			0.48
	21.52		21.52
	10.18		10.88
0.21			0.27
	3.53		
	826.81		553.98
	859.70		590.66
			₹ in lakhs
	As at		As at
	31.03.2022		31.03.2021
	1,200.00		1,200.00
	1,025.98		1,025.98
		1,025.98	
ng And End Of The	Reporting Peri	iod	
31.03	3.2022	31.03	8.2021
No. in lakhs	₹ in lakhs	No. in lakhs	₹ in lakhs
102.598	1,025.98	102.598	1,025.98
-	-	-	-
102.598	1,025.98	102.598	1,025.98
	r Loans.	31.03.2022 0.68 0.68 0.68 0.68 1.03.2022 9.85 9.85 9.85 r Loans. As at 31.03.2022 1.03.2022 9.85 r Loans. As at 31.03.2022 0.98 826.81 0.98 826.81 859.70 As at 31.03.2022 1,200.00 1,025.98 1,025.98 1,025.98 1,025.98 1,025.98 1,025.98 1,025.98 1,025.98 1,025.98 1,025.98	31.03.2022 0.68 0.68 0.68 5.70 lakh. As at 31.03.2022 9.85 9.85 r Loans. As at 31.03.2022 21.52 10.18 0.21 0.98 826.81 859.70 1.200.00 1.025.98 1.02.598

The company has only one class of equity shares having a par value of ₹ 10 per share. Each holder of equity shares is entitled to one vote per share. The dividend declared, if any is payable in Indian rupees. The dividend, if any proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

Aggregate Number Of Bonus Shares Issued For Consideration Other Than Cash And Shares Bought Back During The C. Period Of Five Years Immediately Preceding The Reporting Date

	No. in lakhs
As at 31.03.2022	As at 31.03.2021
Nil	Nil
Nil	Nil
Nil	Nil
	31.03.2022 Nil Nil

Details Of Shareholders Holding More Than 5% Shares In The Company d.

	31	.03.2022	31.03.2021	
Particulars	Nos. % holding in the class		Nos.	% holding in the class
Adeep Gupta HUF	668590	6.52	668590	6.52

As per records of the company, including its register of shareholders/members and other declarations, received from shareholders regarding beneficial interest, the above shareholding represents both legal and beneficial ownership of shares.

Shareholding of promoters e.

Shares held by promoters at the end of the year

S No	Promoter name	No. of Shares	% of total shares	% Change during the year
1	ADEEP GUPTA HUF	668590	6.52	
2	VIJAY KUMAR GUPTA	453709	4.42	
3	ADEEP GUPTA	450820	4.39	
4	SHALINI GUPTA	420800	4.10	
5	ASHISH GUPTA HUF .	400000	3.90	
6	RAJNI GUPTA	393600	3.84	
7	KAPIL GUPTA HUF	381350	3.72	
8	REETIKA GUPTA	366100	3.57	
9	ADITYA GUPTA	337590	3.29	
10	DAYA KISHAN GUPTA HUF	325490	3.17	
11	ANITA GUPTA	324110	3.16	
12	VIJAY KUMAR GUPTA HUF .	294281	2.87	
13	HIMANI AGARWAL	274900	2.68	
14	VED PRAKASH GUPTA	176393	1.72	
15	DAYA KISHAN GUPTA	170910	1.67	
16	DEEPALI GUPTA	146559	1.43	281.47
17	ASHISH GUPTA	143000	1.39	
18	SANJAY GUPTA	121279	1.18	1326.81
19	KAPIL GUPTA	107770	1.05	
20	ATUL GUPTA	78795	0.77	
21	MANJUSHA AGARWAL	68305	0.67	
22	PUSHPA GUPTA	55340	0.54	
23	SANJAY KUMAR AGARWALA	52560	0.51	
24	AASHIMA AGARWAL	50000	0.49	
25	SHASHI GUPTA .	49217	0.48	
26	SHALAB GUPTA	47000	0.46	(11.65)
27	RAM KISHAN GUPTA & SONS .	36822	0.36	
28	VED PRAKASH GUPTA HUF .	35690	0.35	
29	SHALINI GUPTA	20000	0.19	
30	MEGHNA TAYAL	20000	0.19	
31	CHHAVI AGARWAL	20000	0.19	
32	SHALAB GUPTA HUF	20000	0.19	
33	PARUL GUPTA	17100	0.17	(8.56)
34	SANJAY AGARWAL HUF	15000	0.15	()
35	B K GUPTA (HUF) .	15000	0.15	
36	ATUL GUPTA	15000	0.15	
37	SHALINI GUPTA	10000	0.10	

Shares held by promoters at the end of the previous year

S No	Promoter name	No. of Shares	% of total shares	% Change during the yea
1	ADEEP GUPTA HUF	668590	6.52	97.81
2	VIJAY KUMAR GUPTA	453709	4.42	
3	ADEEP GUPTA	450820	4.39	24.04
4	SHALINI GUPTA	420800	4.10	
5	ASHISH GUPTA HUF	400000	3.90	
6	RAJNI GUPTA	393600	3.84	
7	KAPIL GUPTA HUF	381350	3.72	
8	REETIKA GUPTA	366100	3.57	
9	ADITYA GUPTA	337590	3.29	100.00
10	DAYA KISHAN GUPTA HUF	325490	3.17	
11	ANITA GUPTA	324110	3.16	
12	VIJAY KUMAR GUPTA HUF	294281	2.87	
13	HIMANI AGARWAL	274900	2.68	
14	MADHU GUPTA	227558	2.22	
15	VED PRAKASH GUPTA	176393	1.72	
16	DAYA KISHAN GUPTA	170910	1.67	
17	ASHISH GUPTA	143000	1.39	
18	KAPIL GUPTA	107770	1.05	48.13
19	ATUL GUPTA	78795	0.77	
20	Manjusha Agarwal	68305	0.67	
21	PUSHPA GUPTA	55340	0.54	
22	SHALAB GUPTA	53200	0.52	
23	Sanjay Kumar Agarwala	52560	0.51	
24	AASHIMA AGARWAL	50000	0.49	100.00
25	SHASHI GUPTA	49217	0.48	
26	Deepali Gupta	38420	0.37	
27	RAM KISHAN GUPTA & SONS HUF	36822	0.36	
28	VED PRAKASH GUPTA HUF	35690	0.35	
29	SHALINI GUPTA	20000	0.19	
30	MEGHNA TAYAL	20000	0.19	
31	CHHAVI AGARWAL	20000	0.19	
32	SHALAB GUPTA HUF	20000	0.19	
33	PARUL GUPTA	18700	0.18	
34	SANJAY AGARWAL HUF	15000	0.15	
35	B K GUPTA (HUF)	15000	0.15	
36	ATUL GUPTA HUF	15000	0.15	
37	SHALINI GUPTA	10000	0.10	
38	REKHA GOVIL	10000	0.10	
39	SANJAY GUPTA	8500	0.08	

13 Other Equity

1.

