



Global presence in Gold & Diamond Jewellery

BOARD OF DIRECTORS

Mr. Rajesh Mehta Executive Chairman

Mr. Prashant Mehta Managing Director

Mr. Prashant Sagar Ms Vijaya Lakshmi Ms. Asha Mehta Independent Directors

Mr. Joseph T.D Non Executive & Non Independent Director

KEY MANAGERIAL PERSONNEL

Mr. B. Vijendra Rao Chief Financial Officer

Mr. Ranganatha BS Company Secretary & Compliance Officer

SHARE TRANSFER AGENTS

M/s S. K. D. C Consultants Limited "Surya", 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road Coimbatore - 641 028. Phone: 0422 - 4958995; 2539835-836; Fax: 0422 - 2539837 E-mail: info@skdc-consultants.com

STATUTORY AUDITORS

M/s P. V. Ramana Reddy & Co. Chartered Accountants No, 37, 2nd Floor, South End Circle, Basavanagudi, Bengaluru – 560004

BANKERS

Canara Bank

REGISTERED OFFICE

4, Batavia Chambers
Kumara Krupa Road, Kumara Park East
Bengaluru - 560 001.
Tel: 91-80-68749912
E-mail: compsect@rajeshindia.com
CIN: L36911KA1995PLC017077

CORPORATE OFFICE

Rajesh Group # 1, Brunton Road (Off M. G. Road); Opp. Old Passport Office, Bengaluru - 560 001. Tel: 91-80-40239999 E-mail: compsect@rajeshindia.com

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NOTICE

Notice is hereby given that the 28th Annual General Meeting of the Members of **RAJESH EXPORTS** LTD will be held on Friday 30-09-2022 at 12.00 Noon, through video conferencing to transact the following business

ORDINARY BUSINESS :

- 1. To receive, consider and adopt the Consolidated and Standalone Financial Statements for the year ended 31st March 2022 as at that date together with the reports of the Directors and Auditors thereon.
- 2. To confirm the dividend for the financial year 2021-22.
- 3. To appoint M/s. B S D & Co., Chartered Accountants, (Firm registration number 000312S) as Statutory Auditors of the Company until the conclusion of next AGM and to fix their remuneration and in this respect, to pass, with or without modification (s) the following resolution as an ordinary Resolution:

RESOLVED THAT pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force) and on the basis of recommendation of Audit Committee, M/s. B S D & Co., Chartered Accountants, (Firm registration number 000312S as the statutory Auditors of the Company, be and is hereby appointed to hold office of Auditors from the conclusion of this Annual General Meeting (AGM) until the conclusion of next Annual General Meeting and is hereby authorized to fix the remuneration payable to them, as may be determined by the Audit Committee, in consultation with the Auditors.

4. To appoint a director in place of Mr. Joseph T. D, who retires by rotation in terms of Section 152(6) of Companies Act, 2013 and being eligible offers himself for re-appointment.

SPECIAL BUSINESS:

5. To consider and if thought fit, to pass, with or without modification, the following Resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150, 152, 160 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act"), and the Rules made thereunder, (including any statutory modification(s) or re- enactment thereof for the time being in force) read with Schedule IV of the Act and Clause 49 of the Listing Agreement with the Stock Exchanges, the appointment of Mr. Prashant Harjivandas Sagar (DIN 09330380), who has submitted a declaration that he meets the criteria of Independence as provided in Section 149(6) of the Act, as a Non-Executive Independent Director of the Company, as recommended by the Nomination and Remuneration Committee and in respect of whom the Company has received a notice in writing u/s 160 of The Companies Act, 2013, from a member proposing his candidature for the Office of Director, for a term of five consecutive years with effect from March 28, 2022, whose office shall not be liable to retire by rotation, be and is hereby approved."

NOTES:

- 1. The Company has enabled the Members to participate at the 28th AGM through the VC facility provided by NSDL Limited. The instructions for participation by Members are given in the subsequent paragraphs.
- 2. In line with the MCA Circulars, the notice of the 28th AGM along with the Annual Report 2021-22 are being sent only by electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories. Members may please note that this Notice and Annual Report 2021-22 will also be available on the Company's website http://www.rajeshindia.com/annual-reports/, the website of National Securities Depository Limited (NSDL) https://www. evoting.nsdl.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. Since the 28th AGM is being held through VC as per the MCA Circulars, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be made available for the 28th AGM and hence the Proxy Form and Attendance Slip are not annexed to this Notice.

- 3. Members who have not registered their e-mail address are requested to register the same in respect of shares held in electronic form with the Depository through their Depository Participant(s) and in respect of shares held in physical form by writing to the Company's Registrars and Transfer Agents of the Company: M/s. S.K.D.C. CONSULTANTS LIMITED, "Surya", 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore 641028.
- 4. Members holding shares in Physical form are requested to intimate the Change of Address and their Bank Account details such as Bank Name, Branch with address and Account No. for incorporating the same in dividend warrants to the Registrars and Transfer Agents of the Company, quoting their respective Folio Number. Members holding shares in Demat form shall intimate the above details to their Depository Participants (DP's) with whom they have Demat Account.
- 5. In accordance with the proviso to Regulation 40(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, effective from April 1, 2019, transfers of securities of the Company shall not be processed unless the securities are held in the dematerialized form with a depository. Accordingly, shareholders holding equity shares in physical form are urged to have their shares dematerialized so as to be able to freely transfer them and participate in corporate actions.
- 6. The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, September 24 till Friday, September 30, 2022 (both days inclusive).
- 7. In case of any queries regarding the Annual Report, the Members may write to compsect@rajeshindia.com to receive an email response.
- 8. Company has appointed Mr. Deepak Sadhu, Practising Company Secretary, to act as the Scrutinizer, to scrutinize the e-voting process in a fair and transparent manner.
- 9. Members are requested to address their correspondence, including share transfer matters and change of address to:

S. K. D. C. Consultants Limited "Surya", 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road Coimbatore - 641 028. Phone: 0422 - 4958995; 2539835-836; Fax: 0422 - 2539837 E-mail: info@skdc-consultants.com

The 28th AGM through the VC facility

- 1. In view of the massive outbreak of the COVID-19 pandemic, social distancing is a norm to be followed and pursuant to the Circular No. 14/2020 dated April 08, 2020, Circular No.17/2020 dated April 13, 2020 issued by the Ministry of Corporate Affairs followed by Circular No. 20/2020 dated May 05, 2020 and Circular No. 02/2021 dated January 13, 2021 and all other relevant circulars issued from time to time, physical attendance of the Members to the AGM venue is not required and general meeting be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- 2. Pursuant to the Circular No. 14/2020 dated April 08, 2020, issued by the Ministry of Corporate Affairs, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, the Body Corporates are entitled to appoint authorised representatives to attend the AGM through VC/OAVM and participate thereat and cast their votes through e-voting.
- 3. The Members can join the AGM in the VC/OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available for 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding),Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act,2013.
- Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended)and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing



facility of remote e-Voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with National Securities Depository Limited (NSDL) for facilitating voting through electronic means, as the authorized agency. The facility of casting votes by a member using remote e-Voting system as well as venue voting on the date of the AGM will be provided by NSDL.

- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at rajeshindia.com. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and the AGM Notice is also available on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com.
- AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 08, 2020 and MCA Circular No. 17/2020 dated April 13, 2020,MCA Circular No. 20/2020 dated May 05, 2020 and MCA Circular No. 2/2021 dated January 13, 2021.

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AND JOINING GENERAL MEETING ARE AS UNDER:-

The remote e-voting period begins on 27.09.2022, at 9.00 A.M. and ends on 29.09.2022 at 05:00 P.M. The remote e-votingmodule shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 23.09.2022, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 23.09.2022.

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

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

<u>A)</u> Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode

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

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

Type of shareholders	Login Method
Individual Shareholders holding securities in demat mode with NSDL.	1. Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section, this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

	2. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl. com/SecureWeb/IdeasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	4. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience.
	NSDL Mobile App is available on
	💣 App Store 🛛 ≽ Google Play
Individual Shareholders holding securities in demat mode with CDSL	1. Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/loginor www.cdslindia. com and click on New System Myeasi.
	2. After successful login of Easi/Easiest the user will be also able to see the E Voting Menu. The Menu will have links of e-Voting service provider i.e. NSDL. Click on NSDL to cast your vote.
	3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/ EasiRegistration
	4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDL



Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you
	company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

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

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

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

<u>B)</u> Login Method for e-Voting and joining virtual meeting for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

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

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- 3. A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen.

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

4. Your User ID details are given below :

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12******************** then your user ID is 12********

c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company. For example if folio number is 001*** and EVEN is 101456
	10110 number is 001 ⁴⁴⁴ and EVEN is 101456
	then user ID is 101456001***

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

Step 2: Cast your vote electronically and join General Meeting on NSDL e-Voting system.

How to cast your vote electronically and join General Meeting on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. For joining virtual meeting, you need to click on "VC/OAVM" link placed under "Join General Meeting".
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.



- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- 1. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to deepak@deepaksadhu.com with a copy marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the **"Forgot User Details/Password?"** or **"Physical User Reset Password?"** option available on www.evoting.nsdl.com to reset the password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request to at evoting@nsdl.co.in

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

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to compsect@rajeshindia.com.
- 2. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to compsect@ rajeshindia.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the login method explained at step 1 (A) i.e. Login method for e-Voting and joining virtual meeting for Individual shareholders holding securities in demat mode.
- 3. Alternatively shareholder/members may send a request to evoting@nsdl.co.infor procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.

4. The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting.

INSTRUCTIONS FOR MEMBERS FOR ATTENDING THE AGM THROUGH VC/OAVM ARE AS UNDER:

- 1. Member will be provided with a facility to attend the AGM through VC/OAVM through the NSDL e-Voting system. Members may access by following the steps mentioned above for Access to NSDL e-Voting system. After successful login, you can see link of "VC/OAVM link" placed under "Join General meeting" menu against company name. You are requested to click on VC/OAVM link placed under Join General Meeting menu. The link for VC/OAVM will be available in Shareholder/ Member login where the EVEN of Company will be displayed. Please note that the members who do not have the User ID and Password for e-Voting or have forgotten the User ID and Password may retrieve the same by following the remote e-Voting instructions mentioned in the notice to avoid last minute rush.
- 2. Members are encouraged to join the Meeting through Laptops for better experience.
- 3. Further Members will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 4. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 5. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at compsect@rajeshindia.com. The same will be replied by the company suitably.
- 6. Shareholders who would like to express their views/have questions may send their questions in advance mentioning their name demat account number/folio number, email id, mobile number at compsect@rajeshindia.com. The same will be replied by the company suitably.

Explanatory statement:

Item No.3:

In terms of the provisions of Section 139, 142 of Companies Act, 2013 (the "Act"), no listed company can appoint or re-appoint an audit firm as auditor for more than two terms of five consecutive years. The Act further prescribes that the Company has to comply with these provisions within three years from the commencement of the Act. M/s. P. V. Ramana Reddy & Co., Chartered Accountants, were re- appointed as Statutory Auditor of the Company, subject to ratification in every AGM thereafter. M/s P. V. Ramana Reddy & Co. has completed five years and in compliance with the provisions of the Act, the Company will have to appoint a new auditor in their place in the ensuing Annual General Meeting. The Audit Committee and the Board of Directors have placed on record their appreciation for the professional services rendered by M/s P. V. Ramana Reddy & Co. during their long association with the Company. Pursuant to and in light of the above, the Board of Directors on the recommendation of Audit Committee has appointed M/s. B S D & Co., Chartered Accountants, (Firm registration number 000312S) as Statutory Auditor of the Company. The proposed auditor, M/s. B S D & Co., Chartered Accountants have confirmed that their appointment, if made, shall be in accordance with the limits specified under Section 141(3)(g) of the Act and that they are not disgualified to be appointed as statutory auditors in terms of the provisions of the proviso to Section 139(1), Section 141(2) and Section 141(3) of the Act and the provisions of the Companies (Audit and Auditors) Rules, 2014 (as amended). Accordingly, consent of the Members is sought to the Resolution as set out at Item No. 3 of the Notice for approval. None of the Directors, Key Managerial Personnel and their relatives are, in any way, are concerned or interested in the said resolution.



Item No.5:

The Board of Directors of the Company at its meeting dated 28th March 2022, approved the appointment of Mr. Prashant Harjivandas Sagar (DIN 09330380) as an Additional Director (Independent) of the company with effect from 28th March 2022, Pursuant to Section 152 and 161 of the Companies Act, 2013 ("the Act") read with the Articles of Association of the Company, to hold the office for a period of five consecutive years not liable to retire by rotation subject to the approval of shareholders at the ensuing Annual General Meeting. Notice in writing has been received from shareholder of the Company, pursuant to Section 160 of the Act, signifying his intention to propose Mr. Prashant Harjivandas Sagar as a candidate for the office of director. Details of Director seeking confirmation of appointment at the forthcoming annual general meeting pursuant to Regulation 36(3) of The Securities and Exchange Board of India (Listing Obligation & Disclosure Requirement) Regulation, 2015 is annexed in Notice.

The Board of Directors propose the appointment of Mr. Prashant Harjivandas Sagar as a Non-Executive, Independent director of the company and recommend the ordinary resolution as set out in item 5 of the notice for approval of the members at this annual general meeting.

None of the Directors Key managerial personnel or their relatives are concerned or interested in the proposed resolution as set out in the notice

PROFILE OF RETIRING DIRECTOR WHO OFFERS HIMSELF FOR REAPPOINTMENT:

Mr. Joseph T. D. (DIN: 08471985), aged about 60 years, is a Post Graduate in Human Excellence. He has an experience of over 25 years in administration and management. Based on his qualification the Board considers it fit to reappoint Mr. Joseph T D as a Non-Independent and Non-Executive Director.

PROFILE OF INDEPENDENT DIRECTOR FOR APPOINTMENT:

Mr. Prashant Harjivandas Sagar (DIN: 09330380), aged about 52 years, is an expert in jewellery designing, production and in overall business of jewellery. He has been involved in jewellary production and retail business for last two decades and he would be an asset to the company, especially in the retail expansion programe of the Company.

By the Order of the Board

Sd/-

Place : Bengaluru Date : May 30, 2022 RAJESH MEHTA

Chairman

DIRECTORS REPORT

To The Members of **Rajesh Export Limited**

We are delighted to present on behalf of Board of Directors the 28th Annual Report on the business and operations of the Company, for the financial year ended 31st March 2022.

FINANCIAL RESULTS

			(R	s. in Millions)	
	CONSOL	IDATED	STANDALONE		
	For the year ended 31.03.2022	For the year ended 31.03.2021	For the year ended 31.03.2022	For the year ended 31.03.2021	
Profit before Depreciation	11293.93	9846.20	313.98	1049.57	
Less : Depreciation	908.74	904.31	9.09	9.85	
Profit after depreciation	10385.19	8941.89	304.89	1039.72	
Less : Provision for taxation & Deferred tax	291.45	489.82	76.43	48.55	
Profit after taxation	10093.74	8452.07	228.48	991.17	
Add : Balance as per last account	80135.49	71978.68	28965.28	28269.37	
Profit available for appropriation	90229.23	80430.75	29193.76	29260.54	
Less: Dividend	295.26	295.26	295.26	295.26	
Balance surplus transferred to Balance Sheet	89933.97	80135.49	28898.50	28965.28	

OPERATIONS

Your Directors are pleased to report that your Company's total income during the period under review stood at Rs. 2431279.37 million. As a result, the net profit for the year under review, after provision for depreciation and income tax was Rs. 10093.73 million.

DIVIDEND

The Board of Directors are pleased to recommend the payment of dividend for the year ended 31st March 2022 @ Re.1.00 per share (100 per cent) for all the shareholders whose names appear on the Register of Members as on the Book Closure date. Dividend is subject to approval of members at the ensuing Annual General Meeting (AGM) and shall be subject to deduction of tax at source.

DISCLOSURE AS REQUIRED UNDER SECTION 22 OF SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has in place a Prevention of Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. The Policy is available on the website of the Company i.e., www.rajeshindia.com

During the year 2021-2022, no complaints were received by the Company related to sexual harassment.



BOARD MEETINGS, BOARD OF DIRECTORS, KEY MANAGERIAL PERSONNEL & COMMITTEES OF DIRECTORS

Board Meeting

The Board of Directors of the Company met sixteen times during the financial year. The details of various Board Meetings are provided in the Corporate Governance Report. The gap intervening between two meetings of the board is as prescribed in the Companies Act, 2013 (hereinafter "the Act").

BOARD COMMITTEES

The Company has the following Committees of the Board:

- 1. Audit Committee
- 2. Nomination and Remuneration Committee
- 3. Stakeholders Relationship Committee
- 4. Corporate Social Responsibility Committee and
- 5. Risk Management Committee

The composition of each of the above Committees, their respective role and responsibility is as detailed in the Report of Corporate Governance.

DECLARATION BY INDEPENDENT DIRECTORS

The Company has received necessary declaration from each independent director under Section 149(7) of the Companies Act, 2013, that he /she meets the criteria of independence laid down in Section 149(6) of the Companies Act, 2013 and Regulation 25 of the SEBI (Listing obligation disclosure requirement), 2015.

BOARD EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and Regulation 17(10) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 the Board carried out annual evaluation of its own performance, performance of its Committees and evaluation of individual director including independent directors. The independent directors carried out an annual performance of non independent directors, the Board as a whole and chairperson of the Company. Nomination and Remuneration Committee of the Board of directors evaluated the performance of every director. The performance is evaluated on the basis of number of Board and Committee meetings attended by individual directors, participation of director in the affairs of the company, duties performed by each director, targets archived by the company during the year. The Board found the evaluation satisfactory and no observations were raised during the said evaluation in current year as well as in previous year.

VIGIL MECHANISM

We have established a mechanism for employees to report concerns about unethical behavior, actual or suspected fraud or violation of our code of conduct or ethics policy. The mechanism also provides for adequate safeguards against victimization of employees who avail of the mechanism and also provide for direct access to the Chairman of the Audit Committee in exceptional cases. The Policy is available on the website of the Company i.e. http://www.rajeshindia.com/

RELATED PARTY TRANSACTIONS

Company did not have any related party transaction under Section 134(3)(h) read with Rule 8 of the Companies (Accounts) Rules, 2014.

DEPOSITS

In terms of the provisions of Section 73 of the Act read with the relevant Rules of the Act, the Company had no opening or closing balances and also has not accepted any fixed deposits during the year under review and as such, no amount of principal or interest was outstanding as on March 31, 2022.

CORPORATE GOVERNANCE

Your Company has been practicing the principles of good corporate governance. The Company is in compliance with the provisions on corporate governance specified in the SEBI (Listing obligation disclosure requirement), 2015 of BSE and NSE. A detailed report on corporate governance is available as a separate section in this Annual Report. Certificate of the Statutory Auditors regarding compliance with the conditions stipulated in Reg. 34(3) of the SEBI(Listing obligation disclosure requirement), 2015 is provided separately under this Annual Report.

SHARE CAPITAL

There is no change in Share capital (authorized and paid-up) from last financial year.

AUDITORS

a) STATUTORY AUDITOR

M/s P. V. Ramana Reddy & Co., Chartered Accountants, Bangaluru, were appointed as Statutory Auditors of Company in the 27th AGM up to the conclusion of next Annual General Meeting. The Audit Committee and the Board of Directors have recommended the proposal to appoint M/s. B S D & Co., Chartered Accountants, Bengaluru, as the Statutory Auditors of Company up to the conclusion of next Annual General Meeting, and to authorize the Board of Directors and Committees thereof to fix their remuneration. The company has received a certificate from the auditor to the effect that the appointment if made, would be, in accordance with limits specified in the Act and that, they meet the criteria of independence.

b) SECRETARIAL AUDITORS

Pursuant to the provisions of Section 204 of the Act and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors has appointed Mr. Deepak Sadhu, Practicing Company Secretary, for conducting Secretarial Audit of the Company for the financial year 2021-2022.

AUDITOR'S REPORT AND SECRETARIAL AUDIT REPORT

The Auditors Report and Secretarial Audit Report do not contain any qualifications, reservations or adverse remarks. The Secretarial Audit Report is annexed herewith as Annexure II.

DETAILS ABOUT SUBSIDIARIES/ASSOCIATES/JOINT VENTURES

The Details on Subsidiaries/Associates/Joint Ventures is annexed herewith as Annexure III.

CORPORATE SOCIAL RESPONSIBILITY

The Company has actively supported various initiatives in the areas of health, education and environment over the years. With the introduction of Section 135 of the Act, which came into effect during financial year 2014-15, the Company has constituted a Corporate Social Responsibility ("CSR") Committee. The CSR Committee decided to continue with the existing programmes and increase focus on health and education in the years ahead. The CSR Policy is available on the website of the Company i.e., www.rajeshindia.com

The Annual Report on Corporate Social Responsibility Activities is annexed herewith as Annexure V.

Company's (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988

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

CONSERVATION OF ENERGY

The Details on Conservation of energy is annexed herewith as Annexure VI.

RESEARCH AND DEVELOPMENT AND TECHNOLOGY ABSORPTION

Your Company has the largest and one of the finest R&D units in jewellery industry. The research and development team of the Company comprises of some of the finest designers, metallurgists, chemists and senior craftsman. The Company has been instrumental in developing and introducing several widely acclaimed jewellery designs. The Company has also developed several new systems, procedures and techniques in jewellery manufacturing.

The company continues to adopt and use the latest technologies to improve the productivity and quality of its service and products.

FOREIGN EXCHANGE EARNINGS AND OUTGO

(Rs. in lakhs)

Particulars	2021-22	2020-21
Foreign Exchange Earnings	24,706.65	185,783.38
Foreign Exchange Outgo	24,216.87	178,761.30

PARTICULARS OF EMPLOYEES

During the year under review, there were no employees who were drawing remuneration in excess of Rs.60 Lakhs per annum or Rs. 5 lakhs per month, if employed for a part of the year.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under section 134 of the Companies Act 2013, with respect to Directors responsibility statement, it is hereby confirmed:

- 1. That for compilation of annual accounts for the financial year ended 31.03.2022, the applicable accounting standards have been followed along with proper explanation relating to the material departures.
- 2. That 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 at the end of the financial year under review and of the profit of the Company for that period.
- 3. That 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.
- 4. That the Directors have compiled the accounts for the financial year ended 31.03.2022 on a "going concern" basis.
- 5. Proper internal financial controls were followed by the Company and such internal financial controls are adequate and were operating effectively;
- 6. Proper systems are devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

OTHERS

There are no material changes and commitments made between balance sheet date and date of directors Report.

INSIDER TRADING REGULATIONS

Based on the requirements under SEBI (Prohibition of Insider Trading) Regulations, 2016, as amended from time to time, the code of conduct for prevention of insider trading and the code for corporate disclosures ("Code"), as approved by the Board from time to time, are in force at the Company. The objective of this Code is to protect the interest of shareholders at large, to prevent misuse of any price sensitive information and to prevent any insider trading activity of dealing in shares of the Company by its Directors, designated employees and other employees. The Company also adopts the concept of Trading Window Closure, to prevent its Directors, Officers, designated employees and other employees from trading in securities of Rajesh Exports Limited at the time when there is unpublished price sensitive information. No other material changes and commitments affecting the financial position of the Company have occurred between April 1, 2022 and the date of signing of this Report. The Policy is available on the website of the Company i.e., http://www.rajeshindia.com/

INTERNAL CONTROL SYSTEMS AND ADEQUACY OF INTERNAL FINANCIAL CONTROLS

The Company has a proper and adequate system of internal controls. This ensures that all transactions are authorised, recorded and reported correctly, and assets are safeguarded and protected against loss from unauthorized use or disposition. In addition there are operational controls and fraud risk controls, covering the entire spectrum of internal financial controls.

An extensive programme of internal audits and management review suppliments the process of internal financial control framework. Properly documented policies, guidelines and procedures are laid down for this purpose. The internal financial control framework has been designed to ensure that the financial and other records are reliable for preparing financial and other statements and for maintaining accountability of assets. In addition, the Company has identified and documented the risks and controls for each process that has a relationship to financial operations and reporting.

The Company also has an Audit Committee to interact with the Statutory Auditors, Internal Auditors and Management in dealing with matters within its terms of reference. This Committee mainly deals with accounting matters, financial reporting and internal controls.

AUDIT COMMITTEE RECOMMENDATIONS

During the year all recommendations of the Audit Committee were accepted by the Board. The Composition of the Audit Committee is as described in the Corporate Governance Report.

EXTRACT OF ANNUAL RETURN

As required under Section 134(3)(A) of the Act, the extract of annual return is put up on the Company's website.

MATERIAL SUBSIDIARIES:

In accordance with SEBI (Listing Obligations and Disclosure Requirements), Regulation 2015, the Company has formulated a policy for determining material subsidiaries. The policy has been uploaded on the website of the Company at https://rajeshindia-production.s3.amazonaws.com/uploads/corporate_governance/file/15/ Material_Subsidiaries.pdf

FAMILIARIZATION PROGRAMME FOR INDEPENDENT DIRECTOR:

The Company has a familiarization Program for Independent Directors to familiarize them with regard to their roles, rights, responsibilities in the Company, along with industry, business operations, business model, code of conduct and policies of the Company etc. The Familiarization Program has been disclosed on the website of the Company. The company's policy on familiarization Program is available on the following web link: https://rajeshindia-production.s3.amazonaws.com/uploads/corporate_governance/file/1/ familiarization_Program_for_independent_directors.pdf.

MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT:

No material changes and commitments have occurred after the closure of financial year till the date of this Report, which affect the financial position of the Company.



PARTICULARS OF LOANS GIVEN, INVESTMENTS MADE, GUARANTEES GIVEN AND SECURITIES PROVIDED (REFERENCE SECTION 186)

The details of the investments made by the Company are in Note No. 3 of the audited financial statements.

The Company has not made any loans to any persons within the meaning of Section 186 and has also not given any guarantees within the meaning of that section.

RISK MANAGEMENT POLICY

The Company has a robust Enterprise Risk Management (ERM) framework to identify, evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage. The business risk framework defines the risk management approach across the enterprise at various levels including documentation and reporting. The framework has different risk models which help in identifying risks trend, exposure and potential impact analysis at a Company level as also separately for business segments. The Company has identified various risks and also has mitigation plans for each risk identified. The Policy is available on the website of the Company i.e., www.rajeshindia.com

STATEMENT ON COMPLIANCES OF APPLICABLE SECRETARIAL STANDARDS

In requirement of para 9 of revised Secretarial Standards on the Board Meeting i.e SS-1 your Directors state that they have devised proper systems to ensure compliance with the provisions of all Secretarial Standards and that such systems are adequate and operating effectively.

INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Pursuant to Section 125 of Companies Act, 2013 (corresponding to section 205C of Companies Act, 1956) all unpaid dividend due for more than seven years has to be transferred to Investor Education and Protection fund maintained by Central Government. Accordingly the company has transferred a sum of Rs. 609109/-(Rupees Six Lakh Nine Thousand, One Hundred and One only) during the year to the said fund. The details of the investors whose amount is transferred is available on website of the company www. rajeshindia.com.

CODE OF CONDUCT

Your Company has laid down a Code of Conduct ("Code") for all the Board Members and Senior Management Personnel of the Company. The Code is available on the website of the Company i.e., https://rajeshindiaproduction.s3.amazonaws.com/uploads/corporate_governance/file/7/Code_of_Conduct.pdf. All Directors and Senior Management Personnel of the Company have affirmed compliance with the Company's Code of Conduct for the financial year ended March 31, 2022. A declaration signed by the Chief Executive Officer (CEO) to this effect is attached in the Annual Report.

LISTING FEES

The shares of the Company continue to be listed at the National Stock Exchange of India Ltd, Mumbai, and the Bombay Stock Exchange Ltd, Mumbai. The annual listing fees for National Stock Exchange of India Ltd. and Bombay Stock Exchange Ltd. have been paid.

ACKNOWLEDGEMENTS

Your directors specially wish to place on record, their sincere appreciation to the employees of the Company for their dedication and hard work, which has resulted in overwhelming success of the Company during the year under report. Your directors place on record their gratitude to Canara Bank for their continued support. Your Directors also thank all the Shareholders, Consultants, Customers, Vendors, Service providers, Government & Statutory authorities for their continued support in successful running of company's business and its continued progress.

For and on behalf of the Board Sd/-RAJESH MEHTA Chairman

Place : Bengaluru Date : May 30, 2022

Disclosure in the Board's Report under Rule 5 of Companies (Appointment & Remuneration) Rules, 2014

(i)	The Ratio of the remuneration of each the median remuneration of the employ the company for the FY 2021-22		Director's	s Name				o to mean nuneration
			Mr. Pras Mr. Pras				$\begin{array}{c} 1.21 \\ 1.21 \\ 1 : 0 \\ 1 : 0 \\ 1 : 0 \\ 1 : 0 \end{array}$.:1 0 0 0
(ii)	The Percentage increase in remuneration each Director, CFO, CEO, CS or Managin the FY 2021-22 compared to 2020-21 part of the year	ger if any	Director's Manager	s/CFO/CEO/0 s Name	CS/			
			Mr. Pras Mr. Pras Ms. Vijay Ms. Asha Mr. Jose Mr. B Vi		(CFO)		Nil Nil Nil Nil Nil Nil Nil Nil	
(iii)	Percentage increase in the median rem of employees in the FY 2021-22 compare		Nil					
(iv)	Number of permanent employees on the rolls of the company	u to 2020-21	As on 31 135	.03.2022			As on 31.03.2021 181	
(v)	Explanation on the relationship betwee increase in remuneration and the comp performance		in remuneration, the performance of in i		in re	rere has been very nominal increase remuneration, the performance of company has been satisfactory		
(vi)	Comparison of the remuneration of the Key Managerial Personnel against the performance of the company	0.0001%					0.00	01%
(vii)	Variation in	Details			31.03.2022			31.03.2021
			-			54,157,664		144,373,262,152
		Price Earning Ratio () % Increase/decrease of market quotations		ecrease of		19		28.63
						33		(10.71)
		Net worth o	of the Company		124,457,320,468		8	112,213,805,425
(viii)		During 2	020-21	D	During 2021-22			
	salaries of Employees other than managerial personnel	5.31	1%		NA			
(ix)	Comparison of each remuneration of the Key Managerial Personnel against the performance of the Company	Name of Key R			emuneration for the ear ended			Reason against performance of the Company
				31.03.2022	31.03.2021	% of Ch	ange	
		Mr. Prashant Mehta, Managing Director Mr. Rajesh Mehta, CEO Mr. B Vijendra Rao, CFO Mr. Ranganatha BS, CS		$1,19,998 \\1,19,998 \\4,24,000 \\4,20,000$	1,19,998 1,19,998 4,24,000 4,20,000	0% 0% 0% 0%		There has been no change in remuneration while the performance of the company has been satisfactory
(x)	Key parameter for any variable component of remuneration availed by the Directors	NA						
(xi)	Ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess the highest paid director during the year coard of Directors of the Company affirm	1.21			1			

The Board of Directors of the Company affirms that the remuneration is as per the remuneration policy of the Company.

For and on behalf of the Board Sd/-RAJESH MEHTA Chairman

Place : Bengaluru Date : May 30, 2022



Annexure I

DIVIDEND DISTRIBUTION POLICY

The Board of Directors (the "Board") of Rajesh Exports Limited (the "Company") at its meeting held on May 26, 2017 had adopted this Dividend Distribution Policy (the "Policy") as required by Regulation 43A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Objective

The objective of this Policy is to establish the parameters to be considered by the Board of Directors of the Company before declaring or recommending dividend.

The Company has consistently given dividend payout every year since listing. In future, the Company would endeavor to pay sustainable dividend keeping in view the Company's policy of meeting the long-term growth objectives from internal cash accruals.

Parameters to be considered before recommending dividend

The Board of Directors of the Company shall consider the following financial / internal parameters while declaring or recommending dividend to shareholders:

- Profits earned during the financial year
- Retained Earnings
- Earnings outlook
- Expected future capital / liquidity requirements
- Any other relevant factor and material events

The Board of Directors of the Company shall consider the following external parameters while declaring or recommending dividend to shareholders:

- (i) Macro-economic environment Significant changes in macro-economic environment materially affecting the businesses in which the Company is engaged in the geographies in which the Company operates
- (ii) Regulatory changes Introduction of new regulatory requirements, which significantly affect the businesses in which the Company is engaged.

Utilisation of Retained Earnings

The Company shall endeavor to utilise the retained earnings in a manner which shall be beneficial to the interests of the Company and also its shareholders.

The Company may utilize the retained earnings for making investments for future growth and expansion plans, for the purpose of generating higher returns for the shareholders or for any other specific purpose, as approved by the Board of Directors of the Company.

Conflict in Policy

In the event of any conflict between this Policy and the provisions contained in the SEBI (Listing obligation disclosure requirement), 2015, the Regulations shall prevail.

Amendments

The Board may, from time to time, make amendments to this Policy to the extent required due to change in applicable laws and SEBI (Listing obligation disclosure requirement), 2015, any other circumstances or as deemed fit on a review.

> For and on behalf of the Board of Directors Rajesh Mehta Chairman

Annexure II

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON 31st MARCH, 2022.

Form No. : MR-3

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

To,

The Members, Rajesh Exports Limited

4, Batavia Chambers, Kumara Krupa Road, Kumara Park East, Bengaluru-560 001

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Rajesh Exports Limited** (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conduct/ statutory compliances and expressing my opinion thereon. Based on my verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period 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 during the audit period according to the provisions of:

- I. The Companies Act, 2013 (the Act) and the Rules made thereunder;
- II. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- III. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- IV. Foreign Exchange Management Act, 1999 and the Rules and Regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- V. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz:
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee purchase scheme) Guidelines, 1999.
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008.
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
 - h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- (VI) Other laws as informed and certified by the management of the Company which are specifically based on their sector/industry namely:
 - a. The Special Economic Zone Act, 2005
 - b. Foreign Trade (Development and Regulation) Act, 1992
 - c. Bureau of Indian Standards (BIS) (Hallmarking)



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

- i) Secretarial Standards issued by The Institute of Company Secretaries of India on Meetings of the Board of Directors and General Meeting.
- ii) SEBI (Listing Obligations and Disclosure Requirements) 2015 for the year ended 31st March 2022 with Bombay Stock Exchange Limited and National Stock Exchange of India Limited.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, SEBI (Listing obligation disclosure requirement), 2015 etc. mentioned above.

I further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors. The appointment of PRASHANT HARJIVANDAS SAGAR as an Additional Independent Director having DIN 09330380 was noted in board meeting held on 28th March 2022.

Resignation of CS Nidhi Tulsyan having membership No. 56251 with effect from 26/04/2022 was noted and appointment of CS BANAVARA SATHEESH BABU RANGANATH having membership No. 65028 was done on 01/05/2022.

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

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

The Company has obtained all necessary approvals under the various provisions of the Act;

As per Section 135 of the Companies Act, 2013 the amount of Corporate Social Responsibility (CSR) to be incurred was Rs.379.83 lakhs where as the Company has spent Rs.15.95 lakhs. The same was noted in the CSR Committee Meeting held on 31st March, 2022.

As per Regulation 44 of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 E-voting results of the Annual General Meeting was filed on 30th December, 2021 and the due date was 28th December, 2021.

As per Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 Cash Flow Statements for year ended 31st March 2021 and half year ended 30th September 2021 were filed on 26th August 2021 and the due date was 30th June 2021 and 15th November 2021 respectively.

There were delayed submissions under LODR to the Stock Exchanges due to National Lockdown because of the Covid Pandemic, as per NSE letter SOP/RBF/0145/0821/0148/0825/0832/0833 and BSE/SOP-CReview-(21-Feb-2022). NSE and BSE have proposed penalties and the Company has filed waiver application for the same.

There was no other prosecution initiated and no other fines or penalties were imposed during the year under review under the Act, SEBI Act, SCRA, Depositories Act, Listing Regulations and Rules, Regulations and Guidelines framed under these Acts against / on the Company, its Directors and Officers.

The Directors have complied with the disclosure requirements in respect of their eligibility of appointment, their being independent and compliance with the Code of Business Conduct & Ethics for Directors and Management Personnel;

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

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

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

Place : Bengaluru Date : 9th September, 2022

DEEPAK SADHU

Practising Company Secretary COP No :- 14992 UDIN: A039541D000947580 Peer Review Number: 2387/2022

ANNEXURE A (To the Secretarial Audit Report)

То

The Members Rajesh Exports Limited

My report of even date is to be read along with this letter.

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

Place : Bengaluru Date : 9th September, 2022

DEEPAK SADHU Practising Company Secretary COP No :- 14992 UDIN: A039541D000947580 Peer Review Number: 2387/2022



Annexure III

Form No. AOC-1

As on financial year ended on 31.03.2022

(Pursuant to first proviso to sub-section (3) of section 129 read with rule 5 of Companies (Accounts) Rules, 2014)

Statement containing salient features of the financial statement of subsidiaries/associate companies/joint ventures

Part "A": Subsidiaries

Rs. in lakhs, except percentage of share holding and exchange rate

Sl. No.	Particulars	Details
1.	Name of the subsidiary	REL Singapore Pte Ltd
2.	Reporting period	April to March
3.	Reporting currency and Exchange rate	US Dollar and 75.59
4.	Share capital	234,638.58
5.	Reserves & surplus	744,642.78
6.	Total assets	1,911,086.78
7.	Total Liabilities	1,911,086.78
8.	Investments	90,708.00
9.	Turnover	23,689,143.67
10.	Profit before taxation	100,802.99
11.	Provision for taxation	2,150.24
12.	Profit after taxation	98,652.75
13.	Proposed Dividend	Nil
14.	% of shareholding	100%

1. Names of subsidiaries which are yet to commence operations : Nil

Place : Bengaluru

Date : May 30, 2022

2. Names of subsidiaries which have been liquidated or sold during the year : Nil

For and on behalf of the Board Sd/-**RAJESH MEHTA**

PRASHANT MEHTA

Chairman DIN: 00336457 Managing Director DIN : 00336417

MANAGEMENT DISCUSSION AND ANALYSIS

The company performed well in its export, wholesale and retail business and posted an impressive profit after tax of Rs. 10,093.73 million and excellent revenues of Rs. 2,431,279.37 million in comparison to previous year revenue Rs. 2,583,056.47 million, in spite of the challenges brought by Covid 19 and economic turmoil due to war in Europe.

Company has been selected by the Government of India for production of Advanced Chemistry Cells (Energy Storage Lithium lon Cells) for the Rs. 18100 Crores Production Linked Incentive scheme. Rajesh Exports is one among the only three Company's selected after thorough scrutiny for the prestigious scheme, the other two being Reliance Industries and Ola Electric. In this regard Company signed a Programme Agreement with the Ministry of Heavy Industries, Government of India on 28 July 2022 at New Delhi for manufacture of Advance Chemistry Cell under the production linked incentive scheme.

Company is concentrating its efforts towards increasing its presence in the retail space to ensure increased profitability, this has yielded results. We are confident that Company will emerge as a dominant retail force in the jewellery sector in the times to come. The team of the Company will keep working towards further growth of profit margins by aggressively expanding its retail foot print and by adding more and better value added products to its global design portfolio. With its global positioning and with its innovative and relentless efforts Company will aggressively grow in the coming years both in terms of revenue and profit. We have also been launching new products across different lines and at different price points in the retail segment, regularly, so that our customers have a wide range of products to select from to suit their price points.

REL is consistently working towards its goal of being the first and the only global company, which would be seamlessly integrated from mining to consumer in a sizeable manner. Currently REL is a seamlessly integrated company with a small front end and a large middle end of the operations. REL is working towards strengthening its front end operations, wherein it would be growing its retail presence by increasing the number of its showrooms globally and by launching an E-commerce platform for global distribution of its product.

Opportunities & Threats

There is a huge opportunity to move the gold business from unorganized to organized space in many countries including India and China. The organized segment has tremendous growth prospects. Growing consciousness of branded jewellery, increasing purchasing power in the Tier I & II locations, and increasing demand for diamond jewellery are major opportunities for the next 10 to 15 years. The major threat could be changes in government policy with regard to import and export of gold products.

Risk & Concern

The Company has successfully been in gold business for more than three decades and has developed systems to mitigate most of the perceivable risks. The Company has ambitious expansion plans in retail to increase it's profitability, these plans require large scale and meticulous execution capabilities. Even though the company has planned it's execution strategy, there would always be a concern and risk of execution.

MANAGEMENT

The Board of Directors head the Management of the Company, which also includes Whole Time Directors. The following is the composition of the Board of Directors of the Company as on 31.03.2022.

Sl. No.	Name	Designation	Profession
01.	Mr. Rajesh Mehta	Executive Chairman	He is responsible for the overall functioning of the company, in addition to being specifically in-charge of the finance and marketing functions. He has an experience of over 35 years in functioning and

			management of the jewellery trade and has traveled extensively within India and abroad for establishing a strong network in the industry. In addition to his post as Executive Chairman of REL he is a member of the Export Trade Advisory Committee of the Bangalore Jewellers Association. He is also the president of the Karnataka Jewellery Exports Association.
02.	Mr. Prashant Mehta	Managing Director	He is in charge of the day-to-day functioning and holds specific charge of the production unit of REL. He has over 35 years of experience in the jewellery business and is recognized as an authority in the production of Gold products.
03.	Mr. Prashant Sagar	Non-Executive & Independent Director	He is an expert in production of jewellery and retail business matters.
04.	Ms. Vijaya Lakshmi	Non-Executive & Independent Director	She has a vast experience in Human Resource Management, and is an asset to the Company on this aspect.
05.	Ms. Asha Mehta	Non-Executive & Independent Director	She is an expert in jewellery retail business. She has been involved in retail jewellery business for last 2 decades.
06	Joseph T. D.	Non-Executive & Non- Independent Director	He has experience over 25 years in administration and management
07.	Mr. Vijendra Rao	Chief Financial Officer	He has an experience of over 35 years in the field of finance and accounting. He is incharge of financial policies of the Company.
08.	Mr. Ranganatha BS	Company Secretary	He is a qualified Company Secretary and is incharge and head of the Secretarial Department of the Company.

The Board of Directors are efficiently complemented in the day-to-day functioning by a team of highly qualified professionals with considerable experience and expertise in their respective fields.

HUMAN RESOURCES

The one single major reason which can be attributed to the growth of Rajesh Exports Limited is its people. Rajesh Exports Limited recognizes the importance of its people, Rajesh Exports Limited has a unique culture of equality wherein each individual focuses on his task with utmost responsibility. The Company has a HR policy which emphasizes the need of attaining organizational goals through individual growth and development. Staff audit and performance appraisal are the key areas of the Company's HR Policy.

DISCLAIMER

Statements made in Management Discussion and Analysis report may include forward looking statements and may differ from the actual situation. The important factors that would make a difference to the Company's operations include market factors, government regulations and policies, developments within and outside the country etc.

ANALYSIS OF FINANCIAL PERFORMANCE

a) Key financial Indicators:

	2021-2022	2020-2021
Return on Net Worth	8.11%	7.53%
PAT to Sales	0.42%	0.33%
Turnover (Times)/ Fixed Assets	360.45	359.61
Sales / Total Assets (Times)	10.17	11.00

b) *Revenues:*

The business operations of Rajesh Exports Ltd. for the year 2021-22 resulted in the Company achieving total revenue of Rs. 2,431,279.37 Million as against Rs. 2,583,056.47 Million during the previous year.

		(Rs. in Million)
	2021-2022	2020-2021
Operating Revenue	2,431,279.37	2,583,056.47
Other Income	402.59	25.68
Total Revenue	2,431,681.96	2,583,082.15

c) Operating Income:

Operating income (excluding other income) for the year 2021-22 has been Rs. 2,431,279.37 Million as compared to Rs. 2,583,056.47 Million in the previous year.

d) Cost of Revenue:

Cost of goods sold for 2021-22 has been Rs. 2,415,096.65 Million as compared to Rs. 2,567,549.05 Million in the previous year.

e) *Provision for Taxation:*

The provision for taxation for 2021-22 has been Rs. 291.45 Million as compared to Rs. 489.82 Million during the previous year.

f) **Debt:**

The Company is a debt free Company.

g) Fixed Assets:

The book value of fixed assets for the year ended 31.03.2022 after providing for depreciation has been Rs 6,745.15 Million.

h) Loans and Advances:

The loans and advances as on 31st March 2022 were Rs. 5,371.47 Million as compared to Rs. 5,390.27 Million during the previous year.

i) Cash and Bank Balances:

REL continues to be a cash positive Company. As on 31st March 2022 the Company had Rs. 18,087.31 Million (Net) as cash and bank balances.

j) Current Liabilities:

The current liabilities as on 31.03.2022 have been Rs. 113,890.38 Million.

For and on behalf of the Board Sd/-RAJESH MEHTA Chairman

Place : Bengaluru Date : May 30, 2022



REPORT ON CORPORATE GOVERNANCE

Rajesh Exports Limited recognises the ideals and importance of corporate governance and acknowledges its responsibilities towards all its shareholders, employees, customers and regulatory authorities. The Company believes that a good corporate governance process aims to achieve a balance between the shareholders' interest and corporate goals of the Company. It aims to attain the highest levels of transparency, accountability and integrity to all its shareholders by implementing transparent corporate governance, thereby enhancing the value of the shareholders and their Company.

Accountability improves decision-making and transparency helps to explain rationale behind decision-making and reinforces the shareholders' confidence in the company.

BOARD OF DIRECTORS

The Composition of the Board of Directors

The Board of the Company is comprised of Executive and Non-Executive Directors. As on March 31, 2022, the strength of the Board was six Directors comprising of two Executive Directors, including the Chairman of the Company and four Non-Executive Directors. Sixty per cent of the Board is comprised of Independent Directors.

The details of the Board of Directors as	on March 31, 2022 are given below:
--	------------------------------------

Category	Name of the Directors	Number of Directors	Composition %	No. of Directorship's in other Companies	No. of Board Meetings of REL Held	No. of Board Meetings of REL Attended
Executive Directors		2	33.34%			
Promoter Executive Chairman	1. Mr. Rajesh Mehta			Nil	16	16
Managing Director	2. Mr. Prashant Mehta			Nil	16	16
Independent & Non-Executive Directors		3	50%			
	1. Mr. Prashant Sagar			Nil	02	02
	2. Ms. Vijaya Lakshmi			Nil	16	16
	3. Ms. Asha Mehta			Nil	16	16
Non-Independent & Non-Executive Directors	Joseph T D	1	16.66%		16	16

The Company has not entered into any transactions with its Directors or relatives which would affect the interest of the Company at large.

Independent Directors are non-executive directors as defined under Regulation 16(1)(b) of the SEBI Listing Regulations read with Section 149(6) of the Act along with rules framed thereunder. In terms of Regulation 25(8) of SEBI Listing Regulations, they have confirmed that they are not aware of any circumstance or situation which exists or may be reasonably anticipated that could impair or impact their ability to discharge their duties. Based on the declarations received from the Independent Directors, the Board of Directors has confirmed that they meet the criteria of independence as mentioned under Regulation 16(1)(b) of the SEBI Listing Regulations and that they are independent of the management.

BOARD MEETINGS

During the year 2021-22, 16 board meetings were held as follows and the necessary quorum was present for all the meetings.

	17.04.2021	24.06.2021	30.06.2021	14.08.2021	18.08.2021	15.10.2021	22.10.2021
Dates	25.10.2021	10.11.2021	15.11.2021	04.12.2021	05.01.2022	14.02.2022	17.03.2022
	28.03.2022	31.03.2022					

COMMITTEES OF DIRECTORS

The Board has constituted Committees of Directors to deal with matters which need quick decisions and timely monitoring of the activities falling within their terms of reference. The Board Committees are as follows.

AUDIT COMMITTEE

The Audit Committee presently comprises of one Executive Director viz Mr. Rajesh Mehta, and two non- executive Directors viz Mr. Prashant Sagar and Ms. Asha Mehta. During the year under review the Committee held five meetings.

The terms of reference of the Audit Committee are in accordance with Clause 18(i) and (ii) of SEBI (Listing obligation disclosure requirement), 2015 of the Stock Exchanges read with section 177 of CA 2013 Act which inter-alia includes the following:

- a) Overseeing the Company's financial reporting process and to ensure correct, adequate and credible disclosure of financial information.
- b) Recommending the appointment and removal of external auditors and fixing their fees.
- c) Reviewing the annual financial statements, with special emphasis on accounting policies and practices, compliance with accounting standards and other legal requirements concerning financial statements.
- d) Reviewing the adequacy of the audit and compliance function, including their policies, procedures, techniques and other regulatory requirements.

The Audit Committee of the Company met five times during the year. (17.04.21; 30.06.21, 14.08.21, 15.11.21 & 14.02.22)

Name of the Member	Status	Category	No. of Meetings held	No. of Meetings Attended
Ms. Asha Mehta	Chairman	Independent & Non-Executive Director	5	5
Ms. Vijaya Lakshmi	Member	Independent & Non-Executive Director	5	5
Mr. Rajesh Mehta	Member	Executive Chairman	5	5

STAKEHOLDERS RELATIONSHIP COMMITTEE

The **Stakeholders Relationship Committee** (Shareholders and Investor Grievance Committee) presently comprises of Ms. Asha Mehta, Ms. Vijaya Lakshmi and Mr. Rajesh Mehta. The Committee approves and monitors transfers, transmissions, redressal, splitting and consolidation of shares issued by the Company and issue of duplicate share certificates. The Committee also monitors Redressal of complaints from shareholders relating to transfer of shares, non-receipt of balance sheet, dividends etc. and reviewing the share transfers executed by S.K.D.C. Consultants Ltd.

No. of investor complaints received during the year	:	1
No. of complaints resolved	:	1
No. of complaints pending	:	0



The Committee is chaired by Ms. Asha Mehta, who is a non executive director. The Committee held four meetings during the year. (30.06.21, 14.08.21, 15.11.21 & 14.02.22)

Name of the Member	Status	Category	No. of Meetings held	No. of Meetings Attended
Ms. Asha Mehta	Chairman	Independent & Non-Executive Director	4	4
Ms. Vijaya Lakshmi	Member	Independent & Non-Executive Director	4	4
Mr. Rajesh Mehta	Member	Executive Chairman	4	4

Ms. Nidhi Tulsyan, Company Secretary is the Secretary to the Stakeholders Relationship Committee and the Compliance Officer of the Company.

During the financial year, there were no complaints from shareholders which were pending as on March 31, 2022.

NOMINATION AND REMUNERATION COMMITTEE

Pursuant to Reg. 19 of the SEBI (Listing obligation disclosure requirement), 2015 and Section 178 of the Act, the Board has re-constituted and renamed the Remuneration Committee as Nomination and Remuneration Committee and adopted new terms of reference.

The terms of reference for the Nomination and Remuneration Committee includes

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

• The Chairman of the Committee to attend the General Meeting to respond to the queries of shareholders. During the period under review, the Nomination and Remuneration Committee met twice on 07.02.2022 and 31.03.2022. The Policy on Nomination, Remuneration and Evaluation of Directors and KMP is annexed herewith as **Annexure IV**.

Constitution of the Nomination and Remuneration Committee and attendance details during the financial year ended March 31, 2022 are given below:

Name of the Member	Status	Category	No. of Meetings held	No. of Meetings Attended
Ms. Vijaya Lakhsmi	Chairman	Independent & Non-Executive Director	2	1*
Ms. Asha Mehta	Member	Independent & Non-Executive Director	2	2
Mr. Rajesh Mehta	Member	Executive Chairman	2	2

• Mr. Prashant Sagar who was appointed as Independent Director w.e.f March 28, 2022 attended one meeting on 31.03.2022 in place of Vijaya Lakshmi

RISK MANAGEMENT COMMITTEE

Evaluation of Business Risk and managing the risk has always been an ongoing process in the Company. The Company has set up a robust risk management framework to identify, monitor and minimize risk

and also to identify business opportunities. The Audit Committee also functions as the Risk Management Committee. The objectives and scope of the RMC comprises of an oversight of risk management performed by the executive management, review RMC policy and framework in line with local legal frame work and SEBI guidelines and defining framework in identification, assessment, monitoring, mitigation and reporting risks. During the financial year under review the RMC met two times on 07.02.2022; 31.03.2022.