Current Reportiing Period Reserve and surplus Security Particulars Capital General Retained Revaluation OtherItems reserve reserve Earnings of other premium Surplus reserve Compresensive income Balance at the beginning of the current 10.00 3,546.67 4,180.74 reporting period 488.19 4.17 127.34 4.37 Changes in accounting policy or prior period errors ----------------Restated balance at the beginning of the current reporting period 10.00 488.19 4.17 3,546.67 127.34 4.37 4,180.74 Total Comprehensive Income for the year 13.19 (5.56)Dividends Transfer to retained earnings Any other change Balance at the end of the current reporting period 10.00 488.19 4.17 3541.11 127.34 17.56 4188.37

₹ in lakhs

Total

7.63

Previous reporting period	Reserve and surplus						
Particulars	Capital reserve	Security premium reserve		Retained Earnings	Revaluation Surplus	OtherItems of other Compresen- sive income	Total
Balance at the beginning of the current reporting period Changes in accounting policy or prior period errors	10.00	488.19 	4.17	3,169.31	127.34	- 1.69 	3,797.32
Restated balance at the beginning of the current reporting period	10.00	488.19	4.17	3,169.31	127.34	- 1.69	3,797.32
Total Comprehensive Income for the year				377.36		6.06	383.42
Dividends Transfer to retained earnings Any other change							
Balance at the end of the current reporting period	10.00	488.19	4.17	3546.67	127.34	4.37	4180.74

Securities Premium Reserve "Securities premium reserve is used to record the premium on issue of shares. This reserve is utilised in accordance with the provisions of the Act."

14 Non-Current Borrowings

	Non Current	t Portion	Current Maturities		
Particulars	As at 31.03.2022	As at 31.03.2021	As at 31.03.2022	As at 31.03.2021	
Term Loans					
State Bank of India TL (Secured)	51.34	208.18	157.09	-	
State Bank of India Car Loan (Secured)	29.00	38.90	9.48	10.08	
State Bank of India WCTL (Secured)	94.36	151.08	62.15	38.92	
State Bank of India TL (Secured)	1485.53	-	-	-	
State Bank of India TL (Secured)	143.00	-	-	-	
Unsecured Loan (Deposits)	460.00	260.00	-	-	
	2263.23	658.16	228.72	49.00	
The above amount includes					
Secured borrowings	1803.23	398.16	228.72	49.00	
Unsecured borrowings	460.00	260.00			
Amount disclosed under the head other current liabilities	-	-	(228.72)	(49.00)	
Net amount	2263.23	658.16	-	-	

(a) TL

The term loan from State Bank of India has been sanctioned for ₹ 12 crore carrying interest @ 7.80 % p.a. as on balance sheet date(March 31, 2021: 7.80%). The loan is repayable in 36 monthly instalments of ₹ 10 lakh each, 48 monthly instalments of ₹ 17.50 lakh each starting from 30.04.2018. The loan is secured primarily by first charge on assets created under the term loan and equitable mortgage of factory land and building at village Mangupura, Moradabad and village Amhera, Delhi Road, Amroha.

(b) Car Loans

The car loans from State Bank of India carried interest @ 7.50% p.a. as on balance sheet date (March 31, 2021: 7.50%) and were secured by hypothecation of car. The loans is repayable in 60 monthly instalments.

(c) WCTL

The working capital term loan from State Bank of India has been sanctioned for ₹ 2 crore carrying interest @ 7.40 % p.a. as on balance sheet date (March 31, 2021: 7.40%). The loan is repayable in 35 monthly instalments of ₹ 5.56 lakh each and last instalment of ₹ 5.40 lakh starting from September 2021. The loan is secured primarily by way of hypothecation of entire current assets/ documents evidencing title of goods (including all inventory and receivables) both present and future of the company.

(d) TL

The term loan from State Bank of India has been sanctioned for ₹ 20 crore carrying interest @ 7.65 % p.a. as on balance sheet date. The loan is repayable in 83 monthly instalments of ₹ 23.83 lakh each and last instalment of ₹ 22.11 lakh starting from 1.10.2023. The loan is secured primarily by first charge on assets created under the term loan and equitable mortgage of factory land and building at village Mangupura, Moradabad and village Amhera, Delhi Road, Amroha.

(e) TL

The term loan from State Bank of India has been sanctioned for ₹ 5 crore carrying interest @ 9.35 % p.a. as on balance sheet date.

₹ in lakhs

The loan is repayable in 20 quarterly instalments of ₹ 25 lakh each starting from April 2023. The loan is secured primarily by first charge on assets created under the term loan and equitable mortgage of factory land and building at village Mangupura, Moradabad and village Amhera, Delhi Road, Amroha.

All the loans from State Bank of India are further secured by exclusive charge by way of EM of the properties of the company and first charge on entire fixed assets (present and future) of the company, as collateral security. Further all the loans from State Bank Of India have been secured by the personal guarantees of whole time directors of the company namely Mr. D.K. Gupta, Mr. V.K. Gupta and Mr Adeep Gupta.

- (f) The carrying amounts of financial and non financial assets as security for secured borrowings are disclosed in note 30.
- (g) Deposits of ₹ 4.60 crore as unsecured loans from promoters under Bank's stipulation carrying interest @ 12% p.a.

15 Current Borrowings

		₹ in lakhs
Particulars	As at 31.03.2022	As at 31.03.2021
Secured		
(a) Loans repayable on demand from banks (Cash Credit from SBI)	961.72	257.34
(b) Current maturities of long term borrowings	228.72	49.00
Total	1,190.44	306.34

Cash credit from State Bank of India is primarily secured against inventories and trade receivables and further secured by exclusive charge by way of equitable mortgage of land and building of the company. Further, guarantees by whole time directors Mr. D.K. Gupta, Mr. V.K. Gupta and Mr Adeep Gupta have been given. The loan carries interest @ 7.60 % p.a. as on balance sheet date (March 31, 2021 : 9.30%).

The carrying amounts of financial and non financial assets as security for secured borrowings are disclosed in Note 30.

16 Trade Payables

	₹ in lakhs			
Particulars	As at 31.03.2022	As at 31.03.2021		
Trade payables [Refer Note below] Amounts due to related parties				
Others	483.43	492.53		
Total	483.43	492.53		
- fen Niete OO fen in fenne etien ek en tlinnighte niele en den enhet ni	ale af trada navablaa			

Refer Note 36 for information about liquidty risk and market risk of trade payables.

Dues to Micro and small enterprises

The company has certain dues to suppliers registered under Micro, Small and Medium Enterprises Development Act, 2006(to the extent information received from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act 2006). The disclosure pursuant to the the said MSME Act are as follows:

		₹ in lakhs
Particulars	As at 31.03.2022	As at 31.03.2021
Principal amount due to suppliers registered under the MSMED Act and remaining unpaid as at year end	-	-
Interest due to suppliers registered under the MSMED Act and remaining unpaid as at year end	-	-
Principal amounts paid to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
Interest paid, other than under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
Interest paid, under Section 16 of MSMED Act, to suppliers registered under the MSMED Act, beyond the appointed day during the year	-	-
Interest due and payable towards suppliers registered under the MSMED Act, for payments already made	-	-
Further interest remaining due and payable for earlier years	-	-

	Trade Payable ageing schedule Particulars		₹ Outstanding for following periods from date of transaction				
			Less than	1-2 years	2-3 years	More than	Total
			1 year	1-2 years	2-5 years	3 years	Total
	(i) MSME	2021-22					
		2020-21					
	(ii) Others	2021-22 2020-21	452.78 456.09	4.42 22.85	14.69 1.96	3.20 3.29	475.0
	(iii) Disputed dues - MSME	2021-22 2020-21					
	(iv) Disputed dues - Others	2021-22 2020-21				8.34 8.34	8.34 8.34
7	Other Current Financial Liabilities	5					-
							₹ in lak
	Particulars		As at 31.03.2022 31			As a 1.03.202 <i>′</i>	
	Interest accrued					2.92	
	Other Payables			98	.30		149.0
	Total			98	.30		151.97
8	Other Current Liabilities						₹ !
	Particulars		As	at		₹ in lakl As at	
			31.03.20)22	3	1.03.2021	
	Revenue received in advance			510	.65		448.17
	Statutory dues			84	.64		88.34
	Total			595	.29		536.5
9							
	Particulars As at					<u>₹ in lak</u> As a	
					1.03.2021		
	Provision for employee benefits [Refer Note 32]						
	Gratuity						
	Leave Entitlement Provision for litigation/dispute [Refer	Note (a) below]		17	.57		15.74
	Total	· / · ·		17	.57		15.74
	Total						
	Other Provision for excise duty						
	Other						

			₹ in lakhs
	Particulars	Year Ended	Year Ended
		31.03.2022	31.03.2021
20	Revenue From Operations		
	Manufactured goods	9760.58	9660.14
	Traded goods	19.58	28.52
	Waste	72.06	66.76
	Revenue from operations (Gross)	9852.22	9755.42
21	Other Income		₹ in lakhs
	Particulars	Year Ended	Year Ended
	Particulars	31.03.2022	31.03.2021
	Gains on Investments	4.60	51.80
	Interest received	1.53	9.38
	Commission received	7.26	7.00
	Discount received	0.06	1.00
	Drawback	0.46	_
	Diawback	13.91	68.18
22	Cost Of Raw Material And Component Consumed	13:91	00.10
			₹ in lakh
	Particulars	Year Ended	Year Ended
		31.03.2022	31.03.2021
	Inventory at the beginning of the year	856.58	642.07
	Add.: Purchases	7241.09	7129.74
		8097.67	7771.81
	Less : Inventory at the end of the year	831.98	856.58
	Cost of raw material and components consumed	7265.69	6915.23
	Details of raw material and components consumed		
	Yarn	5543.67	5045.99
	Dyes and chemicals	318.16	286.46
	Packing materials	1403.86	1582.78
	Blankets/ Fabric	0.00	0.00
	Fabric and accessories	0.00	0.00
		7265.69	6915.23
	Details Of Inventory / Raw Material And Components		
	Yarn	606.77	574.68
	Dyes and chemicals	46.05	46.59
	Packing materials	175.34	231.49
	Fabric and accessories	3.82	3.82
		831.98	856.58
23	Changes In Inventories Of Finished Goods, Stock-In-Trade And		
			₹ in lakhs
	Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
	Inventories At The End Of The Year		
	Traded goods	33.80	24.23
	Work in progress	845.07	636.20
	Finished goods	558.73	533.61
		1437.60	1194.04
	Inventories At The Beginning		
	Traded goods	24.23	51.52
	Work in progress	636.20	341.68
	Finished goods	533.61	365.83
		1194.04	759.03

24 Purchase of Stock in Trade

			₹ in lakhs
	Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
	Details Of Purchase Of Traded Goods		
	Blankets	9.85	4.88
	Jackets	0.63	1.52
	Employee Departite Evenence	10.48	6.40
25	Employee Benefits Expense		₹ in lakh
	Particulars	Year Ended	Year Ended
		31.03.2022	31.03.2021
	Salary & wages	706.02	742.37
	Contribution to provident fund and other funds	47.42	44.88
	Gratuity expenses	22.80	28.93
	Staff welfare expenses	12.65	11.88
<u></u>	Finance Costs	788.89	828.06
20	Finance Costs		₹ in lakh
	Particulars	Year Ended	Year Ended
		31.03.2022	31.03.2021
	Bank interest	104.80	52.76
	Interest others	39.54	36.42
	Other Borrowing Cost	6.60	10.79
		150.94	99.97
27	Depreciation And Amortization Expense		₹ in lakh:
	Particulars	Year Ended	Year Ended
		31.03.2022	31.03.2021
	Depreciation on property, plant and equipment	415.94	422.23
		415.94	422.23
28	Other Expenses		₹ in lakh
	Particulars	Year Ended	Year Ended
		31.03.2022	31.03.2021
	Power and fuel	758.59	716.49
	Rates and taxes	3.53	11.96
	Freight and forwarding charges	59.77 19.80	75.35 19.05
	Rent Insurance	30.65	24.23
	Repair and Maintenance	30.05	27.20
	Plant and Machinery	160.97	217.07
	Buildings	-	
	Others (General)	20.34	17.35
	Advertising and sales promotion	8.13	3.62
	Commission to selling agents and discount to traders	96.91	135.01
	Travelling and conveyance	11.18	6.83
	Communication cost	4.94	5.70
	Printing and stationery	3.34	3.64
	Legal and professional fees	66.70	18.90
	Directors sitting fees	1.35	1.12
	Payment to auditors	2.03	1.40
	Directors remuneration	216.00	185.67
	Miscellaneous expenses	26.96	34.80
	CSR expenses	4.00	11.51
	Loss/(profit) on sale of fixed assets (net) Exchange differences (net)	(3.46) (0.81)	1.19 0.32
	Job Work charges	(0.01)	- 0.32
		1490.92	1491.21

Payment To Audit			₹ in lakhs
Particulars		Year Ended 31.03.2022	Year Ended 31.03.2021
As Auditors			
Audit fee In others capa	city	1.40 0.63	1.40
		2.03	1.40
29 Income Taxes	s Expense		₹ in lakhs
Particulars		Year Ended 31.03.2022	Year Ended 31.03.2021
Current Tax Current Tax or	taxable income for the year	10.05	119.92
Total Current 1	Fax Expense	10.05	119.92
Deferred tax Deferred tax c	harge/(credit)	(17.66)	(26.19)
MAT Credit (ta	ken)/utilised		26.27
Total Deferred	Income Tax Expense/(Benefit)	(17.66)	0.08
Tax in respect	of earlier years (credit)		(1.85)
Total Income 1	ax Expense	- 7.61	118.15
	n of the income tax expenses to the amount computed e taxes is summarized below:	l by applying the statutory inco	•
			₹ in lakhs
Particulars		Year Ended 31.03.2022	Year Ended 31.03.2021
Profit before	me tax rate in India applicable to the Company tax penses on Profit before tax expenses at the	26.00% (13.17)	27.82% 495.51
enacted incom Tax effect of t	taxable income	(3.42)	137.85
Permanent Dis Tax in respec	sallowances t of earlier years	14.16 	5.71 (1.85)
Income exemp	oted from income taxes		

Consequent to reconciliation items shown above, the effective tax rate is 57.78% (2020-21: 23.84%).