Details of constitution and attendance details of the RMC as on March 31, 2022 are given below:

Name of the Member	Status	Category	No. of Meetings held	No. of Meetings Attended
Mr. Prashant Mehta	Chairman	Managing Director	2	2
Ms. Asha Mehta	Member	Independent & Non-Executive Director	2	2
Ms. Vijaya Lakshmi	Member	Independent & Non-Executive Director	2	2

CORPORATE SOCIAL RESPONSIBLITY COMMITTEE

Pursuant to Section 135 of the Act the Board constituted the CSR Committee. The CSR Committee provides guidance on various CSR activities to be undertaken by the Company and monitors its progress. The terms of reference for the CSR Committee include:

- Formulate a CSR Policy which shall indicate activities to be undertaken by the Company.
- Recommend the CSR Policy to the Board.
- Recommend the amount of expenditure to be incurred on the activities.
- Monitor the Policy from time to time as per the CSR Policy.

During the financial year under review the CSR Committee met two times on February 14, 2022 and March 31, 2022.

Details of constitution and attendance details of the CSR Committee as on March 31, 2022 are given below:

Name of the Member	Status	Category	No. of	No. of
			Meetings	Meetings
			held	Attended
Mr. Rajesh Mehta	Chairman	Executive Chairman	2	2
Ms. Asha Mehta	Member	Independent & Non-Executive Director	2	2
Ms. Vijayalakshmi	Member	Independent & Non-Executive Director	2	1

• Mr. Prashant Sagar who was appointed as Independent Director w.e.f March 28, 2022 attended one meeting on 31.03.2022 in place of Vijaya Lakshmi.

Annual Report on CSR activities is a part of the Directors' Report detailing the CSR projects undertaken by the Company and is annexed herewith as **Annexure V**.

INDEPENDENT DIRECTORS MEETING

During the year under review, the Independent Directors met on 31.03.2022 interalia, to discuss:

- 1. Evaluation of the performance of Non Independent Directors and the Board of Directors as a whole;
- 2. Evaluation of the performance of Chairman of the Company taking into account, the views of Executive and Non Executive Directors.
- 3. Evaluation of the quality content and time lines of flow of information between the management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

All the Independent Directors were present at the meeting. The terms and conditions of appointment of independent directors are disclosed in the website of the company.

REMUNERATION OF DIRECTORS

The Directors' remuneration includes consolidated remuneration paid to Mr. Rajesh Mehta, Executive Chairman, and Mr. Prashant Mehta, Managing Director, amounting to Rs. 2,39,976/- per annum. Independent and non executive directors do not receive any remuneration or sitting fees from the Company.

ANNUAL GENERAL BODY MEETINGS

Details of Previous Annual General Meetings of the company held during last three years;

Last 3 AGM's	Date/Time of AGM	Venue
25th AGM	September 30, 2019 @ 12.00 Noon	Guru Raja Kalyana Mantap, Crescent Road, Bengaluru
26th AGM	December 31, 2020 @ 12.00 Noon	Through video conferencing from Registered Office, No 4, Batavia Chambers, Kumara Krupa Road, Kumara Park East, Bengaluru,
27th AGM	December 25, 2021 @ 12.00 Noon	Through video conferencing from Registered Office, No 4, Batavia Chambers, Kumara Krupa Road, Kumara Park East, Bengaluru,

No resolutions were passed through postal ballot during the last three financial years.

DISCLOSURE

Disclosures on materially significant related party transactions that may have potential conflict with the interest of the Company at large.

These disclosures have been made under related party transactions in Note no. 26 to financial statements of the Company, which form part of annual report.

There were delayed submissions under LODR to the Stock Exchanges due to National Lockdown because of the Covid Pandemic, as per NSE letter SOP/RBF/0145/0821/0148/0825/0832/0833 and BSE/SOP-CReview-(21-Feb-2022). NSE and BSE have proposed penalties and the Company has filed waiver application for the same.

There was no other prosecution initiated and no other fines or penalties were imposed during the year under review under the Act, SEBI Act, SCRA, Depositories Act, Listing Regulations and Rules, Regulations and Guidelines framed under these Acts against / on the Company, its Directors and Officers.

MEANS OF COMMUNICATION

The Company's quarterly and half yearly un-audited results and audited annual results were published in the leading print media, both in regional language and English having nation-wide circulation and also through various information notices sent to Stock Exchanges about the latest developments in the Company. Our Company's web site i.e. www.rajeshindia.com is regularly updated regarding the corporate actions undertaken by the Company.

GENERAL SHAREHOLDER INFORMATION

Annual General Meeting : 30th September 2022, Friday at 12.00 Noon

INVESTOR HELP-DESK

Share transfers, dividend payments and all other investor related activities are attended to and processed at the Office of our Registrars and Transfer Agents. For lodgment of transfer deeds and any other documents for any grievances / complaints kindly contact at the following address:-

M/s. S.K.D.C. CONSULTANTS LIMITED

"Surya", 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore - 641 006. Phone: 0422 - 4958995; 2539835-36 Fax: 0422-2539837. E-mail: info@skdc-consultants.com.

The powers to approve share transfers and dematerialization requests have also been delegated to some of the executives of the company in order to avoid delays that may arise due to non-availability of the Members of the Stakeholders Relationship Committee.

Name of the Company Secretary and Compliance Officer: Mr. Ranganatha BS. Phone No: 080-68749951. E-mail: compsect@rajeshindia.com

No request for physical share transfers received up to 31st March 2022.

FINANCIAL CALENDAR FOR THE YEAR 2021-22

Financial Year April 1, 2021 to March 31, 2022

Board Meeting for considering audited accounts and recommendation of dividend for the year ended March 31, 2021	June 30, 2021
Board Meeting for considering Un-Audited Results for the First Quarter	August 14, 2021
Board Meeting for considering Un-Audited Results for the Second Quarter	November 15, 2021
Board Meeting for considering Un-Audited Results for the Third Quarter	February 14, 2022
Board Meeting for considering Audited Results for the financial year ended March 31, 2022 and recommendation of Dividend	May 30, 2022
Mailing of Annual Reports	On/Before September 06, 2022
Book Closure Date	September 24, 2022 to September 30, 2022
Date of Annual General Meeting	September 30, 2022
Probable date for dispatch of Dividend Warrants	Second week of October, 2022

LISTING ON STOCK EXCHANGES

National Stock Exchange of India Ltd.

Bombay Stock Exchange Ltd.

(Exchange Code: rajeshexpo)

(Exchange Code: 531500)

MONTHLY HIGH AND LOW QUOTATION AND VOLUME OF SHARES TRADED FROM 01.04.2021 TO 31.03.2022

Period	0	Quotation Rs.	Lowest G in 1			me of Traded	Turno Rs. in M	
@ Re. 1 / share	NSE	BSE	NSE	BSE	NSE	BSE	NSE	BSE
April, 2021	576.20	545.00	475.25	477.50	8,16,343	639272	4166.78	3229.35
May, 2021	552.60	548.20	500.00	498.80	467528	2044376	2446.21	10560.74
June, 2021	619.25	640.00	518.05	518.50	359041	1833498	2123.50	10594.23
July, 2021	624.00	624.00	562.15	562.50	140099	2282503	868.42	13255.71
August, 2021	657.75	655.00	575.65	575.95	431688	963880	2657.20	5836.44
September, 2021	785.80	633.30	659.50	566.35	249575	432276	1658.41	2563.39
October2021	669.70	669.80	585.00	585.00	263702	770929	1725.96	4832.24
November, 2021	792.80	795.00	637.00	635.55	1317508	1115912	10054.73	7758.37
December, 2021	798.00	799.80	732.50	729.95	695788	1027925	5402.44	7758.89
January, 2022	994.70	994.50	739.90	739.95	3006769	1281393	28565.87	10990.16
February, 2022	909.45	909.15	677.50	669.95	331246	894405	2960.49	7168.17
March, 2022	785.80	799.00	659.50	660.10	872802	1045118	6443.33	7380.85



DISTRIBUTION OF SHAREHOLDING AS ON 31st MARCH 2022

Value (in Rs.)	No. of share holders	%	Amount (Rs)	%
Up to 5,000	42731	99.44	4333306	1.21
5,001 to 10,000	67	0.15	496557	0.17
10,001 to 20,000	51	0.12	724319	0.25
20,001 to 30,000	25	0.05	626611	0.21
30,001 to 40,000	19	0.04	659219	0.22
40,001 to 50,000	09	0.02	408018	0.14
50,001 to 1,00,000	20	0.04	1386127	0.47
1,00,001 and above	227	0.16	291707356	98.79
TOTAL	42958	100	295,259,959	100

CATEGORIES OF SHAREHOLDERS AS ON 31st MARCH 2022

Category	No of Shares	%
Indian Promoters	159583474	54.04
Foreign Institutional Investors	52305393	17.71
Private Corporate Bodies	160672	0.05
Indian Public/Mutual Fund/ Financial Institutions etc NRI's / OCB's	$\begin{array}{c} 42527488 \\ 40682932 \end{array}$	14.43 13.77
TOTAL	295,259,959	100

DEMATERIALIZATION OF EQUITY SHARES

The Company's shares are under compulsory dematerialization list and can be transferred only through depository system. The Company entered into tripartite agreement with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) to facilitate the dematerialization of shares. As on 31.03.2022, 99.88% shares of the Company were in electronic form.

	No. of shares	% of holding
No of shares held in CDSL	8845038	2.99
No of shares held in NSDL	286057989	96.89
Total No. of shares held in Demat form	294903027	99.88
No. of shares held in Physical form	356932	0.12
GRAND TOTAL	295,259,959	100

CODE OF CONDUCT

Declaration by the Managing Director under Reg. 26 of the SEBI (Listing obligation disclosure requirement), 2015 regarding compliance with Code of Conduct in accordance with Reg. 26 of the SEBI (Listing obligation disclosure requirement), 2015 with the Stock Exchanges.

I hereby confirm that, all Board Members and Senior Management Personnel of the Company have affirmed compliance with the Code of Conduct, as applicable to them, for the financial year ended March 31, 2022.

Place: Bengaluru Date : May 30, 2022 PRASHANTH MEHTA

Managing Director

CHIEF EXECUTIVE OFFICER (CEO) & CHIEF FINANCIAL OFFICER (CFO) CERTIFICATION

To The Board of Directors Rajesh Exports Limited

We, the undersigned, in our respective capacities as Chief Executive Officer and Chief Financial Officer of Rajesh Exports Limited ("the Company"), to the best of our knowledge and belief certify that:

- a. We have reviewed the financial statements and the cash flow statement for the Financial Year ended 31st March, 2022 and based on our knowledge and belief, we state that :
 - i. These statements do not contain any materially untrue statements or omit any material fact or contain statements that might be misleading.
 - ii. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b. We further state that to the best of our knowledge and belief, there are no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the Company's code of Conduct.
- c. We hereby declare that all the members of the Board of Directors and Management Committee have confirmed compliance with the Code of Conduct as adopted by the Company.
- d. We are responsible for establishing and maintaining internal controls and for evaluating the effectiveness of the same over the financial reporting of the Company and have disclosed to the Auditors and the Audit Committee, deficiencies if any in the design or operation of such internal controls.
- e. We have indicated, based on our most recent evaluation, wherever applicable, to the Auditors and Audit Committee:
 - i. that there are no significant changes in internal control over financial reporting during the year;
 - ii. that there are no significant changes in accounting policies during the year; and
 - iii. that there are no instances of significant fraud of which we have become aware

Place: Bengaluru Date: May 30, 2022 **VIJENDRA RAO** Chief Financial Officer PRASHANT MEHTA Managing Director DIN- 00336417

INDEPENDENT AUDITOR'S REPORT ON CORPORATE GOVERNANCE

То

The Members of Rajesh Exports Limited

The report is issued in accordance with the terms of our engagement letter 30 October 2017

We have examined the compliance of conditions of Corporate Governance by Rajesh Exports Limited ('the Company'),for the year ended 31st March 2022, as per Regulations 17 to 27, clauses (b) to (i) of Regulation 46(2) and paragraphs C, D and E Schedule V of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ["Listing Regulations"].

Management's Responsibility

The Company's Management is Responsible for compliance of conditions of Corporate Governance requirements as stipulated under the Listing Regulations. This responsibility includes the design, implementation and maintenance of corporate governance process relevant to the compliance of the conditions. Responsibility also includes collecting, collating and validating data and designing , implementation and monitoring of Corporate Governance process suitable for ensuring compliance with the above mentioned Listing Regulations

Auditor's Responsibility

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

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

We conducted our examination of the corporate governance compliance by the company as per the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016). Guidance Note on Certification of Corporate Governance both issued by Institute of Chartered Accountants of India ("ICAI") and the Standards on Auditing specified under Section 143 (10) of the Companies act 2013, in so far as applicable for the purpose of this Certificate. The Guidance Note requires that we comply with the ethical requirements of the code of Ethics issued by the ICAI.

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the company has complied with the conditions of Corporate Governance as per regulations 17 to 27, clause (b) to (i) of regulations 46(2) and paragraph C, D and E of Schedule V of the listing Regulations, as applicable.

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

This report has been solely issued for the purpose of complying with the aforesaid Listing Regulations and may not be suitable for any other purpose. Accordingly, we do not accept or assume any liability or duty of care for any other purpose or to any other person to whom this report is shown or into whose hands it may come Save where expressly agreed by our prior consent in writing.

Place : Bengaluru Date : May 30, 2022 For P V RAMANA REDDY & CO

Chartered Accountants Firm Regn. No. 007156S Sd/-(P V RAMANA REDDY) Proprietor M.No. 204588

Annexure IV

NOMINATION AND REMUNERATION POLICY

Introduction : This Policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee and approved by the Board of Directors. Details of the Committee and of the Policy are as under:

Objectives of the Committee: The Committee shall:

- 1. Identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal vide Section 178 of Companies Act, 2013.
- 2. Formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration of the directors, key managerial personnel and other employees vide Section 178 of Companies Act, 2013.

Applicability:- The Policy is applicable to

- Directors (Executive and Non Executive)
- Key Managerial Personnel
- Senior Management Personnel

General Appointment Criteria:

- i. The Company is required to appoint a MD/Manager/CEO and in their absence a WTD as one of the KMPs. The Company is also required to appoint a Company Secretary and a Chief Financial Officer. The Company may also appoint a Chief Executive Officer who may or may not be a Director.
- ii. The Committee shall consider the ethical standards of integrity and probity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and accordingly recommend to the Board his / her appointment.
- iii. The Company shall ensure that the person so appointed as Director/ Independent Director/ KMP/ Senior Management Personnel would not have been disqualified under the Companies Act, 2013, rules made thereunder, Listing Regulations or any other enactment for the time being in force.
- iv. The Director/ Independent Director/ KMP/ Senior Management Personnel shall be appointed as per the procedure laid down under the provisions of the Companies Act, 2013, rules made there under, Listing Regulations or any other enactment for the time being in force.
- v. The appointees in various designations shall be qualified for the post.
- vi. Letters of Appointment Each Director/KMP/Senior Officials is required to sign the letter of appointment with the Company containing the terms of appointment and the role assigned in the Company.

Additional Criteria for Appointment of Independent Directors:

The Committee shall consider qualifications and appointment for Independent Directors as per the provisions of Clause 19 (1) and (2) of the Listing Regulations and the Companies Act, 2013.

Remuneration:

The Committee will recommend the remuneration to be paid to the Managing Director, Whole-Time Director, KMP and Senior Management Personnel to the Board for their approval. The level and composition of remuneration so determined by the Committee shall be reasonable and sufficient to attract, retain and motivate directors, Key Managerial Personnel and Senior Management of the quality required to run the



Company successfully. The relationship of remuneration to performance should be clear and meet appropriate performance benchmarks. The remuneration should also involve a balance between fixed and incentive pay wherever considered reasonable, reflecting short and long-term performance objectives appropriate to the working of the company and its goals. Payment of bonus, contribution to Provident and other Funds, ESI etc. shall be in accordance with the regulations.

Constitution of the Nomination and Remuneration Committee:

The Board has the power to constitute/ reconstitute the Committee from time to time in order to make it consistent with the Company's policy and applicable statutory requirement. At present, the Nomination and Remuneration Committee has been constituted by the Board of Directors.

Policy on Board diversity:

The Board of Directors shall have the optimum combination of Directors from different areas / fields like Production, Management, Quality Assurance, Finance, Sales and Marketing, Supply chain, Research and Development, Human Resources etc. or as may be considered appropriate. The Board shall have at least one Board member who has accounting or related financial management expertise and at least three members who are financially literate.

Deviations and Changes to the Policy:

The Board may vary the above policy on need basis in accordance with the applicable laws in force. The Remuneration Committee may review the above policy from time to time to cope with the changed scenario and manpower requirements and suggest suitable changes on its own or at the request of the Board.

For and on behalf of the Board Sd/-

Place : Bengaluru Date : May 30, 2022 RAJESH MEHTA Chairman DIN : 00336457 PRASHANT MEHTA Managing Director DIN : 00336417

Annexure V

CORPORATE SOCIAL RESPONSIBILITY REPORT

1. 1. A brief outline of the company's CSR Policy, including overview of projects or programs proposed to be undertaken is available on the Company's website.

The Company will take up community and socially focused activities, with particular emphasis on the following activities, hereinafter referred to as "CSR activities":

- i. Promoting preventive and general health care, sanitation including contribution to the Swach Bharat Kosh set up by the Central Government for the promotion of sanitation and provision of safe drinking water.
- ii. Promoting education by providing financial assistance to deserving educational institutions, meritorious students, including special education and employment enhancing vocation skills especially among children, women elderly and differently abled, promoting livelihood enhancement projects and road safety projects with special emphasis on training programmes.
- iii. Promoting gender equality, empowering women, setting up homes and hostels for women and orphans, setting up old age homes day care center and such other facilities for senior citizens.
- iv. Ensuring environmental sustain-ability, ecological balance, protection of Flora and Fauna, animal welfare, agroforestry conservation of natural resources and maintaining quality of soil, air and water including contribution to the Clean Ganga Fund set up by the Central Government for rejuvenation of the Ganga.
- v. Protection of National heritage, art and culture, including restoration of building and sites of historical importance and works of art, setting up public libraries, promotion and development of traditional arts and handicrafts.
- vi. Contribution or funds provided to technology incubators located within academic institutions which are approved by the Central Government;
- vii. Contributing to rural development projects; and
- viii. Such other activities and projects covered in Schedule VII to the Companies Act, 2013 and notifications made by the Ministry from time to time.

Sl No.	Name of Member	Status	Category
1	Mr. Rajesh Mehta	Chairman	Executive Chairman
2	Ms. Vijaya Lakshmi	Member	Independent Director
3	Ms. Asha Mehta	Member	Independent Director

2. Composition of the CSR Committee as on 31st March 2022

3. Average net profit of the Company on standalone basis for last three financial years u/s 135 of Companies Act 2013

Particulars	Rs. in lakhs
Net Profit for the year 2019-20	43,581.80
Net Profit for the year 2020-21	10,362.47
Net Profit for the year 2021-22	3,029.80
Average Net Profit	18,991.36

4. Prescribed CSR Expenditure (two percent of the amount as in item 3 above)

2% on the Average Net Profits as stated above shall amount to Rs. 379.83 lakhs



5. Details of CSR Expenditure in FY 2021-22

Total amount spent in the Financial Year 2021-22 is Rs.15.95 lakhs

6. Details of the Amounts Spent on CSR Projects during the Financial Year 2021-22

S.No.	CSR Project or activity identified	Sector in which the project is covered	Product or Programme (i) Local Area (ii) Specify state	Amount Outlay (Budget) or programme wise	Amount Spent on the projects or programme	Amount Spent directly or through Agency
1.	Education & Skill Development	Skill	Local Area	20.00 lakhs	Rs.15.95 lakhs	Directly

7. In case the company has failed to spend the two percent of the average net profit of the last three financial years or any part thereof, the company shall provide the reasons for not spending the amount in its Board report.

The average Net Profit of the Company on a standalone basis during the last three Financial Years amounts to Rs.18,991.36 lakhs and 2% of such average Net Profit works out to Rs. 379.83 lakhs which is the amount of CSR expenditure the Company was required to incur during the Financial Year 2021-22. As against this, the total amount spent by the Company on CSR Projects during FY 2021-22 was Rs.15.95 lakhs. The reason for the shortfall in CSR expenditure is primarily that the Company did not get adequate number of eligible projects.

8. A responsibility statement of the CSR Committee that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and Policy of the company.

The implementation and monitoring of CSR Policy, is in compliance with CSR objectives and Policy of the company.

Place: Bengaluru Date: May 30, 2022 **RAJESH MEHTA**

Chairman, CSR Committee

Annexure VI

BUSINESS RESPONSIBILITY REPORT

(As per Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015.

Introduction

Our objective is to firmly establish ourselves as a global leader in the value chain of Gold. Currently in terms of revenues REL is the largest gold company in the world. REL is the only company which is fully integrated across the value chain of gold. REL has nurtured a team of professionals who are specialized in the relevant vertical of gold business. REL has built the required infrastructure and developed practices and systems to emerge as a global leader in gold business in terms of quality, innovation, revenues and profits.

SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

- 1. Corporate Identity Number (CIN): L36911KA1995PLC017077
- 2. Name of the Company: Rajesh Exports Limited
- 3. Registered address: #4, Batavia Chambers, Kumara Krupa Road, Kumara Park East, Bengaluru-560001
- 4. Website: www.rajeshindia.com
- 5. E-mail id: corpcomm@rajeshindia.com
- 6. Financial Year reported: 2021-22
- 7. Sector(s) that the Company is engaged in (industrial activity code-wise)

Manufacturer of Gold and Gold Products. National Industrial Classification (NIC) Code: 321

- 8. Three key products/services manufactured (as in balance sheet):
 - (i) Gold Products
- 9. Total number of locations where business activity is undertaken:

Business activities of REL are spread across multiple locations in India and other parts of the world.

10. Markets served by the Company:

REL serves markets across the world mainly in Europe, Asia, North America and Australia.

SECTION B: FINANCIAL DETAILS OF THE COMPANY

- 1. Paid up Capital : Rs. 29.52 Crores
- 2. Total Turnover : Rs. 2,431,279.37 million
- 3. Total profit after taxes : Rs. 10,093.73 million
- 4. Total spending on Corporate Social Responsibility (CSR) as percentage of PAT: Rs. 1.60 million which is 0.70 % of the Standalone PAT
- 5. List of activities in which expenditure has been incurred:
 - i. Education
 - ii. Skill Development



SECTION C : OTHER DETAILS

- 1. Does the Company have any subsidiary company/ companies? Yes.
- 2. Do the subsidiary company/companies participate in the BR initiatives of the parent company? If yes, then indicate the number of such subsidiary company(s).

Each subsidiary company has its own BR initiative in its respective area of operations.

3. Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/entities? [>30%, 30-60%, < 60%]

No.

SECTION D : BR INFORMATION

- 1. a. Details of Director/Directors responsible for BR implementation of the BR policy/policies
 - i. Name : Mr. Prashant Mehta
 - ii. **DIN Number :** 00336417
 - iii. Designation : Managing Director
 - iv. Telephone Number: 080-68749918
 - v. E-mail id : md@rajeshindia.com
 - b. Details of BR head
 - i. Name : Mr. Ranganatha BS
 - ii. **Designation :** BR Head
 - iii. Telephone Number : 080-68749951
 - iv. E-mail id : compsect@rajeshindia.com

2. Principle-wise (as per NVGs) BR Policy/policies (Reply in Y/N)

The National Voluntary Guidelines on Social, Environmental and Economic Responsibilities of Business released by the Ministry of Corporate Affairs has adopted nine areas of Business Responsibility. These are as follows:

P1	Business should conduct and govern themselves with Ethics, Transparency and Accountability			
P2	Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle			
P 3	Businesses should promote the well-being of all employees			
P4	Businesses should respect the interests of and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalised			
P5	Businesses should respect and promote human rights			
P6	Business should respect, protect and make efforts to restore the environment			
P7	Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner			
P8	Businesses should support inclusive growth and equitable development			
P9	Businesses should engage with and provide value to their customers and consumers in a responsible manner			

Principle Wise Policies	P1	P2	P 3	P4	P5	P6	P7	P8	P9
Do you have a policy/policies for:	Y	Y	Y	Y	Y	Y	Y	Y	Y
Has the policy being formulated in consultation with the relevant stakeholders?	Y	Y	Y	Y	Y	Y	Y	Y	Y
Does the policy conform to any national/ international conventions and are they captured in the policies standards? If yes, specify? (50 words)	to ar in	ensu nd in terna	ire t itern tiona	hat ation 1 con	all a nal 1	pplic laws	able as	natio well	onal as
Has the policy been approved by the Board? If yes, has it been signed by MD/owner/CEO/appropriate Board Director?	Y	Y	Y	Y	Y	Y	Y	Y	Y
Does the Company have a specified committee of the Board/Director/Official to oversee the implementation of the policy?	Y	Y	Y	Y	Y	Y	Y	Y	Y
Indicate the link for the policy to be viewed online?	htt	tp://ww	w.raje	shindi	ia.com	/corpoi	rate-go	verna	nce
Has the policy been formally communicated to all relevant internal and external stakeholders?	Y Y Y Y Y Y Y Y			Y	Y				
Does the Company have in-house structure to implement the policy/policies.	Y	Y	Y	Y	Y	Y	Y	Y	Y
Does the Company have a grievance redressal mechanism related to the policy/policies to address stakeholders' grievances related to the policy/ policies?	Y	Y	Y	Y	Y	Y	Y	Y	Y
Has the Company carried out independent audit/ evaluation of the working of this policy by an internal or external agency?	Y	Y	Y	Y	Y	Y	Y	Y	Y
	 Do you have a policy/policies for: Has the policy being formulated in consultation with the relevant stakeholders? Does the policy conform to any national/ international conventions and are they captured in the policies standards? If yes, specify? (50 words) Has the policy been approved by the Board? If yes, has it been signed by MD/owner/CEO/appropriate Board Director? Does the Company have a specified committee of the Board/Director/Official to oversee the implementation of the policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all relevant internal and external stakeholders? Does the Company have a grievance redressal mechanism related to the policy/policies to address stakeholders' grievances related to the policy/policies? 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3. Governance related to BR

i. Indicate the frequency with which the Board of Directors, Committee of the Board or CEO assess the BR performance of the Company. Within three months, 3-6 months, annually, more than 1 year:

Quarterly

ii. Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?

The Corporate Sustainability Report for Rajesh Exports is published annually and uploaded on its website.

SECTION E: PRINCIPLE-WISE PERFORMANCE

Principle 1 - Business should conduct and govern themselves with Ethics, Transparency and Accountability

1. Does the policy relating to ethics, bribery and corruption cover only the Company? (Yes/No). Does it extend to the Group/Joint Ventures/Suppliers/Contractors/ NGOs/Others?

Yes. The policy extends to the whole Group.



2. How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved? If so, provide details thereof, in about 50 words or so.

One complaint have been received and was resolved in the past financial year.

Principle 2 - Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle

1. List up to 3 of your products or services whose design has incorporated social or environmental concerns, risks and/or opportunities.

• **Non cadmium jewellery:** We have developed laser soldered jewellery which ensures that the jewellery is free from cadmium soldering. Removing the usage of cadmium has resulted in better environment and better health of the workers working on the jewellery.

• No Making Charges No Wastage: We have introduced Real Rate Per Gram to retail consumers by which we are not charging Wastage and Making Charges to the consumers, which is ensuring the stoppage of the age old practice wherein the consumers were made to pay for non existent costs like wastage and making charges. This has ensured a saving of 10 to 15% to the retail consumer.

• **Exact 22 Cts purity:** We have introduced gold jewellery of exact 22 Cts purity even upon melting the jewellery. Each one of the pieces of our jewellery is hall marked as per BIS standards, which ensures that the consumers get the correct purity of gold which they are buying. This has ensured that the customers do not pay for 22 Cts and get inferior quality.

- 2. For each such product, provide the following details in respect of resource use (energy, water, raw material etc.) per unit of product (optional):
- i. Reduction during sourcing/production/distribution achieved since the previous year throughout the value chain?

All the three products which are mentioned above have resulted in savings to the consumers, better working environment for the workers and have negated the harmful effect of cadmium on the environment. It is not feasible to measure the reduction of resource use in these products.

ii. Reduction during usage by consumers (energy, water) has been achieved since the previous year?

Our products are gold products which are for consumer usage and investment hence there is no usage of energy or water by the consumers in our products.

3. Does the Company have procedures in place for sustainable sourcing (including transportation)? If yes, what percentage of your inputs was sourced sustainably? Also, provide details thereof.

Yes. 100% of the inputs were sourced sustainably.

4. Has the Company taken any steps to procure goods and services from local & small producers, including communities surrounding their place of work? If yes, what steps have been taken to improve their capacity and capability of local and small vendors?

Yes. Other than the basic raw material (Gold) REL procures a large part of its requirements of goods and services from local and small producers. We constantly advice and guide the local and small producers for improving their capacity and capability.

5. Does the Company have a mechanism to recycle products and waste? If yes, what is the percentage of recycling of products and waste (separately as <5%, 5-10%, >10%). Also, provide details thereof.

We do not produce any significant waste and all our products are recyclable because they are gold products.

Principle 3 - Businesses should promote the well-being of all employees

- 1. Total number of employees: 135
- 2. Total number of employees hired on temporary/ contractual/casual basis: NIL
- 3. Number of permanent women employees: 11
- 4. Number of permanent employees with disabilities: NIL
- 5. Do you have an employee association that is recognised by management? No.
- 6. What percentage of your permanent employees is members of this recognised employee association?

N.A

- 7. Please indicate the number of complaints relating to:
- (i) Child labour, forced labour, involuntary labour, sexual harassment in the last financial year and pending, as on the end of the financial year; (ii) Sexual harassment; (iii) Discriminatory employment.

No complaints with regard to the above mentioned categories were reported in Financial Year 2021-22

8. What percentage of your under mentioned employees were given safety and skill up-gradation training in the last year?

100% of our employees have been given safety training and 100% of our employees are given skill development training in their respective fields.

Principle 4 - Businesses should respect the interests of and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalised

1. Has the Company mapped its internal and external stakeholders?

Yes.

2. Out of the above, has the Company identified the disadvantaged, vulnerable and marginalised stakeholders?

Yes.

3. Are there any special initiatives taken by the Company to engage with the disadvantaged, vulnerable and marginalised stakeholders. If so, provide details thereof, in about 50 words or so.

We have provided residential facilities to all our employees who do not have their residential facility. We have ensured good education to the children of our marginalized employees and we have provided medical facilities to our marginalized employees and their children. We have also provided free canteen facility to all our employees.

Principle 5 - Businesses should respect and promote human rights

1. Does the policy of the Company on human rights cover only the Company or extend to the Group/Joint Ventures/Suppliers/Contractors/NGOs/Others?

Policy extends to all suppliers/contractors while their provisions also being applicable to other business partners.

2. How many stakeholder complaints have been received in the past financial year and what percent was satisfactorily resolved?

There have been no stake holder complaints received in this category during the past financial year.



Principle 6 - Business should respect, protect and make efforts to restore the environment

1. Does the policy related to Principle 6 cover only the Company or extends to the Group/Joint Ventures/ Suppliers/Contractors/NGOs/others.

Policy extends to all suppliers/contractors while their provisions also being applicable to other business partners.

- 2. Does the Company have strategies/initiatives to address global environmental issues such as climate change, global warming, etc.? Y/N. If yes, please give hyperlink for webpage etc. No.
- 3. Does the Company identify and assess potential environmental risks?

Yes.

4. Does the Company have any project related to Clean Development Mechanism? If so, provide details thereof, in about 50 words or so. Also, if yes, is any environmental compliance report filed?

None of our activities damage the environment, most of our activities are environment friendly.

5. Has the Company undertaken any other initiatives on – clean technology, energy efficiency, renewable energy, etc? Y/N. If yes, please give hyperlink for web page etc.

No. Our activities use minimum energy and they are environment friendly.

6. Are the emissions/waste generated by the Company within the permissible limits given by CPCB/SPCB for the financial year being reported?

Yes.

7. Number of show cause/legal notices received from CPCB/SPCB which are pending (i.e. not resolved to satisfaction) as on end of financial year.

NIL

Principle 7 - Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner

1. Is your Company a member of any trade and chamber or association? If Yes, name only those major ones that your business deals with.

Yes. REL is a member of:

- i. The Jewellers Association Bangalore (JAB)
- ii. Federation of Karnataka Chamber of Commerce and Industries (FKCCI)
- iii. Federation of Indian Export Organisation (FIEO)
- iv. Export Promotion Council for EOU's and SEZ's (EPCES)
- v. India Bullion and Jewellers Association Limited (IBJA)
- 2. Have you advocated/lobbied through above associations for the advancement or improvement of public good? Yes/No. If yes specify the broad areas.

Yes. The broad areas were:

- Governance and Administration
- Economic Reforms
- Inclusive Development Policies
- Energy Security
- Sustainable Business Principles

Principle 8 - Businesses should support inclusive growth and equitable development

1. Does the Company have specified programmes/ initiatives/projects in pursuit of the policy related to Principle 8? If yes, details thereof.

Yes. REL focusses on responsible business practices with community centric interventions.

2. Are the programmes/projects undertaken through in-house team/own foundation/external NGO/government structures/any other organisation?

The programmes are undertaken through in house teams.

- 3. Have you done any impact assessment of your initiative? No.
- 4. What is your Company's direct contribution to community development projects Amount in INR and the details of the projects undertaken?

REL direct contribution to community development is Rs.15.95 lakhs.

This amount was spent under the broad categories of:

- a) Education
- b) Skill Development
- 5. Have you taken steps to ensure that the community successfully adopts this community development initiative? Please explain in 50 words, or so.

We have put in our efforts to provide these facilities to the respective community, the adoption of these measures is taken care of by the respective institutions to whom we have provided the funds.

Principle 9 - Businesses should engage with and provide value to their customers and consumers in a responsible manner

1. What percentage of customer complaints/consumer cases are pending as on the end of financial year

NIL

2. Does the Company display product information on the product label, over and above what is mandated as per local laws? Yes/No/N.A./Remarks (additional information)

Not Applicable.

3. Is there any case filed by any stakeholder against the Company regarding unfair trade practices, irresponsible advertising and/or anti-competitive behaviour during the last five years and pending as on end of financial year? If so, provide details thereof, in about 50 words or so.

There is no case against the Company during last five years, relating to unfair trade practices, irresponsible advertising and/or anti-competitive behaviour.

4. Did your Company carry out any consumer survey/ consumer satisfaction trends?

Yes consumer satisfaction trends are recorded and changes are effectively made if required.

For and on behalf of the Board Sd/-RAJESH MEHTA Chairman

Place : Bengaluru Date : May 30, 2022

INDEPENDENT AUDITOR'S REPORT

То,

The Members, M/S. RAJESH EXPORTS LIMITED, Bangalore

Report on audit of financial statements

Opinion

We have audited accompanying standalone financial statements of Rajesh Exports Limited ("the Company"), which comprise the balance sheet as at March 31, 2022, and the statement of profit and loss (including other comprehensive income), the statement of changes in equity and the statement of cash flows for the year ended on that date, and summary of significant accounting policies and other explanatory information (herein after referred to as "the standalone financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act 2013, as amended ("Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, and its profit, total comprehensive income, changes in equity and cash flows for the year ended on that date.

Basis for opinion

We conducted our audit of the standalone financial statements in accordance with the standards on auditing specified under section 143 (10) of the Act. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of Standalone 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 Act and the rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's code of ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the Ind AS standalone financial statements.

Key audit matters

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

Other Information

The Company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon.

Our opinion on the standalone 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 standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting

policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

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

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

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report.
- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the order.
- 2. As required by Section 143(3) of the Act, based on our audit we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - 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 including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant 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 March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
 - 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". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us :
 - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements **Refer Note no 26(4)**
 - ii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the company.
 - iii. The final dividend paid by the Company during the year in respect of the same declared for the previous year is in accordance with section 123 of the Act to the extent it applies to payment of dividend.

For P V RAMANA REDDY & CO

Chartered Accountants Firm Regn. No. 007156S Sd/-(P V RAMANA REDDY) Proprietor M.No. 204588 UDIN : 22204588ALCUDS7588

Place : Bengaluru Date : May 30, 2022

ANNEXURE A TO INDEPENDENT AUDITORS REPORT

(Referred to in paragraph 1 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Rajesh Exports Limited of even date)

- i. In respect of the Company's property, plant and equipment ('PPE'):
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of PPE.
 - (b) The Company has a program of verification to cover all the items of PPE in a phased manner over a period of 3 years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain PPE were physically verified by the management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us, the records examined by us and based on the examination of the conveyance deeds / registered sale deed provided to us, we report that, the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the balance sheet date. In respect of immovable properties of land and building that have been taken on lease and disclosed as PPE in the Standalone financial statements, the lease agreements are in the name of the Company.
 - (d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its property, plant and equipment (including right-of-use assets) or intangible assets or both during the year.
 - (e) According to information and explanations given to us and on the basis of our examination of the records of the Company, there are no proceedings initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made there under.
- ii. The physical verification of inventory have been conducted at reasonable intervals by the Management during the year. The discrepancies noticed on physical verification of inventory as compared to book records were not material.
- iii. The Company has not granted any loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Act. Therefore, the provisions of Clause 3(iii), (iii)(a), (iii)(b) and (iii)(c) of the said Order are not applicable to the Company.
- iv. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Act in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- v. The Company has not accepted deposits during the year and does not have any unclaimed deposits as at March 31, 2022 and therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company.
- vi. Pursuant to the rules made by the Central Government of India, the Company is not required to maintain cost records as specified under Section 148(1) of the Act in respect of its products.
- vii. According to the information and explanations given to us, in respect of statutory dues:
 - (a) The Company has been regular in depositing undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income Tax, sales tax, service tax, Goods and Service Tax, value added tax, Customs Duty, Excise duty, Cess and other material statutory dues applicable to it with the appropriate authorities.

- (b) There were no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income Tax, sales tax, service tax, value added tax, Goods and Service Tax, Customs Duty, Excise duty, Cess and other material statutory dues in arrears as at March 31, 2022 for a period of more than six months from the date they became payable.
- (c) Details of dues of Income Tax, Sales Tax, Service Tax, Customs Duty, Excise Duty, ESI and Value Added Tax which have not been deposited as at March 31, 2022 on account of dispute are given below:

		-		
Name of the Statute	Nature of the due	Disputed amount Rs. in lakhs	Period to which the amount relates	Forum where dispute is pending
ESI of Karnataka	ESI	89.27	2000-03	The Appeals Authority ESI, Karnataka
ESI of Karnataka	ESI	37.78	2006-07	The Appeals Authority ESI, Karnataka
Service Tax	Service Tax	367.25	2006-07	The Appellate Tribunal Service tax
Value Added Tax	VAT	84.82	2010-11	Karnataka Appellate Tribunal
Value Added Tax	VAT	325.95	2011-12	Karnataka Appellate Tribunal
Value Added Tax	VAT	241.52	2012-13	Karnataka Appellate Tribunal

- viii. As on date of the balance sheet the company has ongoing litigation with IDBI Bank, wherein the matter is pending before the DRT, however the company has disclosed the entire litigated balance as payable. It would be pertinent to note that the litigation as on the date of this report has been settled and cleared. The company has an ongoing litigation with Canara Bank, with regard to the correct balance payable/receivable, the matter is pending before the Hon'ble High Court of Karnataka and the DRT, however the company has disclosed the entire balance and the interest in the balance sheet, for accounting purpose which is not an admission of the balance by the company.
- ix. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a willful defaulter by any bank or financial institution or government or government authority.
 - (b) In our opinion and according to the information and explanations given to us, the Company did not raise money by way of term loans during the year. Accordingly, paragraph 3(ix)(c) of the Order is not applicable to the Company.
 - (c) According to the information and explanations given to us and on an overall examination of the balance sheet of the Company, we report that no funds raised on short-term basis have been used for long-term purposes by the Company.
 - (d) According to the information and explanations given to us and on an overall examination of the standalone financial statements of the Company, we report that the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries as defined under Companies Act, 2013.
 - (e) According to the information and explanations given to us and procedures performed by us, we report that the Company has not raised loans during the year on the pledge of securities held in its subsidiaries (as defined under Companies Act, 2013). Also, refer note 17 to the standalone financial statements.
 - (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments). Accordingly, clause 3(x)(a) of the Order is not applicable.

x.

(b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable

- xi. (a) Based on examination of the books and records of the Company and according to the information and explanations given to us, no material fraud by the Company or on the Company has been noticed or reported during the course of the audit.
 - (b) According to the information and explanations given to us, no report under sub-section (12) of Section 143 of the Companies Act, 2013 has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
 - (c) As represented to us by the management, there are no whistle blower complaints received by the Company during the year.
- xii. The Company is not a Nidhi Company and hence reporting under clause 3 (xii) of the Order is not applicable to the Company.
- xiii. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the Standalone financial statements as required by the applicable accounting standards.
- xiv. (a) Based on information and explanations provided to us and our audit procedures, in our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports of the Company issued till date for the period under audit.
- xv. In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- xvi. (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(a) of the Order is not applicable.
 - (b) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clause 3(xvi)(b) of the Order is not applicable.
- xvii. The Company has not incurred cash losses in the current and in the immediately preceding financial year. Accordingly, paragraph 3(xvii) of the Order is not applicable.
- xviii. There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- xix. According to the information and explanations given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, 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 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 to the Other Information paragraph of our main audit report which explains that the other information comprising the information included in annual report is expected to be made available to us after the date of this auditor's report.
- xx. In our opinion and according to the information and explanations given to us, there is no unspent amount under sub-section (5) of section 135 of the Companies Act, 2013 pursuant to any project. Accordingly, clause 3(xx)(a) and 3(xx)(b) of the Order is not applicable.
- xxi. Our reporting under this clause would be part of the audit report on consolidated financial statements

For **P V RAMANA REDDY & CO** Chartered Accountants

> Firm Regn. No. 007156S Sd/-(P V RAMANA REDDY)

Proprietor M.No. 204588

Place : Bengaluru Date : May 30, 2022



ANNEXURE B TO INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 2(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Rajesh Exports Limited of even date)

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

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

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company 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. 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.

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, 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 P V RAMANA REDDY & CO

Chartered Accountants Firm Regn. No. 007156S Sd/-(P V RAMANA REDDY)

Place : Bengaluru Date : May 30, 2022

Proprietor M.No. 204588



STANDALONE BALANCE SHEET AS AT MARCH 31, 2022

			(Rs. in lakhs)
	Note No.	As on 31.03.2022	As on 31.03.2021
ASSETS			
Non-Current Assets			
(a) Property, plant & equipment	2	5,962.61	6,246.09
(b) Capital Work-in-Progress	2	35.05	35.05
(c) Intangible Assets	2	-	-
(d) Financial Assets			
(i) Investments	3	255,369.69	250,959.74
(ii) Loans	4	4,979.20	4,979.20
Current Assets			
(a) Inventories	5	39,275.96	33,963.55
(b) Financial Assets			
(i) Trade Receivables	6	489,431.51	456,263.94
(ii) Cash and Cash Equivalents	7(a)	3,540.95	26,517.33
(iii) Bank balances other than(ii) above	7(b)	52,684.03	42,741.83
(iv) Loans	8	43,771.61	45,459.82
(v) Other Financial Assets	9	60,901.82	61,167.30
TOTAL		955,952.43	928,333.85
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	10	2,952.60	2,952.60
(b) Other equity	11	496,977.83	497,645.85
LIABILITIES			
Non-Current Liabilities			
(a) Financial Liabilities			
(i) Other Financial Liabilities	12	631.84	662.84
(b) Deferred tax liabilities (net)	13	413.21	418.82
(c) Provisions	14	55.93	59.84
Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	15	$62,\!578.77$	70,172.38
(ii) Trade Payables	16	390,520.08	354,934.53
(iii) Other financial Liabilities	17	505.42	526.74
(b) Other Current Liabilities	18	546.83	470.51
(c) Provisions	19	769.92	489.74
TOTAL		955,952.43	928,333.85
Accounting policies and other notes	1 & 26		

The accompanying notes are an integral part of these standalone financial statements

For and on behalf of the Board			As per our Report of even date
RAJESH J MEHTA	PRASHANT J MEHTA	RANGANATHA BS	For P V RAMANA REDDY & CO Chartered Accountants,
Chairman	Managing Director	Company Secretary	Firm Regn. No. 007156S
DIN: 00336457	DIN : 00336417	M.No. A65028	Sd/-
	VIJAYA LAKSHMI		(CA. P V RAMANA REDDY)
Place: Bengaluru	Independent Director	B. VIJENDRA RAO	Proprietor
Date : May 30, 2022	DIN : 071460	Chief Financial Officer	M.No. 204588

STATEMENT OF STANDALONE PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED MARCH 31, 2022

			(Rs. in lakhs)
	Note No	As on 31.03.2022	2 As on 31.03.2021
REVENUE FROM OPERATIONS (GRO	DSS)		
Revenue from Operations	20	623,649.99	206,032.02
Other Income	21	1,188.43	3 110.21
TOTAL REVENUE		624,838.42	2 206,142.23
EXPENSES			=
Cost of Materials Consumed	22	606,479.42	181,189.52
Employee Benefit Expenses	23	265.12	422.37
Selling, Administrative and Other Expens	es 24	6,579.16	371.19
Finance Costs	25	8,393.97	7 13,698.22
Depreciation and Amortization Expenses	2	90.98	5 98.46
TOTAL EXPENSES		621,808.62	2 195,779.76
Profit Before Tax - PBT		3,029.80	0 10,362.47
Tax expense:			
Current tax expense for current year		769.92	2 489.74
Current tax expense relating to prior y	vears		
Deferred tax expense / (income)		(5.62)) (4.21)
PROFIT FOR THE YEAR		2,265.49	9,876.94
Other comprehensive income			
(i) Items that will not be reclassified t	to the		
statement of profit and loss		19.08	34.82
(ii) Items that will be reclassified to the statement of profit and loss	ie		
Total other comprehensive income		19.08	34.82
-			
Total comprehensive income (IX+X)		2,284.58	9,911.76
Earning Per Share (Re. 1 Per Share f	or Each)		-
Basic		0.77	
Diluted		0.77	3.36
Accounting policies and other notes	1 & 26	non ciol statomente	
The accompanying notes are an integral part o	or these standarone n		
For and on behalf of the Board			er our Report of even date V RAMANA REDDY & CO
RAJESH J MEHTA PRASHANT		GANATHA BS C	hartered Accountants,
Chairman Managing DIN : 00336457 DIN : 003		<i>ppany Secretary</i> Fi I.No. A65028	rm Regn. No. 007156S
			Sd/-

Place: Bengaluru Date : May 30, 2022

Chief Financial Officer

B. VIJENDRA RAO

(CA. P V RAMANA REDDY)

Proprietor

M.No. 204588

VIJAYA LAKSHMI

Independent Director

DIN: 071460



STANDALONE CASH FLOW STATEMENT

	2021-2022	2020-2021
CASH FLOW FROM OPERATING ACTIVITIES:		
Profit before tax	3,029.80	10,362.47
<u>Adjustments for:</u>		
Depreciation and amortisation expenses	90.95	98.46
Net (gain) / loss on sale of investments	-	-
(Profit)/Loss on fixed assets sold, scrapped, etc. (net)	-	-
Interest income Actuarial loss/(gain) forming part of other comprehensive income	19.08	- 34.82
Bad debts/advances written off & provision made	-	
Interest expense	-	-
Finance cost	8,393.97	13,698.22
Rent received	(74.64)	(49.32)
Profit on sale of Fixed assets	(41.53)	
	8,387.83	13,782.18
Cash Generated from operations before =		
working capital changes	11,417.63	24,144.65
Adjustments for: (Increase)/Decrease in Inventories	(5.210.41)	94 000 99
Adjustments for Decrease/(increase) in Trade and -	(5,312.41)	24,000.23
- other receivables including Loans & Advances	(30, 118.58)	(174,830.57)
Increase/(Decrease) in Current -	(00,110.00)	(11,000,01)
- Non Current Liabilities & Provisions	35,115.90	(887,361.93)
=	(315.09)	(1,038,192.27)
Cash generated from operations	11.102.54	(1,014,047.63)
Taxes paid (net of refunds)	(1,095.29)	(605.24)
Net cash generated from operating activities - [A]	10,007.25	(1,014,652.87)
CASH FLOW FROM INVESTING ACTIVITIES:		
Purchase of Fixed Assets	_	(9.10)
Sale proceeds of Fixed Assets (DECREASE IN FIXED ASSETS)	_	0.50
(Purchase)/ Sale proceeds of Investments	(4, 175.89)	8,228.97
Rent received	74.64	49.32
Net cash generated/(used in) from investing activities-[B]	(4,101.25)	8,269.69
CASH FLOW FROM FINANCING ACTIVITIES:		
Increase/(Decrease) in Secured Loan	(7,687.63)	(24,047.08)
Increase/(Decrease) in Unsecured Loan	94.02	(1,876.57)
Interest paid	(8,393.97)	(13,698.22)
Dividends paid	(2,952.60)	(2,952.60)
Net cash used in financing activities - [C]	(18,940.18)	(42,574.47)
Net increase/(decrease) in cash		
and cash equivalents - [A+B+C]	(130,34.18)	(1,048,957.64)
Cash and cash equivalents at the beginning of the year	69,259.16	1,118,216.81
Cash and cash equivalents at the end of the year	56,224.99	69,259.16
Cash and cash equivalents comprise of: Cash on hand	2.90	7.89
Balances with banks:	2.00	1.05
In current accounts	3,538.05	26,509.43
Earmarked Balances with banks	431.06	452.44
Term deposits with original maturity of		
More than three months	52,252.97	42,289.40
-	56,224.99	69,259.16
=	-	

i) The above Cash Flow Statement has been prepared under the 'Indirect Method' as set out in the Ind AS 7, "Cash Flow Statements"

ii) Cash comprises cash on hand, Current Accounts and deposits with banks. Cash equivalents are short-term balances, highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

For and on behalf of the Board

Date : May 30, 2022

RAJESH J MEHTA Chairman DIN : 00336457

DIN : 00336457 Place: Bengaluru PRASHANT J MEHTA Managing Director DIN : 00336417 RANGANATHA BS Company Secretary M.No. A65028 As per our Report of even date For **P V RAMANA REDDY & CO** Chartered Accountants, Firm Regn. No. 007156S Sd/-

VIJAYA LAKSHMI Independent Director DIN : 071460

B. VIJENDRA RAO Chief Financial Officer (CA. P V RAMANA REDDY) Proprietor M.No. 204588

STATEMENT IN CHANGE OF EQUITY

(Rs. in lakhs)

(Rs. in lakhs)

a Equity share capital	
Equity share of Rs. 1 each, issued, subscribed and paid up capital	2,952.60
Balance as at 1 April 2020	2,952.60
Changes in equity share capital during the year 2019-20	nil
Balance as at 31 March 2021	2,952.60
Changes in equity share capital during the year 2020-21	nil
Balance as at 31 March 2022	2,952.60

b Other Equity

For the year ended 31 March 2022

Particulars	Reserves a	and Surplus	Security	Other comprehensive Income	Total equity attributable to	
	General Reserve	Retained Earnings	Premium	Fair value of equity instruments	shareholders of the company	
Balance as at 1 April 2021	143,500.00	289,624.94	64,492.95	27.96	497,645.85	
Profit during the year	-	2,265.49	-	-	2,265.49	
Other comprehensive income during the year	-	-	-	19.08	19.08	
Dividend expense	-	(2,952.60)	-	-	(2,952.60)	
Corporate dividend tax	-	-	-	-	-	
Realised profits of equity instruments measured at FVOCI	-	-	-	-	-	
Balance as at 31 March 2022	143,500.00	288,937.83	64,492.95	47.04	496,977.82	

For the year ended 31 March 2020

(Rs. in lakhs)

Particulars	Reserves a	and Surplus	Security	Other comprehensive Income	Total equity attributable to shareholders of the company	
	General Reserve	Retained Earnings	Premium	Fair value of equity instruments		
Balance as at 1 April 2020	143,500.00	282,700.60	64,492.95	(6.86)	490,686.69	
Profit during the year	-	9,876.94	-	-	9876.94	
Other comprehensive income during the year	-	-	-	34.82	34.82	
Dividend expense	-	(2,952.60)	-	-	(2,952.60)	
Corporate dividend tax	-	-	-	-	-	
Realised profits of equity instruments measured at FVOCI	-	-	-	-	-	
Balance as at 31 March 2021	143,500.00	289,624.94	64,492.95	27.96	497,645.85	

Significant accounting policies

The notes referred to above form an integral part of these standalone financial statements

For and on behalf of the Board

RAJESH J MEHTA Chairman DIN : 00336457

Place: Bengaluru Date : May 30, 2022 PRASHANT J MEHTA Managing Director DIN : 00336417 VIJAYA LAKSHMI