Significant Estimates : In calculation of tax expense for the current year and earlier years, the company has disallowed certain expenditure based on previous tax assessements.

(18.35)

-7.61

B The movement in deferred tax assets and liabilities during the year ended March 31, 2021 and March 31, 2022:

							₹ in lakhs
	As at 1st April, 2020- Deferred Tax Asset/ (Liabilities)	Credit/ (charge) in statement of Profit and Loss	Credit/ (charge) in other compre- hensive Income	As at 31st March, 2021- Deferred Tax Asset/ (Liabilities)	Credit/ (charge) in statement of Profit and Loss	Credit/ (charge) in other compre- hensive Income	As at 31st March, 2022- Deferred Tax Asset/ (Liabilities)
Depreciation Net loss/(gain) on remeasurement of defined benefit plan		26.19	0	(286.15)	17.66	0.00	(268.49)
	0.33	0	(2.33)	(2.00)		(4.63)	(6.63)
Total	(312.01)	26.19	(2.33)	(288.15)	17.66	(4.63)	(275.12)
MAT Credit Entitlements Dividend distribution tax on	26.27	(26.27)	0	0.00	0.00	0.00	0.00
dividend from Subsidiary	0			0.00			0.00
	(285.74)	(0.08)	(2.33)	(288.15)	17.66	(4.63)	(275.12)

Other items

Total income tax expense/(credit)

(23.56)

118.15

30 Assets Pledged As Security

The carrying amounts of assets Pledged as security for current and non-current borrowings are:

, , , , , , , , , , , , , , , , , , , ,	5	₹ in lakhs
Particulars	As at	As at
	31.03.2022	31.03.2021
Current Assets		
Financial Assets		
Floating Charge		
Receivables	398.75	560.74
Non Financial Assets		
Floating Charge		
Inventories	2306.05	2070.68
Total Current assets Pledged as security	2704.80	2631.42
Non Current Assets		
First Charge		
Land	586.74	187.98
Building	1821.48	1518.65
Furniture, fittings and equipment		
Plant and Machinery	1662.40	1883.86
Others	71.80	81.55
Total non-current assets Pledged as security	4142.42	3672.04
Total assets Pledged as security	6847.22	6303.46
		₹ in lakhs
Particulars	As at	As at
	31.03.2022	31.03.2021
Contingent Liabilities		
Demand by EPFO against the company not acknowledged as debt	26.69	26.69
, 5 , 9		

EPFO Bareilly has demanded Rs 26.69 lakh as PF dues. The management of the company has contested the demand of EPFO. An appeal with Hon'ble EPFAT New Delhi is pending. The company has not recognized provision for liabilities in the financial statement.

32 Post Retirement Benefit Plans

Defined Benefits Plan

(i) Gratuity

The Company provides for gratuity for employees as per the Payment of Gratuity Act, 1972. Employees who are in continuous service for a period of 5 years are eligible for gratuity. The amount of gratuity payable on retirement/termination is the employees last drawn basic salary per month computed proportionately for 15 days salary multiplied for the number of years of service. The gratuity plan is a funded plan and the Company makes contributions to recognised funds in India.

As per Actuarial Valuation as on 31st March, 2022 and 31st March, 2021 recognised in the financial statements in respect of Employee Benefit Schemes:

		₹ in lakhs
Particulars	As at 31.03.2022	As at 31.03.2021
A. Amount Recognised In The Balance Sheet		
Gratuity:		
Present value of plan liabilities	186.04	196.91
Fair value of plan assets	221.39	212.34
Deficit/(Surplus) of funded plans	(35.35)	(15.44)
Unfunded plans		
Net plan liability/ (Asset)*	(35.35)	(15.44)

В.	Movements In Plan Assets And Plan Liabilities						₹ in lakhs
	Gratuity:	31	Year ended Ist March, 2			Year en 31st March	
		Plan Assets	Plan liabilities	Net	Plan Assets	Plan liabilities	Net
	As at 1st April Current service cost Employee contributions Return on plan assets excluding actual return	212.34	196.91 23.85	15.43 23.85	197.10	200.64 28.69	3.54 28.69
	on plan assets Actual return on plan asset Interest cost Actuarial (gain)/loss arising from changes in	12.47 	13.37	(12.47) 13.37	11.15 	13.64	(11.15) 13.64
	demographic assumptions Actuarial (gain)/loss arising from changes in financial assumptions Actuarial (gain)/loss arising from		(9.99)	(9.99)		0.24	0.24
	experience adjustments Employer contributions Benefit payments	24.89 (28.31)	(9.79) (28.31)	(9.79) (24.89)	 39.51 (35.42)	(10.88) (35.42)	(10.88) (39.51)
	As at 31st March,	221.39	186.04	(4.49)	212.34	196.91	(15.43)
	Assets Major category of plan assets						₹ in lakh
	Particulars			As a 31.03.2022			As at 31.03.2021
	Gratuity: Unquoted Insurer managed funds			221.3	9		212.34
	Total			221.3	-		212.34
D.	Defined Benefit Obligation And Employer Contribution ₹ in lakh						
	Particulars			As a 31.03.202			As at 31.03.2021
	Gratuity Active Members			41	1		486
	The weighted average duration of the defined benefit The Company expects to contribute around ₹ 23.82 lak	-			,	aratuity	
E.	Amount Recognised In The Statement of Profit And		•	•		gratalty	₹ in lakh
	Particulars			As a 31.03.202			As at 31.03.2021
	Gratuity: Current service cost Finance cost/(income) Mortality premium Asset/(Liabilities) recognised in Balance Sheet*			23.8 (1.05			28.69 0.24
	Net impact on the Profit / (Loss) before tax			22.8	0		28.93
	Remeasurement of the net defined benefit liability: Return on plan assets excluding actual return on plan a Actuarial gains/(losses) arising from changes in demog			(1.95			(2.25)
	Actuarial gains/(losses) arising from changes in demog Actuarial gains/(losses) arising from changes in financi Experience gains/(losses) arising on experience adjust	ial assumption		9.98 9.79			(0.24) 10.88
				4	•		

 Net Gain recognised in the Other Comprehensive Income before tax
 17.82
 8.39

 *Surplus of assets over liabilities has not been recognised on the basis that future economic benefits are not available to the Company in the form of a reduction in future contributions or cash refunds.
 8.39

F Assumptions

With the objective of presenting the plan assets and plan liabilities of the defined benefits plans at their fair value on the balance sheet, assumptions under Ind AS 19 are set by reference to market conditions at the valuation date.

Gratuity:		₹ In lakhs
Particulars	As at	As at
	31.03.2022	31.03.2021
Financial Assumptions		
Discount rate	7.19%	6.79%
Salary Escalation Rate #	7.00%	7.00%

Demographic Assumptions

Published rates under the Indian Assured Lives Mortality (2012-14).