Independent Director

DIN : 071460

RANGANATHA BS Company Secretary M.No. A65028 As per our Report of even date For **P V RAMANA REDDY & CO** Chartered Accountants, Firm Regn. No. 007156S Sd/-

B. VIJENDRA RAO *Chief Financial Officer* (CA. P V RAMANA REDDY) *Proprietor* M.No. 204588



Co	mpany Information and significant accounting Policies
i.	Reporting Entity:
	Rajesh Export Limited("The Company") is an Indian Public Company and limited by share incorporated under provisions of Companies Act, 1956, the shares of the company are trad on the BSE and NSE Limited. The address of the company's registered office is #4, Bataw Chambers, Kumara Krupa Road, Kumara park East, Bangalore-560 001. The Company leading gold refiner and Manufacturer of all kind of Gold products. The Company exports a products to various countries around the world and it also sells its products in whole sale at retail in India and also has retail showrooms under the brand name of SHUBH Jewellers. Ru has setup various manufacturing facilities in India and in other countries.
ii.	Basis of Preparation
	A. Statement of Compliances
	The standalone financial Statements are prepared on accrual basis of accounting except is the statement of cash flows and comply with the Indian Accounting Standards (Ind A notified under the companies (Indian Accounting Standards) Rules and Companies (India Accounting Standards)Amendment Rules, 2016, The companies Act 2013(to the exter notified and applicable), other relevant provisions of the Act and Guidelines issued by the Security Exchange Board of India (SEBI).
	B. Basis of Measurement:
	The Financial statements have been prepared at Historical cost except the following iter
	• Defined benefit plan - plan assets measured at fair value.
	• Certain Financial Assets and Liabilities measured at fair market value
	Historical cost is generally based on the fair value of the consideration given in exchar for goods and services. Fair value is the price that would be received to sell an asset paid to transfer a liability in an orderly transaction between market participants at t measurement date.
	C. Functional and Presentation Currency
	The Financial statements are presented in Indian Rupees (INR), which is the compan functional currency. All financial information presented in INR has been rounded off to t nearest in Lakhs
	D. Use of Estimate and Judgments
	Estimates and underlying assumption are reviewed on an ongoing basis. Revisions accounting estimates are recognized prospectively.
	Judgments
	Information about judgments made in applying accounting policies that have the mo- significant effects on the amounts recognized in the standalone financial statements included in the following notes:

Note No.		
1		Note: 2 :- Lease Classification
		Assumption and Estimation Uncertainties
		Information about assumptions and estimations uncertainties that have a risk significant of resulting in material adjustments in the year ended 31st March 2022 is included in the following notes:
		Note 1 and 2 : Depreciation and amortization method and useful life of items of properties, Plant & Equipments and Investment properties
		Note 1 & 23 : Measurement of defined benefit obligations : Key actuarial assumptions
		Note 1, 19 & 26 : Reorganization and measurement of provisions and contingencies: Key assumptions about the likelihood and magnitude of an outflow of resources.
	E.	Measurement of Fair Value
		Some of the company's accounting policies and disclosures required the measurement of fair values, for both financial and non-financial assets and liabilities
		The Company uses valuation techniques that are appropriate in the circumstances and for which significant data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.
		Significant valuation issues are reported to the Company's audit committee. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:
		- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
		- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly(i.e. as prices) or indirectly (i.e. derived from prices).
		- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).
		When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.
		For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy
	iii	. Significant accounting Policies:
		a) Property, Plant and Equipments
		Reorganization and Measurement
		Fixed assets are stated at historical cost less accumulated depreciation and impairment loss if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met and includes financing cost if any, relating to borrowed funds attributable to construction or acquisition of fixed assets, up to the date when the asset is ready for intended use, any trade discounts and rebates are deducted in arriving at the purchase



Note No. 1 price. Subsequent expenditure on fixed assets after its purchase/ completion is capitalized only if such expenditure results in an increase in the future benefits from such asset beyond its previously assessed standard of performance. Intangible assets are stated at cost less accumulated amortization and impairment. Intangible assets are amortized over their respective individual estimated useful life on a straight-line basis, from the date that they are available for use. The estimated useful life of an identifiable intangible asset is based on number of factors including the effects of obsolescence, demand, competition and other economic factors, and the level of maintenance expenditures required to obtain the expected future cash flows from the asset. Amortization methods and useful life are reviewed periodically including at each financial year end. Expenditure on research and development eligible for capitalization is carried as intangible assets under development where such assets are not yet ready for their intended use. Work in Progress Cost of fixed assets not ready for use before the balance sheet date is disclosed under capital work-in-progress. Advances paid towards the acquisition of fixed assets outstanding as of each balance sheet date is disclosed under long term loans and advances. **Depreciation** : The Company has provided depreciation on straight line method over the useful lives of the assets estimated by the management as per Schedule II of the Companies Act, 2013. Depreciation on additions or extensions to existing assets is provided so as to coterminate with the life of the original asset if it becomes internal part of the existing asset or on the useful life of the asset if it is capable of independent use. Useful life Asset Management Estimate of useful life as per Schedule II 30-60 years 30-60 years Building Plant and Machinery 15 years 15 years 15 Years Generator 15 years Furniture and Fixtures 10 Years 10 Years Office Equipment 05 Years 05 Years Weighing Scale 15 years 15 years Borewell 30-60 years 30-60 years Technical Knowhow 8 Years 8 Years Motor Vehicles 8 Years 8 Years Lease hold land Lease Term Lease Term Depreciation on additions (disposals) provided on prorate basis, i.e from (up to) the date on which asset is ready for use (Disposed of) b) Investment Property Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of the business, use in the production or supply of goods or services or for administrative purposes. Upon initial reorganization, investment property is measured at cost. Subsequent to initial reorganization, investment property is measured at cost less accumulated depreciation and accumulated impairment losses, if any.

Note No.			
1			On transition to Ind AS, the Company has elected to continue with the carrying value of all of its investment property recognised as at 1 April 2015, measured as per the previous GAAP and use that carrying value as the deemed cost of such investment property.
		c)	Impairment of Assets
			Assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized 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 purposes 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 groups of assets (cash-generating units). Non-financial assets that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.
			When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating expected credit losses, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward- looking information.
	iv	. Inv	rentories
		low mat good and cap to t ded ordi nece belo	w materials and stores, work-in-progress, traded and finished goods are stated at the er of cost, calculated on weighted average basis, and net realizable value. Cost of raw terials and stores comprise of cost of purchases. Cost of work-in- progress and finished ds comprises direct materials, direct labour and an appropriate proportion of variable l fixed overhead expenditure, the latter being allocated on the basis of normal operating acity. Cost of inventories also includes all other cost incurred in bringing the inventories their present location and condition. Costs of purchased inventory are determined after fucting rebates and discounts. Net realizable value is the estimated selling price in the inary course of business less the estimated costs of completion and the estimated costs essary to make the sale. Items held for use in the production of inventory are not written bow cost if the finished products in which these will be incorporated are expected to be d at or above cost.
	v.	Rev	venue Recognization
		diso sale	venue is measured at the fair value of the consideration received or receivable. Amounts closed as revenue are inclusive of excise duty and net of returns, trade allowances, rebates, es tax, value added taxes, Goods & Service Tax (GST) and amounts collected on behalf hird parties.
		a)	Revenue from sale of Goods
			Revenue from sale of goods is recognized when the significant risks and rewards of ownership have been transferred to the buyer, revenue can be measured reliably, the cost incurred can be measured reliably, it is probable that the economic benefits associated to the transaction will flow to the entity and there is no continuing management involvement with the goods. Transfer of risks and rewards vary depending on the individual terms of contract of sale.
		b)	Dividend Income
			Dividend income on investments is accounted for when the right to receive the payment is established, which is generally when shareholders approve the dividend.
			62

c)	Interest Income
	For all financial instruments measured at amortised cost, interest income is recognized using the effective interest rate (EIR), which is the rate that exactly discounts the estimated future cash payments or receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset. Interest income is included in Other Income in the Statement of Profi and Loss.
d)	Rental income
	Rental income from property leased under operating lease is recognised in the statement of profit and loss on an actual basis over the term of the lease since the rentals are in line with the expected general inflation. Lease incentives granted are recognised as an integral part of the total rental income.
vi. Lea	ises
-	nception of an arrangement, company determines whether the arrangement is or contains ase.
1.	Assets Held under lease
	Lease or property, plant and equipment that transfer to the company substantially al the risk and rewards of ownership are classified as finance lease.
	The assets held under lease don't transfer the company sustainably all risks and rewards of ownership (Operating Lease) are not considered in company's balance sheet.
2.	Lease Payments
	Payments made under operating leases are generally recognized in profit or loss or straight line basis over the term of lease. Minimum lease payment made under financia leases is apportioned between finance charge and deduction of the outstanding liability
3.	Lease Income
	Lease income from operating leases where the group is a lessor is recognized in income on actual basis over the lease term .Since the lease receipts are inline with general inflation rate.
vii. Fi	nancial Instruments
a)	Financial Assets :
	Recognition and Initial Measurement:
	Trade Receivables and debt securities issued are initially recognized when they are originated .All other financial assets and financial liabilities are initially recognized when the company become the party to the contractual provisions of the instruments
	Classification and Subsequent Measurement
	Financial assets at FVTPL -
	These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss
	Financial assets at amortized cost -
	These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain

Note No.		
1		Equity investments at FVOCI -
		These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are not reclassified to profit or loss.
		Debt investments at FVTPL-
		These assets are subsequently measured at fair value. Interest income under the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in statement of profit and loss.
		Derecognition
		The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset.
		If the Company enters into transactions whereby it transfers assets recognized on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognised.
	b)	Financial Liabilities :
		Recognization and Initial Measurement
		Financial Liabilities initially recognized at fair value less transaction cost, that are directly attributable and subsequently measured at amortized cost
		Classification and Subsequent Measurement
		Borrowings are classified as current liabilities unless the company has an unconditional right to defer settlement of the liability atleast 12 months after the reporting period.
		Derecognition
		The Company derecognises a financial liability when its contractual obligations are discharged or cancelled, or expired.
	viii. En	nployee Benefits
	as oth	ovident Fund contributions are charged to the Statement of profit and loss of the period and when the contribution to the respective fund is due. The Company has no obligation, er than the contribution payable under the respective scheme. Company's employees we not participated in Superannuation Schemes/ Plan.
	cov em	e company provides for gratuity a defined benefit retirement plan (the Gratuity plan) ering eligible employees. The gratuity plan provides a lump sum payment to vested ployees at retirement, death, incapacitation or termination of employment, of an amount sed on respective employee salary and tenure of employment with the company.
	by	bilities with regard to the gratuity plan or determined by actuarial valuation, performed independent actuary, at each balance sheet date using the projected unit credit method.
		e Company does not provide leave encashment and carry forward of accumulated leave next year to its employees.
		reign Currency Transactions :
	for	r its import and export transactions the company is exposed to currency fluctuations on eign currency transactions, the company hedges its foreign exchange transactions against own imports and exports and also by way of forward contracts with banks.
	I	64

Note		
<u>No.</u> 1	х.	Premium paid on forward contracts is recognized over the life of the contracts. The Company enters into derivative contracts in the nature of foreign currency options, forward contracts with an intention to hedge its existing assets and liabilities, firm commitments and highly probable transactions. 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 for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.
		The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities
		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 amounts in the financial statements. 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 expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.
		Deferred tax assets are recognized for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilize those temporary differences and losses.
		Deferred tax assets are recognized for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilize those temporary differences and losses.
		Deferred tax assets are not recognized for temporary differences between the carrying amount and tax bases of investments in subsidiaries where it is not probable that the differences will reverse in the foreseeable future and taxable profit will not be available against which the temporary difference can be utilized.
		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 offset where the entity 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 recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case, the tax is also recognized in other comprehensive income or directly in equity, respectively
		For operations carried out in Special Economic Zones which are entitled to tax holiday under the Income tax Act, 1961 no deferred tax is recognized in respect of timing differences which reverse during the tax holiday period, to the extent company's gross total income is subject to the deduction during the tax holiday period. Deferred tax in respect of timing differences which reverse after the tax holiday period is recognized in the year in which timing difference originate.
		Deferred Tax Assets include Minimum Alternative Tax (MAT) paid in accordance with the tax laws in India, which is likely to give future economic benefits in the form of availability

Note No.	
1	of set off against future income tax liability. Accordingly, MAT is recognized as deferred tax asset in the Balance sheet when the asset can be measured reliably and it is probable that the future economic benefit associated with the asset will be realized.
	xi. Provisions and Contingent Liabilities (Other than for employee benefit):
	Provisions are recognized when the company has a present legal and constructive obligations arising from past events, outflow of future economic benefits should be probable and it should be measured in a reliable manner.
	Provisions for onerous contracts i.e., contract where the expected unavoidable cost of meeting the obligation under the contract exceed the economic benefits expected to be received under it, are recognized when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as result of an obligating event based on a reliable estimate of such obligations
	Provisions are measured at the present value of management best estimates. Expenditure will be required to settle the present obligation at the end of the reporting period.
	Disclosures of contingent liability is present obligation as a result of past obligation events-on the basis of the evidence available, there is present obligation and an outflow of resources embodying economic benefits where settlement is probable.
	xii. Cash and cash equivalents
	For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short- term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet
	Statement of cash flow is prepared in accordance with the indirect method prescribed in Ind AS-7 'Statement of cash flows.
	xiii.Earning Per Share :
	Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the period. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares. Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share from continuing ordinary operations. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date. The dilutive potential equity shares are adjusted for the proceeds receivable had the shares been actually issued at fair value (i.e. average market value of the outstanding shares). Dilutive potential equity shares are determined independently for each period presented.
	xiv.Recent accounting Pronouncements
	Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing standards.
	There is no such notification which would have been applicable from 1 April 2021.



NOTES ON STANDALONE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2022

Note - 2 : PROPERTY, PLANT AND EQUIPMENTS

(Rs. in lakhs)

		,	Gross block / Ori		U		Accumulated depreciation			Net block	
	Particulars	As on	Additions	Disposals/	As on	As on	Charge for	Disposals/	As on	As on	As on
	rarticulars	AS 011 31.03.2021	Additions	Transfers	31.03.2022	31.03.2021	the year	Transfers	31.03.2022	As on 31.03.2022	AS 011 31.03.2021
A.	BUSINESS ASSETS	01.00.2021		1141151015	01.00.2022	01.00.2021	the year	1141151015	01.00.2022	01.00.2022	01.00.2021
А.	Land	440.80		71.56	369.24					369.24	440.80
	Building	3,447.72	-	160.81	3,286.91	1,588.39	38.61	39.83	1,587.18	1,699.73	1,859.33
	Plant & Machinery	866.87		-	866.87	687.75	35.78		723.54	143.34	1,005.00
	Generator	32.95	-	-	32.95	28.03	2.43	-	30.46	2.49	4.91
	Furniture & Fixtures	190.45	-	-	190.45	189.22	0.82	-	190.03	0.41	1.23
	Office Equipments	84.34	-	-	84.34	68.10	4.08	-	72.18	12.16	16.24
	Computer and Software	50.55	-	-	50.55	50.35	0.03	-	50.38	0.17	0.19
	Weighing Scale	34.27	-	-	34.27	20.43	1.70	-	22.12	12.14	13.84
	Borewell	1.48	-	-	1.48	0.44	0.02	-	0.46	1.02	1.04
	Technical Knowhow	6.70	-	-	6.70	6.70	-	-	6.70	-	-
	Motor Vehicle	157.53	-	-	157.53	119.42	7.49	-	126.91	30.62	38.11
		5,313.65	-	232.37	5,081.28	2,758.84	90.95		2,809.96	2,271.32	2,554.81
	WIP Whitefield	35.05	-	-	35.05	-	-	-	-	35.05	35.05
Sul	o Total	5,348.70	-	232.37	5,116.33	2,758.84	90.95	-	2,809.96	2,306.37	2,589.86
B.	OTHER IMMOVABLE	PROPERTIE	S								
	Sujatha Complex Building	205.05	-	-	205.05	-	-	-	-	205.05	205.05
	Mohan Building	977.16	-	-	977.16	-	-	-	-	977.16	977.16
	Volga Hotel Building	26.09	-	-	26.09	-	-	-	-	26.09	26.09
	Land At Kumbalgod	200.23	-	-	200.23	-	-	-	-	200.23	200.23
	Land At Akkupette	111.95	-	-	111.95	-	-	-	-	111.95	111.95
	Property In Kerla	314.19	-	-	314.19	-	-	-	-	314.19	314.19
	Property At Nandi	121.74	-	-	121.74	-	-	-	-	121.74	121.74
	Land At Peenya	13.68	-	-	13.68	-	-	-	-	13.68	13.68
	Jayashree Complex	131.83	-	-	131.83	-	-	-	-	131.83	131.83
	Property At										
	Commercial Street	882.64	-	-	882.64	-	-	-	-	882.64	882.64
	Malleshwaram	372.13	-	-	372.13	-	-	-	-	372.13	372.13
	Magadi Road Prop	40.04	-	-	40.04	-	-	-	-	40.04	40.04
	Mg Road Property	294.55	-	-	294.55	-	-	-	-	294.55	294.55
		3,691.28	-		3,691.28	-	-	-	-	3,691.28	3,691.28
то	TAL FIXED ASSETS	9,039.98		232.37	8,807.61	2,758.84	90.95	-	2,809.96	5,997.66	6,281.14
Pre	evious Year	9,031.38	9.10	0.50	9,039.98	2,660.38	98.48	•	2,758.84	6,281.64	6,371.00
IN	VESTMENT PROPERI	ſY				AMOUNT R	ECOGNISED	IN PROFIT	AND LOSS A	CCOUNT	
Pa	articulars	As at 31s	t March 2022	As a 31st M	farch 2021	Particulars	as on 31st Ma	rch 2022			
0	pening balance		1,087.69		1,087.69	Particulars		As at 31	st March 2022	As a 31st	March 2021
Add: Additions			-		-	Rental Incom	e from		74.64		49.32
Less : Deletions			-		-	investment p			11.01		10.02
Cl	osing balance		1,087.69		1,087.69	Direct Expen	ses		-		-
A	cumulated Depreciations					Profit			74.64		49.32
	pening balance		-		-	Less : Depree	ciation		-		-
	ld: Charged for the year		-		-	Profit from in		1	74.64		49.32
	ess: Deletion		-		-	properties be	fore		, 1.01		10.02
Closing balance						indirect expe	nses				
_	et carrying Amount		1,087.69		1,087.69	1					
IN	et carrying Amount		1,087.09		1,007.09						

Note : Investment property comprises of commercial property which is business property, since it is not used for business purposes, it has been leased to third party. The lease contains an initial and non cancellable period. It can be brought back to business purpose as and when required.

Note No.	Particulars	As on 31.03.2022 Rs. in lakhs	As on 31.03.2021 Rs. in lakhs
3	INVESTMENTS		
	(i) Investment in Equity instruments(Unquoted)	20,541.17	541.17
	(ii) Investments in Government or Trust		
	- securities and others	22.36	22.36
	(iii) Investments in Subsidiary Firms/Companies	234,806.17	234,806.17
	(iv) Investments in Mutual Funds	-	15,590.05
	Total Non Current Investments	255,369.69	250,959.74
	Investment wise details		
	i. Investment in Equity Instruments(Unquoted)		
	(a). Rajesh Global Solutions Ltd	340.00	340.00
	3399980 shares of Rs. 10/- each fully paid up		
	(b). Eaglesight media Pvt Ltd	200.00	200.00
	200000 shares of Rs. 10/- each fully paid up		
	(c). Sri Ashtalaxmi Mktg Pvt Ltd	1.17	1.17
	(d). Elest Private Limited	20,000.00	
	10000000 shares of Rs. 10/- each fully paid up		
	Total of Investment in Equity Instruments	20,541.17	541.17
	ii. Investments in Government or Trust		
	Sovereign Gold Bonds	22.36	22.36
	Total	22.36	22.36
	iii. Investments in Subsidiary Firms/Companies		
	(a) Global Gold Refineries SA	167.58	167.58
	250 shares of CHF 1000 each fully paid up		
	(b) REL Singapore PTE Ltd	47,745.25	47,745.25
	9980 shares of SGD 1 each fully paid up,		
	77001000 shares of USD 1 each fully paid up		
	(c) REL Singapore PTE Ltd - Preference Shares	186,893.33	186,893.33
	323000 shares of USD 1000 each fully paid up		
	Total of Investments in Subsidiary Firms/Companies	234,806.17	234,806.17



Note 1	Particulars	As on 31.03.2022	As on 31.03.2021
No.		Rs. in lakhs	Rs. in lakhs
i	v. Investments in Mutual funds		
	Canara Robeco Mutual Fund	-	1,300.00
	DSP Blackrock Mutual Fund	-	2,709.23
	ICICI Mutual Fund	-	2,121.58
	HDFC Mutual fund	-	1,699.91
	IDFC Mutual Fund	-	599.97
	Kotak Mutual Fund	-	1,391.43
	Nippon Mutual fund	-	2,041.11
	SBI Mutual fund	-	699.99
	Birla Mutual Fund	-	2,058.23
	Accrued Interest on Above Mutual Funds		
	Birla Mutual Fund	-	125.23
	Canara Robeco Mutal fund	-	352.04
	DSP Blackrock Mutual Fund	-	144.25
	HDFC Mutual Fund	-	57.25
	ICICI Mutual Fund	-	70.83
	IDFC Mutual Fund	-	17.01
	Kotak Mutual Fund	-	44.83
	Nippon Mutual Fund	-	134.50
	SBI Mutual Fund	-	22.65
	Total of Investments in Mutual Funds		15,590.05
4]	LOANS - NON CURRENT		
	Unsecured considered good		
I I	Security Deposits	4,155.52	4,155.52
	Secured		
	Capital Advances	823.68	823.68
1	Fotal Long Term Loans and Advances	4,979.20	4,979.20
5 1	INVENTORIES		
	i) Raw materials	4,675.13	3,227.31
	(ii) Work In Progress	2,910.07	2,635.92
	(iii) Finished goods	31,690.76	28,100.31
	Total Inventories	39,275.96	33,963.55
	1 JUAT 111 VEHILUI ICS		
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íote ío.	Particulars			As on 31.03.2022 Rs. in lakhs			As on 31.03.2021 Rs. in lakhs		
3	TRADE RECEIVABLES								
	a. Trade Receivables			488,869.32			450,938.30		
	b. Sundry Debtors on Interest Accrued on ICD's			562.19			5,325.64		
	Total Trade Recievables			489,431.51			456,263.94		
	Trade Receivables Ageing :								
	Outstanding for following periods from due date of payment*								
	Particulars	Less than 6 months	6 months- 1 year	1-2 years	2-3 years	More than 3 years	Tota		
[As at 31st March, 2022 :								
	(i) Undisputed Trade Receivables - considered good	31,561.01	28,651.33	428,770.54	448.63	-	489,431.5		
	(ii) Undisputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-			
	(iii) Undisputed Trade Receivables - credit impaired	-	-	-	-	-			
	(iv) Disputed Trade Receivables-considered good(v) Disputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-			
	(vi) Disputed Trade Receivables-credit impaired	-	-	-	-	-			
	Total	31,561.01	28,651.33	428,770.54	448.63	-	489,431.5		
	* Net of provision.								
		Outstandin	g for following	periods from	due date of	payment*			
	Particulars	Less than 6 months	6 months- 1 year	1-2 years	2-3 years	More than 3 years			
[As at 31st March, 2021 :								
	(i) Undisputed Trade Receivables - considered good	120,345.63	330,196.38	923.23	4,798.70	-	456,263.9		
	(ii) Undisputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-			
	(iii) Undisputed Trade Receivables - credit impaired	-	-	-	-	-			
	(iv) Disputed Trade Receivables-considered good	-	-	-	-	-			
	(v) Disputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-			
	(vi) Disputed Trade Receivables-credit impaired	-	-	-	-	-			
	Total	120345.63	330196.38	923.23	4798.70	· .	456,263.94		



Note No.	Particulars	As on 31.03.2022 Rs. in lakhs	As on 31.03.2021 Rs. in lakhs
7 (a)	CASH AND CASH EQUIVALENTS		
	(i) Bank Balances in Current Accounts	3,538.05	26,509.43
	(ii) Cash on hand	2.90	7.89
	Total Cash and Cash Equivalents	3,540.95	26,517.33
7(b)	Bank balances other than 7(a) above		
	(i) Unpaid Dividend Bank Accounts	431.06	452.43
	(ii) Fixed Deposits with banks	52,252.97	42,289.40
	Total Other Bank Balances	52,684.03	42,741.83
8	SHORT TERM LOANS AND ADVANCES		
	(i) Advances Recoverable in Normal Course of Business	19,733.49	19,479.77
	(ii) Advances to employees	13.02	24.35
	(iii) Inter Corporate Deposits	24,025.10	25,955.70
	Total Short term Loans and Advances	43,771.61	45,459.82
9	OTHER FINANCIAL ASSETS		
	(i) Balances with Govt departments	60,792.66	61,058.14
	(ii) Other Receivables	109.15	109.15
	Total Other Financial Assets	60,901.82	61,167.30
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Note	Particulars		As on 31.03.2022		As on 31		.03.2021	
No.			Number	Rs. in lakhs	Number		Rs. in lakhs	
10	SHARE CAPITAL							
	Authorised Share Capital							
	30,00,00,000 Equity Shares of Re.1/		3,000.00	3,000.00	3,00	0.00	3,000.00	
	Issued, Subscribed & Paidup Sh 295259959 equity shares of Re.1/- e		2,952.60	2,952.60	2,95	2 60	2,952.60	
Reco	Reconciliation of number of Equity Shares			2,002.00	2,00	2,002.00		
and amount outstanding			2,952.60		0.05		0.050.00	
	Shares outstanding at the beginning of the year Shares issued during the year			2,952.60	2,955	2.60	2,952.60	
Tota			2,952.60	2,952.60	2,952	2.60	2,952.60	
Less	Less : Shares issued to ESOP Trust as Treasury Stock			-	,		-	
Shar	Shares outstanding at the end of the year			2,952.60	2,952	2.60	2,952.60	
Nun	nber of shares held by eac	h shareholder hold	ling more	than 5 perce	ent of the	e Eq	uity	
Sha	res of the Company are as	follows:						
Nam	ne of the shareholder	As at 31st Ma			As at 31st Ma		,	
		No. of Shares held		<u> </u>	nares held			
1	Rajesh J Mehta Prashanth J Mehta	884.92	29.97		384.88 971.69			
	Life Insurance Corporation	$371.62 \\ 331.30$	12.58 11.22				12.58% 8.86%	
	Bridge India Fund	284.95	9.65		261.84 286.89		9.71%	
1	Mahesh J Mehta	201.00 240.41	8.14		240.41		8.14%	
- NIL ii) Ag iii) Ag	gregate number and class of shares a (Previous Year - NIL) gregate number and class of shares a ggregate number and class of shares ach Equity Share entitles the holder	allotted as fully paid up b bought back - NIL (Previ	y way of bonu ous Year - NI I	s shares - NIL (
	Particulars		As	As on 31.03.2022				
No.				Rs. in lakl	ıs	Rs. in lakhs		
11	OTHER EQUITY							
	(A) Securities Premium R	eserve						
	(i) As per last Balance Sheet			64,492.95		64,492.		
	Total Securities Premium Reserve			64,492.9		64,492		
	(B) General Reserve:				_			
	(i) As per last Balance Sheet Total General Reserve			143,500.00		143,500.00		
				143,500.00		143,500.00		
(C) Surplus in Statement of Profit and Loss(i) As per last Balance Sheet								
				289,652.90		,		
	(ii) Add: Profit for the ye	ear		2,284			9,911.76	
				291,937	.48		292,605.50	
	Less: Appropriations			10.050				
	a) Dividend on equity shares			(2,952.	60)		(2,952.60)	
	Available Surplus in Statement of Profit and Loss			288,984	88		289,652.90	
	(D) Total Other Equity			496,977		_	497,645.85	
	(1) I Utal Utiliti Equity		-100,011					



Note No.	Particulars			А	s on 31.03.2 Rs. in lak			31.03.2021 5. in lakhs
12	OTHER LONG TERM FINA (i) Franchise Deposit Receive (ii) Rent Advance Total Other Long Term	ed			255	5.22 5.62 1 .84		376.22 286.62 662.84
13	Deferred Tax Liabilities	EFERRED TAX LIABILITIES (NET) offerred Tax Liabilities eferred Tax Liabilities (Net)						418.82 418.82
14	LONG-TERM PROVISION Provision for gratuity (Refer N Total Long Term Provision	Note 26)				5.93 5 .93		59.84 59.8 4
15	 SHORT TERM BORROW (a) Secured (i) Working Capital Loa (secured against stoc Immoveable proper and guaranteed by C (ii) Loans against Compa Fixed deposits with (b) Unsecured (i) From Directors Total Short Term Borr 	ans cks, book debts, rties and export bills Chairman and MD) bany's own - h Banks 144.02				1.65 4.02		11,048.37 59,074.01 50.00 70,172.38
16	TRADE PAYABLES (i) Trade Payables Total Trade Payables				390,520 390,520			354,934.53 354,934.53
	Trade Payables Ageing :	for f	collowing perio	ods				
	Particulars	Less than 1 year	from du		e of payment 2-3 years		re than 3 years	Total
	As at 31st March, 2022 :						0	
	 (i) MSME (ii) Others (iii) Disputed dues - MSME (iv) Disputed dues - Others 	- 18,941.95 - -	204,74	- 2.84 - -	- 34,662.19 - -	132	- 2,173.10 - -	- 390,520.08 - -
	Total	18,941.95	204,74	2.84	34,662.19	132	2,173.10	390,520.08

Note					following per			
No.	Particulars	Less than 1 year	1-2 y		2-3 years	Mo	ore than 3 years	Total
	As at 31st March, 2021 :							
	(i) MSME	-		-	-		-	-
	(ii) Others	180,196.15	38,92	3.75	-	135	,814.63	354,934.53
	(iii) Disputed dues - MSME	-		-	-		-	-
	(iv) Disputed dues - Others	-		-	-		-	-
	Total	180,196.15	38,92	3.75	-	135	,814.63	354,934.53
	Particulars			Α	s on 31.03.20 Rs. in lak			. 31.03.2021 s. in lakhs
17	OTHER FINANCIAL LLA	BILITIES						
	(i) Unpaid Dividend*				431	.06		452.44
	(ii) Other Payables				74	.36		74.30
	Total Other Financial Liak	oilities			505	.42		526.74
	* 17*1 1* *11/1.*1 1*	•1						
	* Unpaid dividend/ unclaimed di separate bank accounts.	vidend kept in						
18	OTHER CURRENT LIAF	BILITIES						
	(i) Advance Received From	Customers			546	.83		470.51
	Total Other Current Liabi	lities			546	.83		470.51
19	SHORT-TERM PROVISI	ONS						
	Provision for income tax				769	.92		489.74
	Total Short Term Provisio	ns			769	.92		489.74
20	REVENUE FROM OPER	ATIONS						
	(i) Revenue from operations	*			623,649	.99		206,032.02
	Total Revenue from Operations				623,649	.99		206,032.02
	*includes interest received on fixed Funds made for margin purposes procurement of Raw Materials (Bu	for the sake of	zual					
21	OTHER INCOME							
	(i) Interest on ICD's				1,113	.79		59.89
	(ii) Rent received				74	.64		50.32
	Total Other Income				1,188	.43		110.21



Note	Particulars	As on 31.03.2022	As on 31.03.2021
No.		Rs. in lakhs	Rs. in lakhs
22	COST OF MATERIAL CONSUMED		
	(i) Raw material consumed		
	Opening stock	33,963.55	57,963.78
	Add: Purchases	611,791.82	178,423.79
	Less: Closing Stock	(39,275.96)	(33,963.55)
	(ii) Currency Hedging and Forex Fluctuation cost	-	(21, 234.50)
	Total Cost of Material Consumed	606,479.41	181,189.52
23	EMPLOYEE BENEFIT EXPENSES		
	(i) Salaries and wages	226.52	379.32
	(ii) Contribution to Pf and ESIC	22.42	23.79
	(iii) Staff Welfare Expenses	16.18	19.26
	Total Employee Benefit Expenses	265.12	422.37
24	SELLING & ADMINISTRATION,		
	OTHER EXPENSES		
	Rent	37.15	18.41
	Repairs & Maintenance	3.54	16.68
	Legal, Professional and consultancy charges	48.34	166.41
	Loss on sale of property	41.53	-
	Postage, Telegrams & Telephones	4.49	5.79
	Insurance	42.69	33.09
	Rates, Taxes & Octrai Charges Auditors Fees	19.02 13.07	20.06
		13.07	15.97 26.73
	Advertisement, Publicity and others Travelling and Conveyance	1.34	1.52
	Freight Charges	24.01	1.52
	Printing & Stationery	0.77	14.43
	Membership Fees	0.07	0.32
	Donation	0.89	13.48
	Commission and other Misc expenses	98.78	3.10
	Other Manufacturing and Processing Expenses	32.83	33.95
	Bad Debts	6,200.31	-
	Total S&A and Other Expenses	6,579.16	371.19
25	FINANCE COST		
	(i) Bank charges	655.45	16.12
	(ii) Interest on working capital	7,738.52	13,682.10
	Total Finance Costs	8,393.97	13,698.22

	Loans and advances		ent Year Balance	Previous Year Balance		Relatio
	Outstanding - net receivabl	es / (payables)				
	Laabh Jewels Gold Pvt Ltd		18.25	18.25	A	Associate E
	Shubhlaabh Housing Pvt Ltd		379.00	379.00	I	Associate e
	Valcambi SA	24	40,672.50	235,906.40	Step D	own Subsi
	Rajesh. J. Mehta		-	50.00		Chair
	Prashanth.J.Mehta		144.02	-	Ma	naging Dir
	ELEST Pvt Ltd		7,514.73	-	Co	ommon Dir
2.	Transactions with rela	ated parties			(.	Rs. in la
	Name of the related party	Description of the nature of relation	Descript the natu transact	ire of	3.2022	31.03.
	Rajesh. J. Mehta	Chairman	Remune	ration	1.20	
	Prashanth.J.Mehta	Managing Director	Remune	ration	1.20	
	Bhavesh B Mehta	Relative of Director	Remune	ration	1.80	
	Valcambi	Step Down Subsidiary	Purchas	es	-	79,10
	As per section 135 of C needs to be spend at leas years on CSR Activities. (Act. The funds are allocat Act, 2013. Particulars	t 2% of its average net pr CSR Committee has been	rofits for the formed by are specifi	ne immediately the committee a	precedir as per th VII of th	ng 3 fina ne Compa ne Compa
	1 articulars	(Rs. In lakhs)	1.03.2022	(Rs. In lakh	-	51.05.20
	Amount required to be spent during the year	379.83		926.60		



4.	Contingent L	iabilities			(Rs. in large state)
	Name of the Statute	Nature of the due	Amount	Period to which the amount relates	Forum where dispute is pending
	ESI of Karnataka	n ESI	89.27	2000-03	The Appeals Authority ESI, Karnataka
	ESI of Karnataka	u ESI	37.78	2006-07	The Appeals Authority ESI, Karnataka
	Service Tax	Service Tax	367.24	2006-07	The Appellate Tribuna Service tax
	Value Added Tax	VAT	84.82	2010-11	Karnataka Appellate Trib
	Value Added Tax	VAT	325.95	2011-12	Karnataka Appellate Trib
	Value Added Tax	VAT	241.52	2012-13	Karnataka Appellate Trib
	Further, the Co in accordance v to hedge again materially und exposures. For	ompany has m with the polici ast its Foreign covered excha	es of the Company n Currency exposinge rate risks i	ign Exchange risk with ny. The Company use sures relating to firm n the context of the	ing entities, there is a na n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc. a and Analysis Report, fo
	Further, the Co in accordance v to hedge again materially und exposures. For part of this rej	ompany has m with the polici ast its Foreign covered excha more detail, port.	anaged the Forei es of the Compar of Currency exposi- nge rate risks i please refer Ma	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater
	Further, the Co in accordance v to hedge again materially und exposures. For part of this rej	ompany has m with the polici ast its Foreign covered excha more detail, port.	anaged the Forei es of the Compar of Currency exposi- nge rate risks i please refer Ma	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc a and Analysis Report, fo e Annual Financial Stater (Rs. in b
	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of for Particulars	ompany has m with the polici ast its Foreign covered excha • more detail, port. oreign currenc	anaged the Forei es of the Compar of Currency exposi- nge rate risks i please refer Ma cy exposure are d	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.05	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, fo e Annual Financial Stater (Rs. in 6 3.2022 As on 31.03.2
	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of for Particulars	ompany has m with the polici ast its Foreign covered excha or more detail, port. foreign currence orts of Finish	anaged the Forei es of the Compar of Currency exposi- nge rate risks i please refer Ma	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.05	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater <i>(Rs. in 1</i>) 3.2022 As on 31.03.2 55 1,85,783.38
6.	Further, the Co in accordance of to hedge again materially und exposures. For part of this reg The details of for Particulars Earnings (Expo	ompany has m with the polici ast its Foreign covered excha oreign currence oreign currence orts of Finish mports)	anaged the Forei es of the Compar of Currency exposi- nge rate risks i please refer Ma cy exposure are d	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.03 alue) 24,706.6	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (<i>Rs. in 1</i>) 3.2022 As on 31.03.2 55 1,85,783.38
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this re The details of for Particulars Earnings (Exp Expenditure (I	ompany has m with the polici ast its Foreign covered excha oreign currence oreign currence orts of Finish mports)	anaged the Forei es of the Compar of Currency exposi- nge rate risks i please refer Ma cy exposure are d	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.03 alue) 24,706.6	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc. a and Analysis Report, fo e Annual Financial Stater (<i>Rs. in 1</i> 3.2022 As on 31.03.2 55 1,85,783.38 37 1,78,761.30 (<i>Rs. in 1</i>)
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of for Particulars Earnings (Expe Expenditure (I Employee Be Particulars Opening define	ompany has m with the polici ast its Foreign covered excha oreign currence orts of Finish mports) nefits:	anaged the Forei es of the Compar n Currency expos nge rate risks i please refer Ma cy exposure are d ed goods FOB v	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.08 alue) 24,706.6 24,216.8	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc. a and Analysis Report, fo e Annual Financial Stater (<i>Rs. in 1</i> 3.2022 As on 31.03.2 55 1,85,783.38 37 1,78,761.30 (<i>Rs. in 1</i>)
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of for Particulars Earnings (Expo Expenditure (I Employee Be Particulars	ompany has m with the polici ast its Foreign covered excha • more detail, port. oreign currence orts of Finish mports) nefits:	anaged the Forei es of the Compar n Currency expos nge rate risks i please refer Ma cy exposure are d ed goods FOB v	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.03 alue) 24,706.6 24,216.8 As at 31st March	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (Rs. in 1997) 3.2022 As on 31.03.2 55 1,85,783.38 37 1,78,761.30 (Rs. in 1997) 2022 As at 31st March 2007)
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this re The details of f Particulars Earnings (Exp Expenditure (I Employee Be Particulars Opening define Add: Current Service Interest Cost	ompany has m with the polici ast its Foreign covered excha oreign currence orts of Finish mports) nefits: ed Benefit Oble	anaged the Forei es of the Compan of Currency expos- nge rate risks i please refer Ma cy exposure are de ed goods FOB v	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.05 alue) 24,706.6 24,216.8 As at 31st March 59.84 12.44 2.73	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (<i>Rs. in 1</i>) 3.2022 As on 31.03.2 5 1,85,783.38 37 1,78,761.30 (<i>Rs. in 1</i>) 2022 As at 31st March 2 77.83
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this reg The details of f Particulars Earnings (Exp Expenditure (I Employee Be Particulars Opening define Add: Current Servic Interest Cost Components of	ompany has m with the polici ast its Foreign covered excha more detail, port. oreign currence orts of Finish mports) nefits: ed Benefit Ob e Cost f actuarial gai	anaged the Forei es of the Compan of Currency expos- nge rate risks i please refer Ma cy exposure are de ed goods FOB v ligation	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.03 alue) 24,706.6 24,216.8 As at 31st March 59.84 12.44 2.73 igations	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (<i>Rs. in R</i> 3.2022 As on 31.03.2 3.5 1,85,783.38 37 1,78,761.30 (<i>Rs. in R</i> 2022 As at 31st March 2 77.83 13.00 3.83
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of f Particulars Earnings (Expe Expenditure (I Employee Be Particulars Opening define Add: Current Servic Interest Cost Components of a) Due to Char	ompany has m with the polici ast its Foreign covered excha more detail, port. foreign currence orts of Finish mports) nefits: ed Benefit Ob e Cost f actuarial gai nge in financi	anaged the Forei es of the Compan of Currency expos- nge rate risks i please refer Ma cy exposure are d ed goods FOB v ligation	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.03 alue) 24,706.6 24,216.8 As at 31st March 59.84 12.44 2.73 igations (1.34)	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (Rs. in 1975) 3.2022 As on 31.03.2 35 1,85,783.38 37 1,78,761.30 (Rs. in 1977) 2022 As at 31st March 2 77.83 13.00 3.83 0.37
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of for Particulars Earnings (Expediture (I Employee Be Particulars Opening define Add: Current Service Interest Cost Components of a) Due to Char b) Due to expe c) Due to chan	ompany has m with the polici ast its Foreign covered excha • more detail, port. oreign currence orts of Finish mports) nefits: ed Benefit Ob e Cost f actuarial gai nge in financi prience adjusti	anaged the Forei es of the Compan of Currency expos- nge rate risks i please refer Ma cy exposure are d ed goods FOB v ligation	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.05 alue) 24,706.6 24,216.8 As at 31st March 59.84 12.44 2.73 igations (1.34) (17.74)	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (<i>Rs. in R</i> 3.2022 As on 31.03.2 3.5 1,85,783.38 37 1,78,761.30 (<i>Rs. in R</i> 2022 As at 31st March 2 77.83 13.00 3.83
6.	Further, the Co in accordance v to hedge again materially und exposures. For part of this rey The details of for Particulars Earnings (Expe Expenditure (I Employee Be Particulars Opening define Add: Current Service Interest Cost Components of a) Due to Char b) Due to expe	ompany has m with the polici ast its Foreign covered excha • more detail, port. oreign currence orts of Finish mports) nefits: ed Benefit Ob e Cost f actuarial gai nge in financi prience adjusti	anaged the Foreit es of the Company of Currency expos- nge rate risks i please refer Ma cy exposure are de ed goods FOB v ligation	ign Exchange risk with ny. The Company used sures relating to firm n the context of the anagement Discussion isclosed in Notes to the As on 31.05 alue) 24,706.6 24,216.8 As at 31st March 59.84 12.44 2.73 igations (1.34) (17.74)	n appropriate hedging act d Forward Exchange Con commitments. There we Company's Foreign Exc and Analysis Report, for e Annual Financial Stater (Rs. in 1975) 3.2022 As on 31.03.2 35 1,85,783.38 37 1,78,761.30 (Rs. in 1977) 2022 As at 31st March 2 77.83 13.00 3.83 0.37

7.	Та	x Expenses
	i.	Current tax
		Current tax comprises the expected tax payable or receivable on the taxable income or los for the year and any adjustment to the tax payable or receivable in respect of previou years. The amount of current tax reflects the best estimate of the tax amount expected be paid or received after considering the uncertainty, if any, related to income taxes. It measured using tax rates (and tax laws) enacted or substantively enacted by the report date. Current tax assets and current tax liabilities are offset only if there is a legal enforceable right to set off the recognised amounts, and it is intended to realise the ass and settle the liability on a net basis or simultaneously.
	ii.	Deferred tax
		Deferred tax is provided using the balance sheet approach on temporary differences betweet the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date. Deferred tax is recognised in respect of temporary difference between the carrying amounts of assets and liabilities for financial reporting purposes ar the corresponding amounts used for taxation purposes. Deferred tax is also recognised respect of carried forward tax losses and tax credits. Deferred tax assets are recognised the extent that it is probable that future taxable profits will be available against whit they can be used. The existence of unused tax losses is strong evidence that future taxable profit may not be available. Therefore, in case of a history of recent losses, the Compar recognises a deferred tax asset only to the extent that it has sufficient taxable temporar differences or there is convincing other evidence that sufficient taxable profit will be available against which such deferred tax asset can be realised. Deferred tax assets – unrecognised recognised, are reviewed at each reporting date and are recognised/ reduced to the extent thi it is probable/ no longer probable respectively that the related tax benefit will be realised Deferred tax is measured at the tax rates that are expected to apply to the period who the asset is realised or the liability is settled, based on the laws that have been enacted of substantively enacted by the reporting date. Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Compar expects, at the reporting date, to recover or settle the carrying amount of its assets are liabilities. Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on
	iii	. Minimum Alternative Tax (MAT)
		Minimum Alternative Tax (MAT) is recognised as an asset only when and to the extent the is convincing evidence that the Company will pay normal income tax during the specific period. In the year in which the MAT credit becomes eligible to be recognised as an ass the said asset is created by way of credit to the Statement of Profit and Loss and includ- in deferred tax assets. The Company reviews the same at each balance sheet date and writ down the carrying amount of MAT entitlement to the extent there is no longer convinci- evidence to the effect that Company will pay normal income tax during the specified period

In Accordance with the Accounting Standards on "Income Taxes" issued by the Institute of Chartered Accountant of India, The Company has recognized the Deferred tax liabilities on account of timing differences of Rs. 413.21 lakhs as on 31st March 2022 (Previous Year Rs. 418.82 lakhs) as there is no virtual certainty that such deferred assets can be realized against future taxable profits. The breakup of deferred tax liabilities not recognized is furnished here under:



		(Rs. in lat
Particulars	Current Year	Previous Year
Deferred Tax Liability		
Time Difference on account of Depreciation & Other Inadmissible Expenditure	(5.62)	(4.21)
Less: Deferred tax asset accounted Previously	418.82	423.03
Net Deferred tax liability Recognized during the ye	ear 413.21	418.82
8. Good and Services Tax (GST)		
Expenses and assets are recognised net of the amo services tax paid, except:		-
• When the tax incurred on a purchase of assets or authority, in which case, the tax paid is recogni asset or as part of the expense item, as applica	ised as part of the cos	
• When receivables and payables are stated with t of tax recoverable from, or payable to, the taxation or payables in the balance sheet		
9. Leases		
Operating lease:		
The Company has let-out and taken premises und which the Company intends to renew in the norma sublease these properties. Total lease rentals recogn and Loss Account for the year with respect to Rs.49.32 lakhs) and total lease rentals paid recognize year Rs.18.41 lakhs).	al course of its busine ized as income (on ca above is Rs.74.64	ess. The lessee can sh basis) in the Pr lakhs (Previous y
i. Capital and other commitments		
Estimated amount of contracts remaining to be exe for is NIL (Previous Year is NIL).	ecuted on capital acco	ount and not provi
ii. Micro and Small Enterprises dues		
Based on the information / Documents available wit small enterprises are NIL.	th the Company, amo	unts due to micro
10. Brief Particulars of Employees who were entitled t aggregating to Rs.60 lakhs or more per annum and/o for a part of the year is Nil (Previous Year Nil)		
11. As on date of the balance sheet the company has the matter is pending before the DRT, however the balance as payable. It would be pertinent to note that has been settled and cleared. The company has an regard to the correct balance payable/receivable, the Court of Karnataka and the DRT, however the company interest in the balance sheet, for accounting purpose the company.	e company has disclos at the litigation as on ongoing litigation wi e matter is pending be ony has disclosed the	ed the entire litigathe date of this reputed the date of this reputed the Canara Bank, we fore the Hon'ble Hentire balance and

14.	Segment reporting policies:				
	The Company is mainly engaged in the business of gold and gold products. These, in t context of Ind AS 108 on segment reporting, issued by The Institute of Chartered Accountant of India are considered to constitute one single primary segment.				
13.	Company has identified that there is no material impairment of assets and as such no provision is required as per Accounting Standards issued by the ICAI. In the opinion of the management, no provision is required against contingent liabilities. Financial risk management				
	The Company is primarily exposed to market risk, credit risk and liquidity risk arising out operations and the use of financial instruments. The Board of Directors have overall responsibilities for establishment and review of the Company's risk management framework.				
	The Company's risk management policies are established to identify and analyse the ris faced by the Company, to set appropriate risk limits and controls, and to monitor risks a adherence to limits. Risk management policies and systems are reviewed regularly to refle changes in market conditions affecting business operations and the Company's activities.				
	a. Market risk				
	Market risk is that risk that the fair value of future cash flows of a financial instrume will fluctuate because of changes in market prices. Market risk comprises three type of ris interest rate risk, currency risk and other price risk, such as commodity risk. The exposu to currency risk and interest risk is given below:				
	(a) Interest rate risk				
	Interest rate risk is the risk that the fair value of future cash flows of a finance instrument will fluctuate due to changes in market interest rates. The Company's expose to the risk of changes in interest rates relates to short term borrowing / working capi in nature and hence are not exposed to significant interest rate risk.				
	(b) Foreign currency risk				
	Foreign currency risk is the risk that the fair value or future cash flows of an exposu will fluctuate because of changes in foreign exchange rates. The Company's exposu to the risk of changes in foreign exchange rates relates primarily to the Compan operating activities (when revenue or expenses is denominated in a foreign curren and the Company's net investment in foreign subsidiaries.				
	b. Credit risk				
	Credit risk is the risk that the counterparty will not meet its obligation under a finance				