G. Sensitivity

The sensitivity of the defined benefit obligation to changes in the weighted key assumptions are:

Gratuity:	3	Yearende 1stMarch,		Yearend 31st March		
	Change in assumption		Decrease in present value of plan	Change in assumption	Increase in present value of plan	Decrease in present value of plan
Discount rate Salary Escalation Rate	50 bps 50 bps	12.62 11.63	(11.44) (10.62)	50 bps 50 bps	12.85 11.77	(11.61) (10.72)

The sensitivity analyses above have been determined based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period and may not be representative of the actual change. It is based on a change in the key assumption while holding all other assumptions constant. When calculating the sensitivity to the assumption, the method (Projected Unit Credit Method) used to calculate the liability recognised in the balance sheet has been applied. The methods and types of assumptions used in preparing the sensitivity analysis did not change compared with the previous period.

H. The Defined Benefit Obligations Shall mature after year end 31st March, 2021 as follows:

		₹ in lakhs
Particulars	Year Ended 31.03.2022	
Gratuity:		31.03.2021
2022	-	23.85
2023	15.51	12.03
2024	5.67	5.56
2025	3.71	5.23
2026	3.04	2.88
2027	4.69	4.66
2028	13.26	
Thereafter	140.16	142.70

(i) Risk Exposure - Asset Volatility

The plan liabilities are calculated using a discount rate set with reference to bond yields; if plan assets underperform this yield, this will create a deficit. The scheme is funded with an insurance company in the form of qualifying insurance policy.

(ii) Leave Obligations

The leave obligations cover the Company's liability for sick and earned leave. The amount of the provision of ₹ 17.57 lakh is presented as current, since the Company does not have an unconditional right to defer settlement for any of these obligations.

(iii) Defined Contribution Plans

The Company also has certain defined contribution plans. Contributions are made to provident fund in India for employees at the rate of 12% of basic salary as per regulations. The contributions are made to EPFO. The obligation of the Company is limited to the amount contributed and it has no further contractual nor any constructive obligation. The expense recognised during the period towards defined contribution plan is \gtrless 47.42 lakh (31st March, 2021 - \gtrless 44.88 lakhs).

33 The company carries on the business of textiles under which blankets of different qualities and size are produced. Further the sale is made in domestic markets at the same terms and conditions. Therefore, no different business or geographical segments are recognizable and reportable.

34 Related Party Disclosures

Related parties where control exists

Prahlad Industries with whom transactions took place.

Directors and key management personal and their relatives with whom transactions took place

Mr. D.K. Gupta, Mr. V.K. Gupta and Mr Adeep Gupta all whole time directors. Mr. V.P. Gupta, non executive director, Mrs Rajni Gupta, non executive director, Ms Ruchi Gupta, Company secretary & Compliance officer, Mr. Kapil Gupta, Mr. Ashish Gupta, Mrs Anita Gupta, Mr Aditya Gupta, M/s Ashish Gupta HUF, M/s D K Gupta HUF, M/s Kapil Gupta HUF, M/s V K Gupta HUF, Mrs Shalini Gupta, Mrs Reetika Gupta and Mrs Himani Gupta are related parties.

Related Party Transactions

The following table provides the total amount of transactions that have been entered into with related parties for the relevant financial year.

(a) Sale/ Purchase Of Goods And Services

Particulars	Year ended	Sale of Goods	Sale Service (Rent)	of Services	Purchase of traded Goods	Amount owed by related parties	Amount owed by related parties
Prahlad Industries	31.3.2022	-	-	18.00	-	-	7.80
	31.3.2021	-	-	18.00	-	-	-
Himani Gupta	31.3.2022	-	-	1.80	-	-	-
·	31.3.2021	-	-	1.05	-	-	-

(b) Remuneration To Directors, Key Managerial Personnel And Related Parties

Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
Mr. J.K. Gupta	-	12.00
Mr. D.K. Gupta	72.00	63.00
Mr. V.K. Gupta	72.00	63.00
Mr. Adeep Gupta	72.61	54.10
Mr. Kapil Gupta	24.52	20.96
Mr. Ashish Gupta	24.52	20.96
Ms Ruchi Gupta	4.99	4.48
	270.64	238.50

In addition, Mr Kapil Gupta and Mr Ashish Gupta are covered by group gratuity scheme and remuneration to managerial personnel does not include the provisions/contribution made for gratuity as they are determined on an actuarial basis for the company as a whole. Mr Adeep Gupta has been excluded from group gratuity scheme on becoming director in the company.

(c) Interest Paid To Related Parties

Interest Faiu To Related Faitles		
Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
Anita Gupta	11.74	11.62
Ashish Gupta HUF	0.60	1.88
Daya Kishan Gupta HUF	6.08	3.77
Aditya Gupta	0.05	-
Kapil Gupta HUF	3.99	2.70
Reetika Gupta	1.48	-
Rajni Gupta	5.46	4.60
Shalini Gupta	2.40	2.14
Vijay Kumar Gupta HUF	6.14	3.96
	37.94	30.67

₹ in lakhs

₹ in lakhe

₹ in lakhe

(d) Fee Paid To Related Non Executive Directors

		₹ in lakhs
Particulars	Year Ended	Year Ended
	31.03.2022	31.03.2021
Mr V P Gupta	0.05	0.05
Mrs. Rajni Gupta	0.05	

35 Fair Value Measurement

Financial Instrument by category and hierarchy

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The following methods and assumptions were used to estimate the fair values:

- 1. Fair value of cash and short-term deposits, trade and other short term receivables, trade payables, other current liabilities, short term loans from banks and other financial institutions approximate their carrying amounts largely due to short term maturities of these instruments.
- 2. Financial instruments with fixed and variable interest rates are evaluated by the Company based on parameters such as interest rates and individual credit worthiness of the counterparty. Based on this evaluation, allowances are taken to account for expected losses of these receivables. Accordingly, fair value of such instruments is not materially different from their carrying amounts. The fair values for loans and security deposits were calculated based on cash flows discounted using a current lending rate. They are classified as level 3fair values in the fair value hierarchy due to the inclusion of unobservable inputs including counter party credit risk.

The fair values of non-current borrowings are based on discounted cash flows using a current borrowing rate. They are classified as level 3 fair values in the fair value hierarchy due to the use of unobservable inputs, including own credit risk.

For financial assets and liabilities that are measured at fair value, the carrying amounts are equal to the fair values.

The Company uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities.

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

Level 3: techniques which use inputs that have a significant effect on the recorded fair value that are not based on observable market data.