	risk arises from its operating and financing activities. The credit risk arises primarily from trade receivables, and the maximum exposure to credit risk is equal to the carrying value of financial assets. In order to mitigate the credit risk on receivables, credit quality of the customer is assessed based on the credit rating scorecard and individual credit limits are defined in accordance with this assessment. Outstanding receivables are monitored on an ongoing basis to ensure timely collections and to mitigate the risk of bad debts.							
	An impairment analysis is performed at each reporting date for the outstanding trade receivables and expected credit loss if any are provided for. The Company's maximum exposure to counterparty credit risk at the reporting date is the carrying value of financial assets.							
	c. Liquidity risk							
	Liquidity risk is the risk that the obligations due to shortage of funds from mismatches of the maturities	-						
	obligations due to shortage of funds from mismatches of the maturities is to maintain a balance between treasury management team monito identifies future mismatches in fe liquidity position to the top manage The table below summarises the liabilities at the end of the reporti	in financial as n continuity prs on a daily unds availabi gement and k maturity pro ng period bas	ssets and liabili of funding and basis the fund ility and repor board of directo file of the Con sed on contract	ties. The Compa d flexibility. The d positions/requ rts the planned rrs of the Comp npany's financi	any's objectiv he Company' uirements and and curren pany.			
	obligations due to shortage of funds from mismatches of the maturities is to maintain a balance between treasury management team monito identifies future mismatches in fe liquidity position to the top manage The table below summarises the	in financial as n continuity ors on a daily unds availabi gement and k maturity pro ng period bas h 2022 (Rs. One Year	ssets and liabili of funding and basis the fund ility and repor board of directo file of the Con sed on contract In Lakhs) One to	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Comp npany's financi ual undiscount Over five	any's objectiv he Company' uirements and and curren oany. al assets and ed cash flows			
	obligations due to shortage of funds from mismatches of the maturities is to maintain a balance between treasury management team monito identifies future mismatches in fi liquidity position to the top manage The table below summarises the liabilities at the end of the reportion As at 31 Marce	in financial as n continuity ors on a daily unds availabi gement and b maturity pro ng period bas h 2022 (Rs.	ssets and liabili of funding and basis the fund ility and repor board of directo file of the Con sed on contract In Lakhs)	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Comp npany's financi ual undiscount	any's objectiv he Company' uirements and and curren oany. al assets and ed cash flows			
	obligations due to shortage of funds from mismatches of the maturities is to maintain a balance between treasury management team monito identifies future mismatches in fuliquidity position to the top manage The table below summarises the liabilities at the end of the reportion As at 31 Marce Particulars	in financial as n continuity ors on a daily unds availabi gement and k maturity pro ng period bas h 2022 (Rs. One Year	ssets and liabili of funding and basis the fund ility and repor board of directo file of the Con sed on contract In Lakhs) One to	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Comp npany's financi ual undiscount Over five	any's objectiv he Company' nirements and and curren bany. al assets and ed cash flows Total			
	obligations due to shortage of funds, from mismatches of the maturities is to maintain a balance between treasury management team monito- identifies future mismatches in fi- liquidity position to the top manage The table below summarises the liabilities at the end of the reporti As at 31 Marc Particulars Financial Assets	in financial as n continuity prs on a daily unds availabi gement and b maturity pro ng period bas h 2022 (Rs. One Year or Less	ssets and liabili of funding and basis the fund ility and repor- board of directo file of the Con- sed on contract In Lakhs) One to five years	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Company's financi ual undiscount Over five years	any's objectiv he Company' urements and and curren bany. al assets and ed cash flows Total 255,369.70			
	obligations due to shortage of funds, from mismatches of the maturities is to maintain a balance between treasury management team monito- identifies future mismatches in fi- liquidity position to the top manage The table below summarises the liabilities at the end of the reportion As at 31 Marce Particulars Financial Assets Investments(Non Current)	in financial as n continuity ors on a daily unds availabi gement and k maturity pro ng period bas h 2022 (Rs. One Year or Less 20,022.36	ssets and liabili of funding and y basis the fund ility and repor- poard of directo file of the Con- sed on contract In Lakhs) One to five years 200.00	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Company's financi ual undiscount Over five years	any's objective he Company's nirements and and curren oany. al assets and ed cash flows Total 255,369.70 48,750.81			
	obligations due to shortage of funds from mismatches of the maturities is to maintain a balance between treasury management team monito- identifies future mismatches in fe liquidity position to the top manage The table below summarises the liabilities at the end of the report As at 31 Marc Particulars Financial Assets Investments(Non Current) Loans(Current and Non Current)	in financial as n continuity prs on a daily unds availabi gement and b maturity pro ng period bas h 2022 (Rs. One Year or Less 20,022.36 26,584.96	ssets and liabili of funding and v basis the fund ility and repor- board of directo file of the Con- sed on contract In Lakhs) One to five years 200.00 22,165.85	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Company's financi ual undiscount Over five years	any's objective he Company's uirements and and curren pany. al assets and			
	obligations due to shortage of funds. from mismatches of the maturities is to maintain a balance between treasury management team monitor identifies future mismatches in fr liquidity position to the top management The table below summarises the liabilities at the end of the report As at 31 Marc Particulars Financial Assets Investments(Non Current) Loans(Current and Non Current) Trade Receivables	in financial as n continuity prs on a daily unds availabi gement and b maturity pro ng period bas h 2022 (Rs. One Year or Less 20,022.36 26,584.96 60,212.34	ssets and liabili of funding and v basis the fund ility and repor- board of directo file of the Con- sed on contract In Lakhs) One to five years 200.00 22,165.85	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Company's financi ual undiscount Over five years	any's objectiv he Company' nirements and and curren bany. al assets and ed cash flows Total 255,369.70 48,750.81 489,431.51			
	obligations due to shortage of funds.from mismatches of the maturitiesis to maintain a balance betweentreasury management team monitoridentifies future mismatches in feliquidity position to the top manageThe table below summarises theliabilities at the end of the reportAs at 31 MarcParticularsFinancial AssetsInvestments(Non Current)Loans(Current and Non Current)Trade ReceivablesCash and Cash EquivalentsOther Financial Assets	in financial as n continuity prs on a daily unds availabi gement and k maturity pro ng period bas h 2022 (Rs. One Year or Less 20,022.36 26,584.96 60,212.34 56,224.98	ssets and liabili of funding and basis the fund ility and repor- board of directo file of the Con- sed on contract In Lakhs) One to five years 200.00 22,165.85 429,219.17	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Company's financi ual undiscount Over five years	any's objectiv he Company' nirements and and curren bany. al assets and ed cash flows Total 255,369.70 48,750.81 489,431.51 56,224.98			
	obligations due to shortage of funds.from mismatches of the maturitiesis to maintain a balance betweentreasury management team monitoridentifies future mismatches in feliquidity position to the top manageThe table below summarises theliabilities at the end of the reportAs at 31 MarcParticularsFinancial AssetsInvestments(Non Current)Loans(Current and Non Current)Trade ReceivablesCash and Cash EquivalentsOther Financial Assets	in financial as n continuity prs on a daily unds availabi gement and b maturity pro ng period bas h 2022 (Rs. One Year or Less 20,022.36 26,584.96 60,212.34 56,224.98 60,376.89	ssets and liabili of funding and basis the fund ility and repor- board of directo file of the Con- sed on contract In Lakhs) One to five years 200.00 22,165.85 429,219.17	ties. The Compa d flexibility. The d positions/requ ts the planned rs of the Company's financi ual undiscount Over five years	any's objectiv he Company' nirements and and curren bany. al assets and ed cash flows Total 255,369.70 48,750.81 489,431.51 56,224.98			

3 16	3. Transfer pricing							
	The Company has imported gold from its associate enterpri 92BA and 92A of the Income Tax Act, 1961 respectively. The on international price and the price has been assessed and very which clearly demonstrates that the transaction is at arms it	he gold has been erified by the cus	imported base					
17	7. Earning Per Share							
(a)) Basic							
	Basic earnings per share is calculated by dividing the net profit for the year by the weighted average number of ordinary shares outstanding during the financial year held by the Company.							
		Group						
	Particulars	2022	2021					
		(Rs. in lakhs)	(Rs. in lakhs)					
	Profit attributable to equity holders of the parent company	2,284.58	9,911.76					
	Number of shares in issue (net of treasury shares) as at beginning of year	2,952.60	2,952.60					
	Effect of treasury shares	-	-					
	Effect of rights shares	-	-					
	Effect of warrants	-	-					
	Effect of above entions							
	Effect of share options		-					
	Weighted average number of ordinary shares in issue	2,952.60	2,952.60					
	-	2,952.60						
(b	Weighted average number of ordinary shares in issue		-					
(b	Weighted average number of ordinary shares in issue Basic earnings per share (s)	0.77 the profit attrib dinary shares ou of all potential ze earning per sh parent company on full exercise	3.36 outable to equit tstanding durin ordinary shares hare is calculate by the weighte of the remainin					
(b	 Weighted average number of ordinary shares in issue Basic earnings per share (s) Diluted For the purpose of calculating diluted earnings per share, holders of the parent and the weighted average number of or the financial year have been adjusted for the dilutive effects warrants and share options granted to employees. The dilutive by dividing the profit attributable to equity holders of the parent average number of shares that would have been in issue up warrants, adjusted by the number of such shares that woul as follows: 	0.77 the profit attrib dinary shares ou of all potential ze earning per sh parent company on full exercise	3.36 outable to equit tstanding durin ordinary shares hare is calculate by the weighte of the remainin					
(b	 Weighted average number of ordinary shares in issue Basic earnings per share (s) Diluted For the purpose of calculating diluted earnings per share, holders of the parent and the weighted average number of or the financial year have been adjusted for the dilutive effects warrants and share options granted to employees. The dilutiv by dividing the profit attributable to equity holders of the p average number of shares that would have been in issue up warrants, adjusted by the number of such shares that woul 	0.77 the profit attrib dinary shares ou of all potential ze earning per sh parent company on full exercise	3.36 putable to equit tstanding durin ordinary shares hare is calculate by the weighte of the remainin hed at fair valu					
(b	 Weighted average number of ordinary shares in issue Basic earnings per share (s) Diluted For the purpose of calculating diluted earnings per share, holders of the parent and the weighted average number of or the financial year have been adjusted for the dilutive effects warrants and share options granted to employees. The dilutive by dividing the profit attributable to equity holders of the parent average number of shares that would have been in issue up warrants, adjusted by the number of such shares that woul as follows: 	0.77 the profit attrib dinary shares ou s of all potential ve earning per sh parent company on full exercise d have been issu 2022	3.36 outable to equit tstanding durin ordinary shares hare is calculate by the weighte of the remainin red at fair valu Group 2021 (<i>Rs. in lakhs</i>)					
(b	Weighted average number of ordinary shares in issue Basic earnings per share (s) Diluted For the purpose of calculating diluted earnings per share, holders of the parent and the weighted average number of or the financial year have been adjusted for the dilutive effects warrants and share options granted to employees. The dilutive by dividing the profit attributable to equity holders of the paverage number of shares that would have been in issue up warrants, adjusted by the number of such shares that woul as follows: Particulars	0.77 the profit attrib dinary shares ou s of all potential ve earning per sh parent company on full exercise d have been issu 2022 (<i>Rs. in lakhs</i>)	3.36 outable to equit tstanding durin ordinary shares hare is calculate by the weighte of the remainin ued at fair valu Group 2021 (<i>Rs. in lakhs</i>) 9911.76					
(b	Weighted average number of ordinary shares in issue Basic earnings per share (s) Diluted For the purpose of calculating diluted earnings per share, holders of the parent and the weighted average number of or the financial year have been adjusted for the dilutive effects warrants and share options granted to employees. The dilutive by dividing the profit attributable to equity holders of the paverage number of shares that would have been in issue up warrants, adjusted by the number of such shares that woul as follows: Particulars	0.77 the profit attrib dinary shares ou s of all potential ve earning per sh parent company on full exercise d have been issu 2022 (<i>Rs. in lakhs</i>) 2284.58	3.36 outable to equit tstanding durin ordinary share hare is calculate by the weighte of the remainin red at fair valu Group 2021 (<i>Rs. in lakhs</i>) 9911.76					
(b	Weighted average number of ordinary shares in issue Basic earnings per share (s) Diluted For the purpose of calculating diluted earnings per share, holders of the parent and the weighted average number of or the financial year have been adjusted for the dilutive effects warrants and share options granted to employees. The dilutive by dividing the profit attributable to equity holders of the paverage number of shares that would have been in issue up warrants, adjusted by the number of such shares that woul as follows: Particulars Profit attributable to equity holders of the parent company Weighted average number of ordinary shares in issue	0.77 the profit attrib dinary shares ou s of all potential ve earning per sh parent company on full exercise d have been issu 2022 (<i>Rs. in lakhs</i>) 2284.58	tstanding durin ordinary shares hare is calculate by the weighte of the remainin hed at fair valu Group 2021					

18.	Management Disc	ussion and analysis							
	A Management discussion various matters.	ussion and analysis re	port forms a part of the ar	nnual report	and includes				
19.	Reconciliation of	Share Capital Audit	;						
	A qualified Practicing Company Secretary carried out a share capital audit quarterly reconciled and confirmed that the total admitted equity share capital with the National Securities Depository Limited ("NSDL"), the Central Depository Services (India) Limited ("CDSL") and shares in physical forms are in agreement with the total issued and listed equity share capital. Covid Pandemic The year ended 31/03/2022 had the COVID pandemic effect on the standalone business of the company, because the company had exercised caution before starting off with the business, to assess the effect of the pandemic on its buyers.								
20.									
21.	Ratios	1	0						
	Particulars	Numerator	Denominator	31-Mar-22	31-Mar-21				
	Current Ratio	Current Assets	Current Liabilities	1.5159	1.5615				
	Debt Equity Ratio	Debt	Networth	0.9122	0.8556				
	Debt Service Coverage Ratio	Profit Before Exceptional Items	Finance Cost + Prinicipal Repayment Made For Non Current Borrowings And Non Current Lease Liabilities	0.3609	0.7565				
	Return On Equity	Profit After Tax	Average Shareholder's Funds(Total Equity)	0.0045	0.0199				
	Inventory Turnover Ratio	Sale of Goods	Average Inventory Of Finished Stock	17.0304	4.4825				
	Trade Receivables Turnover Ratio	Sale of Goods / Service	Average Gross Trade Receivables (Before Provision)	1.3189	0.5604				
	Trade Payables Turnover Ratio	Cost Of Materials Consumed+ Purchase Of Stock In Trade+Changes In Inventory Of Finished Goods +Work In Progress And Stock In Trade + Other Expenses	Average Trade Payables	1.6414	0.2274				
	Net Capital Turnover Ratio	Sale Of Goods	Current Assets Less Current Liabilities (Excluding Current Maturity Of Non Current Borrowing And Non Current Lease Liabilities)	2.6574	0.8602				

No.				01 34 00	01 M 01				
26	Particulars	Numerator	Denominator	31-Mar-22	31-Mar-21				
	Net Profit Ratio	Net Profit For The Period	Total Income	0.0037	0.0481				
	Return on Capital Employed	Profit Before Tax	Capital Employed	0.0060	0.0207				
	Return on Investment	Return / Profit / Earnings on Investment	Investments	0.0044	0.0002				
-									

For and on behalf of the Board

RAJESH J MEHTA Chairman DIN : 00336457

Place: Bengaluru Date : May 30, 2022 PRASHANT J MEHTA Managing Director DIN : 00336417

VIJAYA LAKSHMI Independent Director DIN : 071460 RANGANATHA BS Company Secretary M.No. A65028

B. VIJENDRA RAO

Chief Financial Officer

As per our Report of even date For **P V RAMANA REDDY & CO** Chartered Accountants,

Firm Regn. No. 007156S

Sd/-

(CA. P V RAMANA REDDY) Proprietor M.No. 204588

CONSOLIDATED INDEPENDENT AUDITOR'S REPORT

То,

The Members,

M/S. RAJESH EXPORTS LIMITED, Bangalore

Report on audit of Consolidated financial statements

Opinion

We have audited accompanying consolidated financial statements of Rajesh Exports Limited ("the Company"), which comprise the balance sheet as at March 31, 2022, and the statement of profit and loss (including other comprehensive income), the statement of changes in equity and the statement of cash flows for the year ended on that date, and summary of significant accounting policies and other explanatory information(herein after referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Companies Act 2013, as amended ("Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, and its profit, total comprehensive income, changes in equity and cash flows for the year ended on that date.

Basis for opinion

We conducted our audit of the consolidated financial statements in accordance with the standards on auditing specified under section 143 (10) of the Act. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of Consolidated 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 Act and the rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's code of ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion on the consolidated financial statements.

Key audit matters

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

Other Information

The Company's Board of Directors is responsible for the preparation of other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Consolidated Financial Statements

The Company's Board of Directors are responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance including other comprehensive income, consolidated changes in equity and consolidated cash flows of the Group in accordance with the Ind AS and other accounting principles generally accepted in India. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting

policies;making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Company, as aforesaid.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the management either intends to liquidate or cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are also responsible for overseeing the financial reporting process of the Group.

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities and business activities within Group to express an opinion on the consolidated financial statements.

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

We communicate with those charged with governance of the Company 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.

Other Matters:-

We have not audited the financial statements of foreign subsidiary M/s. REL Singapore PTE Ltd. REL Singapore PTE Ltd is solely a holding Company and the financials of the step down subsidiary companies which are the operating Companies have been audited by the other firm/s. A copy of financial statements of subsidiary, approved by the board of directors of Rajesh exports Ltd have been furnished to us and our report in respect of subsidiary is based solely on the board of the directors approved Financial Statements. Our opinion is not modified in respect of this matter.

Our opinion above on the consolidated financial statements and our report on the other legal and regulatory requirements below, is not modified in respect of the above matters with respect to our reliance on work done and the reports of the other auditor.

Report on Other Legal and Regulatory Requirements

1. As required by Section 143(3) of the Act, based on our audit we report that:

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- 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 Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss(including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
- d) In our opinion, the aforesaid consolidated 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 March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
- 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 A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended, in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us :
 - i. The Company has disclosed the impact of pending litigations on its financial position in its consolidated financial statements
 - ii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the company.

Place : Bengaluru Date : May 30, 2022 For **P V RAMANA REDDY & CO** Chartered Accountants Firm Regn. No. 007156S Sd/-(**P V RAMANA REDDY**) Proprietor M.No. 204588 UDIN : 22204588ALCTYR6967

ANNEXURE A TO INDEPENDENT AUDITORS REPORT

(Referred to in paragraph 2(f) under Report on Other Legal and Regulatory Requirements section of our report to the Members of Rajesh Export Limited of even date)

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

We have audited the internal financial controls over financial reporting of Rajesh Exports Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the consolidated financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company 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. 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.

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to



permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorization of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, 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 P V RAMANA REDDY & CO

Chartered Accountants Firm Regn. No. 007156S Sd/-(P V RAMANA REDDY) Proprietor M.No. 204588

Place : Bengaluru Date : May 30, 2022

CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2022

			(Rs. in lakhs)
	Note No.	As on 31.03.2022	As on 31.03.2021
ASSETS			
Non-Current Assets			
(a) Property, plant & equipment	2	67,451.48	71,829.79
(b) Capital Work-in-Progress	2	582.57	1,155.23
(c) Intangible Assets	2	77,488.23	72,859.84
(d) Financial Assets			
(i) Investments	3	111,271.53	104,113.57
(ii) Loans	4	5,757.65	5,718.39
Current Assets			
(a) Inventories	5	766,902.20	740,742.81
(b) Financial Assets			
(i) Trade Receivables	6	1,070,859.51	1,034,898.57
(ii) Cash and Cash Equivalents	7(a)	74,019.76	111,671.66
(iii) Bank Fixed Deposits	7(b)	106,853.31	93,623.21
(iv) Loans	8	47,957.02	48,184.30
(v) Other Financial Assets	9	62,417.30	$62,\!481.57$
TOTAL		2,391,560.55	2,347,278.94
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	10	2,952.60	2,952.60
(b) Other equity	11	1,241,620.61	1,119,185.45
LIABILITIES		1,211,020101	1,110,100,10
Non-Current Liabilities			
(a) Financial Liabilities			
(i) Other Financial Liabilities	12	631.84	662.84
(b) Deferred tax liabilities (net)	13	7,176.47	8,242.70
(c) Provisions	14	275.21	255.82
Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	15	81,459.85	102,096.11
(ii) Trade Payables	16	1,042,100.41	1,101,756.95
(iii) Other financial Liabilities	17	975.34	963.14
(b) Other Current Liabilities	18	551.38	470.51
(c) Provisions	19	13,816.84	10,692.81
TOTAL		2,391,560.55	2,347,278.94
Accounting policies and other notes	1 & 26		
The accompanying notes are an integral part of		financial statements	

For	and	on	hehalf	of the	Board	

For and on behalf of the Board			As per our Report of even date
		DANGANA MIA DO	For P V RAMANA REDDY & CO
RAJESH J MEHTA Chairman	PRASHANT J MEHTA	RANGANATHA BS Company Secretary	Chartered Accountants, Firm Regn. No. 007156S
DIN : 00336457	Managing Director DIN : 00336417	M.No. A65028	FILL Regil. No. 0071565
DIN . 00330437	DIN : 00550417	M.NO. A05028	Sd/-
	VIJAYA LAKSHMI		(CA. P V RAMANA REDDY)
Place: Bengaluru	Independent Director	B. VIJENDRA RAO	Proprietor
Date : May 30, 2022	DIN : 071460	Chief Financial Officer	M.No. 204588



CONSOLIDATED STATEMENT OF PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED MARCH 31, 2022

			(Rs. in lakhs)
	Note No	As on 31.03.2022	As on 31.03.2021
REVENUE FROM OPERATIONS			
Revenue from Operations	20	24,312,793.66	25,830,564.72
Other Income	21	4,025.91	256.78
TOTAL REVENUE		24,316,819.57	25,830,821.50
EXPENSES			
Cost of Materials Consumed	22	24,150,966.54	25,675,490.52
Employee Benefit Expenses	23	17,589.10	18,429.63
Selling, Administrative and Other Expenses	24	26,346.60	$24,\!238.70$
Finance Costs	25	8,997.12	$14,\!235.46$
Depreciation and Amortization Expenses	2	9,087.41	9,043.12
TOTAL EXPENSES		24,212,986.77	25,741,437.43
Profit Before Tax - PBT		103,832.79	89,384.07
Tax expense:			
Current tax expense for current year		4,291.14	6,701.06
Current tax expense relating to prior years		-	-
Deferred tax expense / (income)		(1,376.59)	(1,802.81)
PROFIT FOR THE YEAR		100,918.25	84,485.82
Other comprehensive income			
(i) Items that will not be reclassified to th	e		
statement of profit and loss		19.08	34.82
(ii) Items that will be reclassified to the			
statement of profit and loss		- 19.08	- 34.82
Total other comprehensive income Total comprehensive income (IX+X)		100,937.33	<u> </u>
Earning Per Share (Re. 1 Per Share for E	(ach)	100,007.00	04,020.04
Basic		34.19	28.63
Diluted		34.19	28.63
Accounting policies and other notes	1 & 26	angial statements	
The accompanying notes are an integral part of the	se stanualone m		ir Roport of even date

		As per our Report of even date
		For P V RAMANA REDDY & CO
PRASHANT J MEHTA	RANGANATHA BS	Chartered Accountants,
Managing Director	Company Secretary	Firm Regn. No. 007156S
DIN: 00336417	M.No. A65028	Sd/-
VIJAYA LAKSHMI		(CA. P V RAMANA REDDY)
Independent Director	B. VIJENDRA RAO	Proprietor
DIN : 071460	Chief Financial Officer	M.No. 204588
	Managing Director DIN : 00336417 VIJAYA LAKSHMI Independent Director	Managing DirectorCompany SecretaryDIN : 00336417M.No. A65028VIJAYA LAKSHMIB. VIJENDRA RAO

CONSOLIDATED CASH FLOW STATEMENT

(Rs. in lakhs)

		(Ks. in larn
	2021-2022	2020-2021
CASH FLOW FROM OPERATING ACTIVITIES:		
Profit before tax	103,832.79	89,384.0
Adjustments for:		
Depreciation and amortisation expenses	9,087.41	9,043.1
Net (gain) / loss on sale of investments	-	0,010.
Actuarial loss/(gain) forming part of other comprehensive income	19.08	34.8
Finance cost	8,997.12	14,235.4
Rent received	(74.64)	(49.3
Profit on sale of Fixed assets	-	
	18,028.98	23,264.0
Cash Generated from operations before		
working capital changes	121,861.77	112,648.1
	121,001111	
Adjustments for:	(96 150 90)	(000 004 0
(Increase)/Decrease in Inventories Adjustments for Decrease/(increase) in Trade and -	(26,159.39)	(263,304.0
- other receivables including Loans & Advances	(35,708.64)	(101,086.8
Increase/(Decrease) in Current -	(33,708.04)	(101,000.8
- Non Current Liabilities & Provisions	(57, 517.28)	(768,513.9
Non Current Endonnies & Frovisions	(119,385.31)	(1,132,904.9
Cash generated from exercitions		
Cash generated from operations	2,476.46	(1,020,256.7
Taxes paid (net of refunds)	(2,914.55)	(4,898.2
Net cash generated from operating activities - [A]	(438.09)	(1,025,155.0
CASH FLOW FROM INVESTING ACTIVITIES:		
Purchase of Fixed Assets	(8,764.83)	(2,677.7
Sale proceeds of Fixed Assets (DECREASE IN FIXED ASSETS)	-	
(Purchase)/ Sale proceeds of Investments	(7,157.95)	10,040.
Rent received	74.64	49.
Net cash generated/(used in) from investing activities - [B]	(15,848.15)	7,412.
- CASH FLOW FROM FINANCING ACTIVITIES:		
Increase/(Decrease) in Secured Loan	(20,730.28)	(23,842.1
Increase/(Decrease) in Unsecured Loan	94.02	(1,876.5
Finance Cost	(8,997.12)	(14,235.4
Dividends paid	(2,952.60)	(2,952.6
Net cash used in financing activities - [C]	(32,585.98)	(42,906.8
Effect of Exchange fluctuation on translation Reserve	24,450.42	(12,818.8
Net increase/(decrease) in cash =		
and cash equivalents - [A+B+C+D]	(24,421.80)	(1,073,468.1
Cash and cash equivalents at the beginning of the year	205,294.87	1,278,763.0
Cash and cash equivalents at the end of the year	180,873.07	205,294.8
Cash and cash equivalents comprise of:		
Cash on hand	42.13	49.
Balances with banks:		
In current accounts	73,977.62	111,622.
Earmarked Balances with banks	431.06	452.
Term deposits with original maturity of	100 400 05	00 100
More than three months	106,422.25	93,170.'
Total	180,873.07	205,294.8

i)

The above Cash Flow Statement has been prepared under the 'Indirect Method' as set out in the Indian Accounting Standard 7 (Ind AS-7), "Cash Flow Statements" Cash comprises cash on hand, Current Accounts and deposits with banks. Cash equivalents are short-term balances, highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value. ii)

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Date : May 30, 2022	DIN: 071460	Chief Financial Officer	M.No. 204588
Place: Bengaluru	VIJAYA LAKSHMI Independent Director	B. VIJENDRA RAO	(CA. P V RAMANA REDDY) Proprietor
DIN : 00336457	DIN : 00336417	M.No. A65028	Sd/-
Chairman	Managing Director	Company Secretary	Firm Regn. No. 007156S
RAJESH J MEHTA	PRASHANT J MEHTA	RANGANATHA BS	For P V RAMANA REDDY & CO Chartered Accountants,
For and on behalf of the Board			As per our Report of even date



CONSOLIDATED STATEMENT IN CHANGE OF EQUITY

(Rs. in lakhs)

(Rs. in lakhs)

F	4mo	oun	t

	1 11110 01110
a Equity share capital	
Equity share of Rs. 1 each, issued, subscribed and paid up capital	2,952.60
Balance as at 1 April 2020	2,952.60
Changes in equity share capital during the year 2020-21	nil
Balance as at 31 March 2021	2,952.60
Changes in equity share capital during the year 2021-22	nil
Balance as at 31 March 2022	2,952.60

b Other Equity

For the year ended 31 March 2022

Particulars	Reserves a	and Surplus	Security	Other comprehensive Income	Total equity attributable to
	General Reserve	Retained Earnings	Premium	Fair value of equity instruments	shareholders of the company
Balance as at 1 April 2021	143,500.00	801,354.81	64,492.95		1,009,347.76
Profit during the year	-	100,937.33	-	-	100,937.33
Other comprehensive income during the year	-	-	-	-	-
Dividend expense	-	(2,952.60)	-	-	(2,952.60)
Corporate dividend tax	-	-	-	-	-
Realised profits of equity instruments measured at FVOCI	-	-	-	-	-
Balance as at 31 March 2022	143,500.00	899,339.54	64,492.95	-	1,107,332.49

For the year ended 31 March 2021

(Rs. in lakhs)

Particulars	Reserves and Surplus		Security	Other comprehensive Income	Total equity attributable to
	General Reserve	Retained Earnings	Premium	Fair value of equity instruments	shareholders of the company
Balance as at 1 April 2020	143,500.00	719,786.77	64,492.95	-	927,779.92
Profit during the year	-	84,520.64	-	-	84,520.64
Other comprehensive income during the year	-	-	-	-	-
Dividend expense	-	(2,952.60)	-	-	(2,952.60)
Corporate dividend tax	-	-	-	-	-
Realised profits of equity instruments measured at FVOCI	-	-	-	-	-
Balance as at 31 March 2021	143,500.00	801,354.81	64,492.95	-	1,009,347.76

Significant accounting policies

The notes referred to above form an integral part of these standalone financial statements

For and on behalf of the Board

RAJESH J MEHTA Chairman DIN : 00336457

Place: Bengaluru Date : May 30, 2022 PRASHANT J MEHTA Managing Director DIN : 00336417 VIJAYA LAKSHMI

Independent Director

DIN: 071460

RANGANATHA BS Company Secretary M.No. A65028 As per our Report of even date For **P V RAMANA REDDY & CO** Chartered Accountants, Firm Regn. No. 007156S Sd/-

B. VIJENDRA RAO Chief Financial Officer (CA. P V RAMANA REDDY) Proprietor M.No. 204588

Note No.								
1		The Company Information and significant accounting Polices of the Consolidated Financial statement for the year ended 31st March 2022.						
	i.	Reporting Entity:						
		Rajesh Export Limited("The Company") is an Indian Public Company and limited by shares. incorporated under provisions of Companies Act, 1956, the shares of the company are traded on the BSE and NSE Limited. The address of the company's registered office is #4, Batavia Chambers, Kumara Krupa Road, Kumara park East, Bangalore-560 001. The Company is leading gold refiner and Manufacturer of all kind of Gold products. The Company exports its products to various countries around the world and it also sells its products in whole sale and retail in India and also has retail showrooms under the brand name of SHUBH Jewellers. REL has setup various manufacturing facilities in India and in other countries.						
	ii.	Basis of Preparation						
		A. Statement of Compliances						
		The Consolidated financial Statements are prepared on accrual basis of accounting except for the statement of cash flows and comply with the Indian Accounting Standards (Ind AS) notified under the companies (Indian Accounting Standards) Rules and Companies (Indian Accounting Standards) Amendment Rules, 2016, The companies Act 2013(to the extent notified and applicable), other relevant provisions of the Act and Guidelines issued by the Security Exchange Board of India (SEBI).						
		B. Basis of Measurement:						
		The Financial statements have been prepared at Historical cost except the following items						
		• Defined benefit plan - plan assets measured at fair value.						
		• Certain Financial Assets and Liabilities measured at fair market value						
		Historical cost is generally based on the fair value of the consideration given in exchange for goods and services. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.						
		C. Functional and Presentation Currency						
		The Financial statements are presented in Indian Rupees (INR), which is the company's functional currency. All financial information presented in INR has been rounded off to the nearest in Lakhs						
		D. Use of Estimate and Judgments						
		Estimates and underlying assumption are reviewed on an ongoing basis. Revisions to accounting estimates are recognized prospectively.						
		Judgments						
		Information about judgments made in applying accounting policies that have the most significant effects on the amounts recognized in the Consolidated financial statements is included in the following notes: Note: 2:- Lease Classification						
		Assumption and Estimation Uncertainties Information about assumptions and estimations uncertainties that have a risk significant of resulting in material adjustments in the year ended 31st March 2022 is included in following notes:						
		Note 1 and 2 : Depreciation and amortization method and useful life of items of properties, Plant & Equipments and Investment properties						
		Note 1 & 23 $$: Measurement of defined benefit obligations : Key actuarial assumptions						
		Note 1, 19 &26 :Recognition and measurement of provisions and contingencies: Key assumptions about the likelihood and magnitude of outflow of resources.						