	Total Amount			'	9.85 21.18	398.75	19.47	0 68	449.93	3,453.67	98.30 483.43	4,035.40	akhs	Total Amount				19.60 560.74	19.73	0.65	611.17	964.5 151.97 492.53	1,609.00												
		Total			9.85 21.18	398.75	19.47	0.68	449.93	3,453.67	98.30 483.43	4,035.40	₹ in lakhs		Total		10.45	19.60 560.74	19.73	0.65	611.17	964.5 151.97 492.53	1.609.00												
	Carried at amortised cost	Level 3			9.85 21 18	398.75	19.47	890	449.93	3,453.67	98.30 483.43	1		Carried at amortised cost	Level 3		10.45	19.60 560.74	19.73	0.65	611.17	964.5 151.97 492.53	1.609.00												
	Car amorti	Level 2												Car amort	Level 2																				
		Level 1													Level 1																				
		Total													Total																				
	ųɓno.	Level 3												rough	Level 3																				
	Routed through OCI	Level 2												Routed through OCI	Level 2																				
_ ₩	Ľ.	Level 1																									Level 1								
		Total												lgh SSS	Total																				
	Routed through Profit and Loss	Level 3												Routed through Profit and Loss	Level 3																				
	Routed Profit	Level 2												Rou Pro	Level 2																				
		Level 1													Level 1																				
		Total		I	9.85 21.18	398.75	19.47	0 68	449.93	3,453.67	98.30 483.43	4,035.40			Total		10.45	19.60 560.74	19.73	0.65	611.17	964.50 151.97 492.53	1,609.00												
		Current		I	9.85	398.75	19.47	9 0	428.75	1,190.44	98.30 483.43				Current		10.45	560.74	19.73	0.65	591.57	306.34 151.97 492.53	950.84												
		Non Current		I	21.18	2			21.18	2,263.23		2,263.23			Non Current			19.60		_	19.60	658.16	658.16												
	Financial Assets and Liabilities as at 31st March, 2022		Financial Assets Investments Mutual funde	- initial rulius Other Assets	Loans to Employees Other Financial Assets	Trade receivable	equivalents Bank Balances other	than Cash and cash		Financial Liabilities Borrowings	Other Financial Liabilities Trade Payables	-		Financial Assets and Liabilities as at		Financial Assets Investments	- mutual rurids Other Assets Loans to Emplovees	Other Financial Assets Trade receivable	Cash and Cash equivalents Bank Balances other than	Cash and cash equivalents		Financial Liabilities Borrowings Other Financial Liabilities Trade Payables													

Notes to the Financial Statements for the year ended 31st March, 2022

Fair value of financial assets and liabilities measured at amortised cost-

	As at 31st	As at 1st April, 2021		
Particulars	Carrying Amount	Fair Value	Carrying Amount	Fair Value
Financial Assets Financial Liabilities	-	-	-	-
Borrowings	3453.67	3453.67	964.50	964.50
	3453.67	3453.67	964.50	964.50

36 Financial Risk Management

The Company's financial risk management is an integral part of how to plan and execute its business strategies. The Company's financial risk management policy is set by the Managing Board.

Market risk is the risk of loss of future earnings, fair values or future cash flows that may result from a change in the price of a financial instrument.

The value of a financial instrument may change as a result of changes in the interest rates, foreign currency exchange rates, equity prices and other market changes that affect market risk sensitive instruments. Market risk is attributable to all market risk sensitive financial instruments including investments and deposits, foreign currency receivables, payables and loans and borrowings.

The Company manages market risk through a treasury department, which evaluates and exercises independent control over the entire process of market risk management. The treasury department recommend risk management objectives and policies, which are approved by Senior Management and the Audit Committee. The activities of this department include management of cash resources, implementing hedging strategies for foreign currency exposures like foreign exchange forward contracts, borrowing strategies and ensuring compliance with market risk limits and policies.

Market Risk- Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of the financial instruments will fluctuate because of changes in market interest rates. In order to optimize the Company's position with regards to interest income and interest expenses and to manage the interest rate risk, treasury performs a comprehensive corporate interest rate risk management by balancing the proportion of fixed rate and floating rate financial instruments in its total portfolio.

According to the Company interest rate risk exposure is only for floating rate borrowings. For floating rate liabilities, 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.

Covid-19 effect

The Company has taken into account all the possible impacts of COVID-19 in preparation of these standalone financial statements, including but not limited to its assessment of, liquidity and going concern assumption, recoverable values of its financial and non-financial assets, impact on revenue and cost, impact on leases. The Company has carried out this assessment based on available internal and external sources of information upto the date of approval of these standalone financial statements and believes that the impact of COVID-19 is not material to these standalone financial statements and expects to recover the carrying amount of its assets. The impact of COVID-19 on the standalone financial statements may differ from that estimated as at the date of approval of these standalone financial statements owing to the nature and duration of COVID-19.

Exposure To Interest Rate Risk

Exposure to interest Rate Risk		
Particulars	As at 31.03.2022	As at 01.04.2021
Total Borrowings % of Borrowings out of above bearing variable rate of interest	3453.67 100	964.50 100
Interest Rate Sensitivity A change of 50 bps in interest rates would have following Impact on profit before tax		₹ in lakhs
Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
50 bp increase would decrease the profit before tax by 50 bp decrease would Increase the profit before tax by	17.27 (17.27)	4.82 (4.82)

Market Risk- Foreign Currency Risk

The Company operates internationally and portion of the business is transacted in several currencies and consequently the Company is exposed to foreign exchange risk through its purchases from overseas suppliers in various foreign currencies. Foreign currency exchange rate exposure is partly balanced by purchasing of goods, commodities and services in the respective currencies.

₹ in lakha

₹ in lakhs

(B) Particulars Of Unhedged Foreign Currency

Exposures As At The Reporting Date

Particulars	As at 31st March, 2022 USD
Trade Receivable	<u>-</u>
Trade payables	-
Advance for purchase	51346.60
Particulars	As at 31st March, 2021 USD
Trade Receivable	-
Trade payables	-
Advance for purchase	3574.00

(a) (iii) Market Risk- Price risk

(a) Exposure

The exposure to equity securities price risk arises from investments held and classified in the balance sheet either at fair value through OCI or at fair value through profit and loss. The Company does not have any exposure to equity/securities.

(b) Sensitivity

The Company does not have any exposure to equity/securities. So no sensitivity analysis is done.

(c) Foreign Currency Risk Sensitivity

A change of 5% in Foreign currency would have following Impact on profit before tax

Particulars	202	1-22	202	2020-21		
	5% Increase	5% decrease	5% Increase	5% decrease		
USD	(3.58)	3.58	(3.41)	3.41		
Increase / (decrease) in profit or loss	(3.58)	3.58	(3.41)	3.41		

Credit Risk

Credit risk arises from the possibility that the counter party may not be able to settle their obligations as agreed. To manage this, the Company periodically assesses financial reliability of customers and other counter parties, taking into account the financial condition, current economic trends, and analysis of historical bad debts and ageing of financial assets. Individual risk limits are set and periodically reviewed on the basis of such information.

The Company considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis through each reporting period. To assess whether there is a significant increase in credit risk the Company compares the risk of default occurring on asset as at the reporting date with the risk of default as at the date of initial recognition. It considers reasonable and supportive forwarding-looking information such as:

- i) Actual or expected significant adverse changes in business,
- ii) Actual or expected significant changes in the operating results of the counterparty,
- iii) Financial or economic conditions that are expected to cause a significant change to the counterparty's ability to meet its obligations,
- iv) Significant increase in credit risk on other financial instruments of the same counterparty,
- v) Significant changes in the value of the collateral supporting the obligation or in the quality of the third-party guarantees or credit enhancements.

Financial assests are written off when there is no reasonable expectations of recovery, such as a debtor failing to engage in a repayment plan with the Company. Where loans or receivables have been written off, the Company continues to engage in enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognized as income in the statement of profit and loss.

The Company measures the expected credit loss of trade receivables and loan from individual customers based on historical trend, industry practices and the business environment in which the entity operates.Loss rates are based on actual credit loss experience and past trends. Based on the historical data, loss on collection of receivable is not material hence no provision considered.

Liquidity Risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due and to close out market positions. Due to the dynamic nature of the underlying businesses, Company maintains flexibility in funding by maintaining availability under committed credit lines. Management monitors rolling forecasts of the Company's liquidity position (comprising the undrawn borrowing facilities) and cash and cash equivalents on the basis of expected cash flows.

(i) Financing Arrangements

The Company closely monitors liquidity position and arranges for the funds in anticipation in case of need.

₹ in lakhs

		As at 3	1st March, 2022	As at 31st March, 2021				
	0-1 years	1-5 years	beyond 5 years	Total	0-1 years	1-5 years	beyond 5 years	Total
Long term borrowings (Including current maturity of long tern debt)	228.72	174.70	2088.53	2491.95	49.00	658.16	-	707.16
Short term borrowings	961.72	-	-	961.72	257.34	-	-	257.34
Total	1,190.44	174.70	2,088.53	3,453.67	306.34	658.16	-	964.50

Maturity Patterns Of Other Financial Liabilities

As at 31st March, 2022	0-3 months	3-6 months	6 months to 12 months	beyond 12 months	Total
Trade payables Other Financial liability	483.43	-	-	-	483.43
(Current and Non Current)	98.30	-	-	-	98.30
Total	581.73	-	-	-	581.73
As at 31st March, 2021	0-3 months	3-6 months	6 months to 12 months	beyond 12 months	Total
Trade payables Other Financial liability	492.53	-	-	-	492.53
(Current and Non Current)	151.97	-	-	-	151.97
Total	644.50	-	-	-	644.50

37 Capital Management

For the purpose of the Company's capital management, capital includes issued equity capital, share premium and all other equity reserves attributable to the equity holders. The primary objective of the Company's capital management is to maximise the shareholder value.

The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. The Company monitors capital using a gearing ratio, which is net debt divided by total capital plus net debt. The Company's policy is to keep the gearing ratio between 20% and 40%. The Company includes within net debt, interest bearing loans and borrowings, trade and other payables, less cash and cash equivalents, excluding discontinued operations.

Particulars	As at 31.03.2022	As at 31.03.2021
Borrowings other than convertible preference shares (Note 14)	2263.23	658.16
Trade payables (Note 16)	483.43	492.53
Other payables (Note 17)	98.30	151.97
Less: cash and cash equivalents (Note 8)	19.47	(19.73)
Net debt	2864.43	1282.93
Total capital	5214.35	5206.72
Capital and net debt	8078.78	6489.65
Gearing ratio	35.45%	19.77%

In order to achieve this overall objective, the Company's capital management, amongst other things, aims to ensure that it meets financial covenants attached to the interest-bearing loans and borrowings that define capital structure requirements.

No changes were made in the objectives, policies or processes for managing capital during the years ended 31 March 2022.

38 Earnings Per Share (Eps)

Basic EPS amounts are calculated by dividing the profit for the year attributable to equity holders by the weighted average number of Equity shares outstanding during the year.Diluted EPS amounts are calculated by dividing the profit attributable to equity holders of the parent (after adjusting for interest on the convertible preference shares) if any,by the weighted average number of Equity shares outstanding during the year plus the weighted average number of Equity shares that would be issued on conversion of all the dilutive potential Equity shares into Equity shares. The following reflects the income and share data used in the basic and diluted EPS computations:

₹ in lakhs

₹ in lakha

	₹ in lakhs	
Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
Earnings Per Share has been computed as under: Profit/(Loss) for the year	(5.56)	377.36
Weighted average number of equity shares outstanding	10259750	10259750
Earnings Per Share (₹) - Basic (Face value of Rs. 10 per share)	(0.05)	3.68
Diluted earning per share is same as basic earning per share.	(0.05)	3.68

39 As per section 135 of the Companies Act, 2013, amount required to be spent by the Company on Corporate Social Responsibility (CSR) during the year ended March 31, 2022 is INR NIL (31 March 2021: INR 9.62 lakh), computed at 2% of its average net profit for the immediately preceding three financial years. The Company incurred an amount INR NIL during the year ended March 31, 2022 (31 March 2021: INR 9.62 lakh), towards CSR expenditure.

40 The company does not hold benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.

41 The company has borrowings from banks on the basis of security of current assets, so it discloses that quarterly returns or statements of current assets filed by the company with banks or financial institutions are in agreement with the books of accounts.

42 The company has not been declared wilful defaulter by bank or financial Institution or other lender.

43 Pursuant to amendment in Schedule III of the Companies Act, previous year figures have been re- grouped wherever required.

44 Ratios:

	Ratio	Numerator	Denominator	Current period	Previous period	% Variance	Reason for variance
а	Current Ratio	Current assets	Current liabilities	1.53	2.17	-29.40	1
b	Debt Equity Ratio	Total debt	Shareholder's equity	0.66	0.19	257.55	2
С			interest expense+ 2.07 principal repayments		1.12 83	83.72	2 3
d	Return on Equity Ratio (ROE)	PAT	Average shareholder's equity	0.00	0.08	-101.42	4
e	of material consumed+ purchases+ changes in inventory+ manufacturing expenses) Trade Receivable turnover Ratio Value of sales & service		Average inventories of 7.5 finished goods, stock in process and stock in trade	7.51	7.51 9.55 20.54 11.27 17.30 16.75	-21.40 82.24 3.31	- 5 -
f			Average trade receivables				
g			Average trade payables				
h	Net capital turnover ratio	Net sales	Current assets -current liabilities	7.79	5.56	40.11	1
i	Net profit ratio	Net profit	Net sales	0.00	0.04	-101.46	4
j	Return on capital employed (ROCE)	Earning before interest and taxes	Capital employed (tangible net worth+total debt+deferred tax liability	0.02	0.09	-83.29	4
k	Return on investment (ROI)	MV(T1)-MV(T0)-Sum((C(t))	MV(T0)+Sum (W(t)*C(t))	2.28	0.14	1481.40	6

Reason for variance.

1 Usage of Internal accruals in new projects caused decline in current ratio and increase in net capital turnover ratio.

- 2 New Term loans for new projects caused increase in the ratio.
- 3 Prepayment of instalments in the previous year caused lower ratio in that year.
- 4 Net loss in the current year caused decline in the ratio.
- 5 Better recovery management from debtors reduced the ratio.
- 6 Variance in the ratio is market driven.

As per our report of even date

For **A Anand & Co.** Chartered Accountants

CA AJAY ANAND (Partner) Membership No. 074016 V. K. GUPTA CFO & Whole Time Director DIN -00335325 D. K. GUPTA Managing Director DIN-00337569

For and on behalf of the board of directors of Prakash Woollen & Synthetic Mills Limited

RUCHI GUPTA

Company Secretary

Place : Village. Amhera (Amroha) Date : 28 May 2022

Annual Report 2021-2022

Regd. Office: 18th Km Stone Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P Nagar-244102 Tel: 0591-91-9760091983 Fax:0591-2223009 Website: www.prakashwoollen.com ; Email : info@prakashwoollen.com CIN: L17291UP1979PLC004804

FORM NO. MGT 11

[Pu	rsuant to Section 105 (6) of	the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]
		43 rd Annual General Meeting – August 27 th , 2022 at 11.45 A.M.
Nar	me of member(s)	:
Reg	gistered address	:
ΕN	1ail Id	:
Fol	o No. / DP ID - Client ID	•
	Ve, being the member(s) one of the second seco	f shares of the above named Company,
1)	Name:	E-Mail
	Address:	
	Signature	Or failing him / her
2)	Name:	E-Mail
,		
	Signature	

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 43rd Annual General Meeting of the Company to be held at 18th Km Stone Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P Nagar-244102 on Saturday, the 27th day of August, 2022 at 11.45 A.M. or at any adjournment thereof in respect of such resolutions as are indicated below:

Ŀ	ltem No.	Resolutions Ordinary Business	For	Against
Ð	1.	Adoption of Audited Financial Statements of the company along with the Reports of the Board of Directors and Auditors thereon for the financial period ended on March 31, 2022.		
	2.	To appoint a director in place of Mr. Adeep Gupta (DIN: 06612645), who retires by rotation and being eligible offers himself for re-appointment.		
÷		Special Business		
i	3.	Re-classification of Promoter Group Category		
	4.	Appointment of Mr. Daya Kishan Gupta (DIN: 00337569) As Managing Director who has attained the age of 75 years.		
	5.	Amendment of Articles of Association of the Company		

Signature of the member

Signature of the Proxy Holder(s)

Affix

Re. 1/-Revenue Stamp

NOTE:

i

- 1. This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.
- 2. For the Resolutions, Explanatory Statement and Notes, please refer to the Notice of the 43rd Annual General Meeting.
- 3. It is optional to put a 'X' in the appropriate column against the Resolution indicated in the Box. If you leave the 'For' and 'Against' column blank against any or all Resolutions, your Proxy will be entitled to vote in the manner as he / she think appropriate.
- 4. Please complete all details including detail of member(s) in above box before submission.

ATTENDANCE SLIP

PRAKASH WOOLLEN & SYNTHETIC MILLS LIMITED

Regd. Office: 18th Km Stone Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P Nagar-244102 Tel: 0591-91-9760091983 Fax:0591-2223009 Website: www.prakashwoollen.com ; Email : info@prakashwoollen.com CIN: L17291UP1979PLC004804

Folio No./ DP ID / Client ID

Number of shares held

I/we certify that I/we am/are member(s)/proxy for the member(s) of the Company.

I/We hereby record my/our presence at the forty second Annual General Meeting of the Company on Saturday, the 27th day of August, 2022, at 11.45 a.m. at 18th Km Stone, Delhi Moradabad Road, NH-24, Village Amhera, Distt. J. P. Nagar- 244102.

Full name of proxy (in case of proxy)

Signature of first holder/proxy

Note:

Signature of joint holder(s)

- 1. Please fill and sign this attendance slip and hand it over at the venue of the meeting.
- 2. Only members of the Company and/or their proxy will be allowed to attend the meeting.

	POLLING PAPER [Pursuant to section 109(5) of the Companies Act, 2013 and rule 21(1)(c) of the Companies (Management and Administration) Rules, 2014						
	FORM MGT-12						
	PRAKASH WOOLLEN & SYNTHETIC MILLS LIMITED Regd. Office: 18 th Km Stone Delhi Moradabad Road, NH-24, Village Amhera, Distt. J.P Nagar-244102 Tel: 0591-91-9760091983 Fax:0591-2223009 Website: www.prakashwoollen.com ; Email : info@prakashwoollen.com CIN: L17291UP1979PLC004804						
1.	Nam	ne(s) & Registered Address of the Sole/First Na					
2.	Name(s) of the Joint Holders(s), If Any						
3.	Registered Folio Number/ DP ID No./Client ID No* (* Applicable To investors holding shares in demat form) :						
4. Number of Equity Share(s) held :							
5.							
lten	n No.	Description of Resolutions	Type of resolution (Ordinary/Special)	No. of Equity shares for which votescast	(FOR)I/We assent to the Resolution	(AGAINST)I/We dissent to the Resolution	
1.		Adoption of Audited Financial Statements of the company along with the Reports of the Board ofDirectors and Auditors thereon for the financial period ended on March 31, 2022	Ordinary				
2.		Appoint a director in place of Mr. Adeep Gupta (DIN: 06612645), who retires by rotation and being eligible offers himself for re-appointment	Ordinary				
3		Re-classification of Promoter Group Category	Ordinary				
4		Appointment of Mr. Daya Kishan Gupta (DIN: 00337569) As Managing Director who has attained the age of 75 years.	Special				
5		Amendment of Articles of Association of the Company	Special				

Date: Place :

.....

Signature of the Member

Notes: Please read the following instructions printed overleaf carefully before exercising your vote.

INSTRUCTIONS

- 1) A Member can opt for only one mode of voting i.e. either through e-voting or by Ballot. If a Member cast votes by both modes, then voting done through e-voting shall prevail and ballot shall be treated as invalid.
- 2) For detailed instructions on e-voting, please refer to the notes appended to the Notice of the AGM.
- 3) The scrutinizer will collate the votes downloaded from the e-voting system and votes received through post to declare the final result for each of the Resolutions forming part of the Notice of the AGM.

Process and manner for Members opting to vote by using the Ballot Form:

- The Form should be complete and signed by the Member as per the specimen signature registered with the Company/Depositories. In case of joint holding, the Form should be completed and signed by the first named Member and in his/her absence, by the next named joint holder.
- 2) In case the shares are held by companies, trusts, societies, etc. the duly completed Ballot Form should be accompanied by a certified true copy of the relevant Board Resolution /Authorization.
- 3) Votes should be cast in case of each resolution, either in favour or against by putting the tick () mark the column provided in the Ballot.
- 4) The voting rights of shareholders shall be in proportion of the shares held by them in the paid up equity share capital of the Company as on 19th day of August, 2022 as per the Register of Members of the Company.
- 5) A Member may request for a duplicate Ballot Form, if so required.
- 6) Unsigned, incomplete, improperly or incorrectly tick marked Ballot Forms will be rejected. A Form will also be rejected if it is received torn, defaced or mutilated to an extent which makes it difficult for the Scrutinizer to identify either the Member or as to whether the votes are in favour or against or if the signature cannot be verified.
- 7) The decision of the Scrutinizer on the validity of the Ballot Form and any other related matter shall be final.
- 8) The results declared along with Scrutinizer's Report, shall be communicated to the BSE Limited where the shares of the Company are listed.