Note No.		
1	Е.	Measurement of Fair Value
		A number of the company's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities
		The Company uses valuation techniques that are appropriate in the circumstances and for which significant data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.
		Significant valuation issues are reported to the Company's audit committee. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:
		- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
		- Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly(i.e. as prices) or indirectly (i.e. derived from prices).
		- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).
		When measuring the fair value of an asset or a liability, the Company uses observable market data as far as possible. If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.
		For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy
	iii.	Significant accounting Policies:
		a) Property, Plant and Equipments
		Reorganization and Measurement
		Fixed assets are stated at historical cost less accumulated depreciation and impairment loss if any. The cost comprises purchase price, borrowing costs if capitalization criteria are met and includes financing cost if any, relating to borrowed funds attributable to construction or acquisition of fixed assets, up to the date when the asset is ready for intended use, any trade discounts and rebates are deducted in arriving at the purchase price. Subsequent expenditure on fixed assets after its purchase/ completion is capitalized only if such expenditure results in an increase in the future benefits from such asset beyond its previously assessed standard of performance.
		Intangible assets are stated at cost less accumulated amortization and impairment.
		Intangible assets are amortized over their respective individual estimated useful life on a straight-line basis, from the date that they are available for useful. The estimated useful life of an identifiable intangible asset is based on number of factors including the effects of obsolescence, demand, competition and other economic factors, and the level of maintenance expenditures required to obtain the expected future cash flows from the asset. Amortization methods and useful life are reviewed periodically including at each financial year end. Expenditure on research and development eligible for capitalization is carried as intangible assets under development where such assets are not yet ready for their intended use.
		Work in Progress
		Cost of fixed assets not ready for use before the balance sheet date is disclosed under capital work-in-progress. Advances paid towards the acquisition of fixed assets outstanding as of each balance sheet date is disclosed under long term loans and advances.
I		95

Note No.									
1		Depreciation :							
		The Company has provided of the assets estimated by 2013. Depreciation on addit terminate with the life of t	depreciation on straight line the management as per Scheo ions or extensions to existing he original asset if it becomes of the asset if it is capable of	dule II of the Companies Act, assets is provided so as to co- s internal part of the existing					
		Asset	Management Estimate of useful life	Useful life as per Schedule II					
		Building Plant and Machinery	30-60 years 15 years	30-60 years 15 years					
		Generator Furniture and Fixtures Office Equipment	15 Years 10 Years 05 Years	15 years 10 Years 05 Years					
		Weighing Scale Borewell Technical Knowhow Motor Vehicles Lease hold land	15 years 30-60 years 8 Years 8 Years Lease Term	15 years 30-60 years 8 Years 8 Years Lease Term					
	b)	Depreciation on additions (disposals) provided on prorate basis, i.e from (up to) th date on which asset is ready for use (Disposed of)							
		Investment property is property held either to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of the business, use in the production or supply of goods or services or for administrative purposes. Upon initial reorganization, investment property is measured at cost. Subsequent to initial reorganization, investment property is measured at cost less accumulated depreciation and accumulated impairment losses, if any On transition to Ind AS, the Company has elected to continue with the carrying value of all of its investment property recognised as at 1 April 2015, measured as per the previous GAAP and use that carrying value as the deemed cost of such investment property.							
	c)	that the carrying amount of for the amount by which the The recoverable amount is and value in use. For the p lowest levels for which there independent of the cash infi- units). Non-financial assets reversal of the impairment When determining whether since initial recognition ar considers reasonable and su undue cost or effort. This is analysis, based on the Comp and including forward- look	ment whenever events or char may not be recoverable. An i he asset's carrying amount ex- the higher of an asset's fair urposes of assessing impairme e are separately identifiable of lows from other assets or grou s that suffered an impairme at the end of each reporting the credit risk of a financial as a when estimating expected pportable information that is a ncludes both quantitative and pany's historical experience ar king information.	mpairment loss is recognized ceeds its recoverable amount r value less costs of disposa ent, assets are grouped at the cash inflows which are largely ups of assets (cash-generating nt are reviewed for possible period. set has increased significantly credit losses, the Company relevant and available without d qualitative information and					
	Rav low mat	er of cost, calculated on weig terials and stores comprise o	x-in-progress, traded and fini ghted average basis, and net f cost of purchases. Cost of w s, direct labour and an appro	realizable value. Cost of rav ork-in- progress and finished					

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Note	
Note No.	
1 and cap to t dec ord nec bel	I fixed overhead expenditure, the latter being allocated on the basis of normal operating bacity. Cost of inventories also includes all other cost incurred in bringing the inventories their present location and condition. Costs of purchased inventory are determined after lucting rebates and discounts. Net realizable value is the estimated selling price in the inary course of business less the estimated costs of completion and the estimated costs ressary to make the sale. Items held for use in the production of inventory are not written ow cost if the finished products in which these will be incorporated are expected to be d at or above cost.
v. Re	venue Recognization
dise	venue is measured at the fair value of the consideration received or receivable. Amounts closed as revenue are inclusive of excise duty and net of returns, trade allowances, rebates, es tax, value added taxes, Goods & Service Tax (GST) and amounts collected on behalf third parties.
a)	Revenue from sale of Goods
	Revenue from sale of goods is recognized when the significant risks and rewards of ownership have been transferred to the buyer, revenue can be measured reliably, the cost incurred can be measured reliably, it is probable that the economic benefits associated to the transaction will flow to the entity and there is no continuing management involvement with the goods. Transfer of risks and rewards vary depending on the individual terms of contract of sale.
b)	Dividend Income
	Dividend income on investments is accounted for when the right to receive the payment is established, which is generally when shareholders approve the dividend.
c)	Interest Income :
	For all financial instruments measured at amortised cost, interest income is recognized using the effective interest rate (EIR), which is the rate that exactly discounts the estimated future cash payments or receipts through the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset. Interest income is included in Other Income in the Statement of Profit and Loss.
d)	Rental income
	Rental income from property leased under operating lease is recognised in the statement of profit and loss on an actual basis over the term of the lease since the rentals are in line with the expected general inflation. Lease incentives granted are recognised as an integral part of the total rental income.
vi. Lea	ases
	inception of an arrangement, company determines whether the arrangement is or contains ease
1.	Assets Held under lease
	Lease or property, plant and equipment that transfer to the company substantially all the risk and rewards of ownership are classified as finance lease.
	The assets held under lease don't transfer the company sustainably all risks and rewards of ownership (Operating Lease) are not considered in company's balance sheet.
2.	Lease Payments
	Payments made under operating leases are generally recognized in profit or loss on straight line basis over the term of lease. Minimum lease payment made under financial leases is apportioned between finance charge and deduction of the outstanding liability.
3.	Lease Income
	Lease income from operating leases where the group is a lessor is recognized in income on actual basis over the lease term. Since the lease receipts are inline with general inflation rate.

1	vii. Fi	nancial Instruments						
1	v 11 a)	Financial Assets :						
	α,	Recognition and Initial Measurement:						
		Trade Receivables and debt securities issued are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the company become the party to the contractual provisions of the instruments.						
		Classification and Subsequent Measurement						
		Financial assets at FVTPL -						
		These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognized in profit or loss						
		Financial assets at amortized cost -						
		These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.						
		Equity investments at FVOCI -						
		These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are not reclassified to profit or loss.						
		Debt investments at FVTPL-						
		These assets are subsequently measured at fair value. Interest income under the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in statement of profit and loss.						
		Derecognition						
		The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control of the financial asset.						
		If the Company enters into transactions whereby it transfers assets recognized on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred assets, the transferred assets are not derecognised.						
	b)	Financial Liabilities :						
		Recognization and Measurement						
		Financial Liabilities initially recognized at fair value less transaction cost, that are directly attributable and subsequently measured at amortized cost						
		Classification and Subsequent Measurement						
		Borrowings are classified as current liabilities unless the company has an unconditional right to defer settlement of the liability at least 12 months after the reporting period.						
		Derecognition						
		The Company derecognises a financial liability when its contractual obligations are discharged or cancelled, or expired.						
	viii. Em	ployee Benefits						
		vident Fund contributions are charged to the Statement of profit and loss of the period and when the contribution to the respective fund is due. The Company has no obligation,						

Note No.		
1		other than the contribution payable under the respective scheme. Company's employees have not participated in Superannuation Schemes/ Plan. The company provides for gratuity a defined benefit retirement plan (the Gratuity plan) covering eligible employees. The gratuity plan provides a lump sum payment to vested
		employees at retirement, death, incapacitation or termination of employment, of an amount based on respective employee salary and tenure of employment with the company.
		Liabilities with regard to the gratuity plan are determined by actuarial valuation, performed by independent actuary, at each balance sheet date using the projected unit credit method.
		The Company does not provide leave encashment and carry forward of accumulated leave to next year to its employees.
	ix	. Foreign Currency Transactions :
		For its import and export transactions the company is exposed to currency fluctuations on foreign currency transactions, the company hedges its foreign exchange transactions against its own imports and exports and also by way of forward contracts with banks.
		Premium paid on forward contracts is recognized over the life of the contracts.
		The Company enters into derivative contracts in the nature of foreign currency options, forward contracts with an intention to hedge its existing assets and liabilities, firm commitments and highly probable transactions.
	х.	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 for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.
		The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities
		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 amounts in the financial statements. 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 expected to apply when the related deferred income tax asset is realized or the deferred income tax liability is settled.
		Deferred tax assets are recognized for all deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilize those temporary differences and losses.
		Deferred tax assets are not recognized for temporary differences between the carrying amount and tax bases of investments in subsidiaries where it is not probable that the differences will reverse in the foreseeable future and taxable profit will not be available against which the temporary difference can be utilized.
		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 offset where the entity 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 recognized in profit or loss, except to the extent that it relates to items recognized in other comprehensive income or directly in equity. In this case, the tax is also recognized in other comprehensive income or directly in equity, respectively.

Note No.	
1	For operations carried out in Special Economic Zones which are entitled to tax holiday under the Income tax Act, 1961 no deferred tax is recognized in respect of timing differences which reverse during the tax holiday period, to the extent company's gross total income is subject to the deduction during the tax holiday period. Deferred tax in respect of timing differences which reverse after the tax holiday period is recognized in the year in which timing difference originate.
	Deferred Tax Assets include Minimum Alternative Tax (MAT) paid in accordance with the tax laws in India, which is likely to give future economic benefits in the form of availability of set off against future income tax liability. Accordingly, MAT is recognized as deferred tax asset in the Balance sheet when the asset can be measured reliably and it is probable that the future economic benefit associated with the asset will be realized.
	xi. Provisions and Contingent Liabilities (Other than for employee benefit): Provisions are recognized when the company has a present legal and constructive obligations arising from past events, outflow of future economic benefits should be probable and it should be measured in a reliable manner.
	Provisions for onerous contracts i.e., contract where the expected unavoidable cost of meeting the obligation under the contract exceed the economic benefits expected to received under it, are recognized when it is probable that an outflow of resources embodying economic benefits will be required to settle a present obligation as result of an obligating event based on a reliable estimate of such obligations
	Provisions are measured at the present value of management best estimates. Expenditure will be required to settle the present obligation at the end of the reporting period. Disclosures of contingent liability is present obligation as a result of past obligation events-on the basis of the evidence available, there is present obligation and an outflow of resources embodying economic benefits where settlement is probable.
	xii. Cash and cash equivalents
	For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short- term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet Statement of cash flow is prepared in accordance with the indirect method prescribed in
	Ind AS-7 'Statement of cash flows.
	 xiii.Earning Per Share : Basic earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) by the weighted average number of equity shares outstanding during the period. Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post-tax effect of extraordinary items, if any) as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares. Potential equity shares are deemed to be dilutive only if their conversion to equity shares would decrease the net profit per share from continuing ordinary operations. Potential dilutive equity shares are deemed to be converted as at the beginning of the period, unless they have been issued at a later date. The dilutive potential equity shares are adjusted for the proceeds receivable had the shares been actually issued at fair value (i.e. average market value of the outstanding shares). Dilutive potential equity shares are determined independently for each period presented. xiv.Recent accounting Pronouncements Ministry of Corporate Affairs ("MCA") notifies new standard or amendments to the existing
	standards. There is no such notification which would have been applicable from 1 April 2021.
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NOTES ON CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2022

Note - 2 : PROPERTY, PLANT AND EQUIPMENTS

(Rs. in lakhs)

		Gross block / (Original cost			Accumulated of	lepreciation		Net	block
Particulars	As on 31.03.2021	Additions & ED	Disposals/ Transfers	As on 31.03.2022	As on 31.03.2021	Charge for the year & EL	-	As on 31.03.2022	As on 31.03.2022	As on 31.03.2021
A. BUSINESS ASSETS	31.03.2021	& ED	ITalisiers	31.03.2022	01.00.2021	year & EL		31.03.2022	31.03.2022	31.03.2021
Land	3,266.52	153.47	(71.56)	3,348.43				_	3,348.43	3,266.52
Building	52.112.66	2,402.67	(330.05)	54,185.27	32,747.86	3,569.14	(120.85)	36,196.14	17,989.13	19,364.79
Plant & Machinery	95,196.83	4,656.44	(220.00)	99,633.28	52,897.96	7,438.35		59,906.61	39,726.66	43,595.79
Generator	32.95	1,000.11	(220.00)	32.95	28.03	2.48		30.46	2.49	4.91
Furniture & Fixtures	676.89	22.42	-	699.31	582.86	583.19		649.29	50.02	94.03
Office Equipments	3,692.89	193.76	_	3,886.65	2,340.76	(40.40)		2,300.36	1,586.29	1,352.14
Computer and Software	1,241.19	930.20	(530.64)	1,640.75	936.68	(244.24)		692.44	948.31	304.51
Weighing Scale	34.27	-	(000.01)	34.27	20.43	1.70		22.12	12.14	13.84
Borewell	1.48		_	1.48	0.44	0.02		0.46	1.02	1.04
Technical Knowhow	6.70		_	6.70	6.70	0.02		6.70	1.02	1.01
Motor Vehicle	597.97	20.26	-	618.23	457.03	65.51	-	522.54	95.69	140.94
	156,860.34	8,379.22	(1,152.25)	164,087.31	90,018.74	11,375.68	(1,067.30)	100,327.12	63,760.19	68,138.51
Work in Progress	1,155.23	12.93	(585.59)	582.57	-			-	582.57	1,155.23
	158,015.57	8,392.15	(1,737.83)	164,669.89	90,018.74	11,375.68	6 (1,067.30)	100,327.12	64,342.76	69,293.74
B. OTHER IMMOVABLE I	PROPERTIES				I					
Sujatha Complex Building	205.05	-	-	205.05	-			-	205.05	205.05
Mohan Building	977.16	-	-	977.16	-			-	977.16	977.16
Volga Hotel Building	26.09	-	-	26.09	-			-	26.09	26.09
Land At Kumbalgod	200.23	-	-	200.23	-			-	200.23	200.23
Land At Akkupette	111.95	-	-	111.95	-			-	111.95	111.95
Property In Kerla	314.19	-	-	314.19	-			-	314.19	314.19
Property At Nandi	121.74	-	-	121.74	-			-	121.74	121.74
Land At Peenya	13.68	-	-	13.68	-			-	13.68	13.68
Jayashree Complex	131.83	-	-	131.83	-			-	131.83	131.83
Property At										
Commercial Street	882.64	-	-	882.64	-			-	882.64	882.64
Malleshwaram	372.13	-	-	372.13	-			-	372.13	372.13
Magadi Road Prop	40.04	-	-	40.04	-			-	40.04	40.04
Mg Road Property	294.55	-	-	294.55	-			-	294.55	294.55
0 1 2	3,691.28	-		3,691.28	-		· ·		3,691.28	3,691.28
TOTAL FIXED ASSETS	161,706.85	8,392.15	(1,737.83)	168,361.17	90,018.74	11,375.68	3 (1,067.30)	100,327.12	68,034.05	72,985.02
INVESTMENT PROPER'	ГҮ				AMOUNT I	RECOGNISED	IN PROFIT	AND LOSS	ACCOUNT	
Particulars	As at 31st	March 2022	As a 31st l	March 2021	Particulars	s as on 31st N	larch 2022			
Opening balance		1,087.69		1,087.69	Particulars		As at 31st M	arch 2022	As a 31st M	arch 2021
Add: Additions Less : Deletions		-		-	Rental Incon			74.64		49.32
Closing balance		1,087.69		1,087.69	investment Direct Expe					-
Accumulated Depreciatio	ns	2,001100		-,	Profit			74.64		49.32
Opening balance		-		-	Less : Depre	eciation		-		-
Add: Charged for the year		-		-	Profit from			74.64		49.32
Less: Deletion		-		-	properties b	efore				
Closing balance		-		-	indirect exp	enses				
Net carrying Amount		1,087.69		1,087.69						

Note: Investment property comprises of commercial property which is leased to third party .the lease contains an initial and non cancellable period

Note No.	Particulars	As on 31.03.2022 Rs. in lakhs	As on 31.03.2021 Rs. in lakhs
3	 INVESTMENTS (i) Investment in Equity instruments(Unquoted) (ii) Investments in Government or Trust securities and others (iii) Other Non- Current Investments (iv) Investments in Mutual Funds 	20,541.17 - 22.36 90,708.00 -	541.17 22.36 87,960.00 15,590.05
	Total Non Current Investments	111,271.53	104,113.57
4	LOANS Security Deposits Furnished Capital Advances Total Long Term Loans and Advances	4,933.97 823.68 5,757.65	4,894.71 823.68 5,718.39
5	INVENTORIES Raw materials Work In Progress Finished goods Total Inventories	70,002.39 466,800.49 230,099.32 766,902.20	77,342.70 452,166.24 211,233.87 740,742.81
6	TRADE RECEIVABLES a. Trade Receivables b. Sundry Debtors on Interest Accrued on ICD's Total Trade Recievables	1,070,297.32 562.19 1,070,859.51	1029572.93 5,325.64 1,034,898.57
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T	rade Receivables Ageing :									
		Outstandin	g for following	g periods from	due date of	payment*				
P	articulars	Less than 6 months	6 months- 1 year		2-3 years	More than 3 years	Tota			
A	s at 31st March, 2022 :									
(i)	Undisputed Trade Receivables - considered good	580,634.98	103,679.03	364,195.79	8,006.41	14,343.30	1,070,859.8			
(ii	i) Undisputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-				
(ii	ii) Undisputed Trade Receivables - credit impaired	-	-	-	-	-				
(ir	v) Disputed Trade Receivables-considered good	-	-	-	-	-				
(v) Disputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-				
(v	i) Disputed Trade Receivables-credit impaired	-	-	-	-	-				
	Total	580,634.98	103,679.03	364,195.79	8,006.41	14,343.30	1,070,859.			
				g periods from						
P	articulars	Less than 6 months	6 months- 1 year			More than 3 years				
A	s at 31st March, 2021 :									
(i)		628,777.80	366,868.79	8,325.19	17,970.42	12,956.37	1,034,898.			
(ii	Undisputed Trade Receivables-which have significant increase in credit risk	-	-	-	-	-				
(ii	ii) Undisputed Trade Receivables - credit impaired	-	-	-	-	-				
(ir		-	-	-	-	-				
(v	significant increase in credit risk	-	-	-	-	-				
(V	i) Disputed Trade Receivables-credit impaired	-	-	-	-	-				
	Total	628,777.80	366,868.79	8,325.19	17,970.42	12,956.37	1,034,898.			
*	* Net of provision.									
P	articulars			on 31.03.2 Rs. in lak		As on 31 Rs. ir	.03.202 1 lakhs			
	CASH AND CASH EQUIVALENTS									
(i	i) Bank Balances in Current Accounts			73,97		1	11,622.			
(1	ii) Cash on hand			4	2.13		49.3			
1	Total Cash and Cash Equivalents			74,01			11,671.			

Note No.	Particulars				n 31.03.20 s. in lakł			31.03.2021 in lakhs	
7 (b)	Bank balances other th	an 7(a) above							
	(i) Unpaid Dividend Bank				431	.06		452.44	
	(ii) Fixed Deposits with bar				106,422			93,170.77	
	Total Cash and Cash				106,853	_		93,623.21	
						_			
8	SHORT TERM LOANS				00.010	00		00 004 04	
	(i) Advances Recoverable In N	formal Course Of Busin	iess		23,918			22,204.24	
	(ii) Advances to employees					.02		24.35	
	(iii) Inter Corporate Deposit				24,025			25,955.70	
	Total Short term Loa	ns and Advances		_	47,957			48,184.30	
9	OTHER FINANCIAL AS	SSETS							
	(i) Balances with Govt. dep	partments			60,792	.66		61,058.14	
	(ii) Other Receivables				1,624	.64		1,423.43	
	Total Other Financia	Assets		_	62,417	.30		62,481.57	
Note	Particulars		As	on 31.03	3.2022	As or	n 31	.03.2021	
No.			Numbe	er R	s. in lakhs	Number		Rs. in lakhs	
10	SHARE CAPITAL								
	Authorised Share Capital 30,00,000,000 Equity Shares of Re.1/	- each	3,0	00.00	3,000.00	3,00	0.00	3,000.00	
	Issued, Subscribed & Paidup Sh 295259959 equity shares of Re.1/- e		2,9	52.60	2,952.60	2,955	2.60	2,952.60	
	nciliation of number of Equity amount outstanding	Shares							
Share	es outstanding at the beginning of es issued during the year	the year	2,98	52.60	2 ,952.6 0	2,952	2.60	2,952.60	
Total			2,9	52.60	2,952.60	2,952	2.60	2,952.60	
	: Shares issued to ESOP Trust as	•			-			-	
Shar	es outstanding at the end of th	e year	2,98	52.60	2,952.60	2,952	2.60	2,952.60	
	nber of shares held by each res of the Company are as		ling m	ore tha	n 5 perce	ent of the	e Eq	luity	
	e of the shareholder	As at 31st Ma	arch, 2	2022	As a	t 31st Ma	rch,	2021	
		No. of Shares held				ares held	-	of Holding	
		No. of Shares field	/0 01 1	$\begin{array}{c ccccc} 12.58\% & & 3\\ 11.22\% & & 2\\ 9.65\% & & 2 \end{array}$		371.62 1 261.84 286.89		$29.97\% \\ 12.58\% \\ 8.86\% \\ 9.71\%$	
Mr.F M/s.I M/s.I	Rajesh J Mehta Prashanth J Mehta Life Insurance Corporation Bridge India Fund Aahesh J Mehta	884.92 371.62 331.30 284.95 240.41		$29.97\% \\ 12.58\% \\ 11.22\%$		$371.62\\261.84$		$12.58\%\ 8.86\%$	

i) Aggregate number and class of shares allotted as fully paid up pursuant to contract(s) without payment being received in cash
- NIL (Previous Year - NIL)
ii) Aggregate number and class of shares allotted as fully paid up by way of bonus shares - NIL (Previous Year - NIL)
iii) Aggregate number and class of shares bought back - NIL (Previous Year - NIL)
iii) Aggregate number and class of shares bought back - NIL (Previous Year - NIL)
iv) Each Equity Share entitles the holder to one vote and carries an equal right to dividend.



Note No.	Particulars	As on 31.03.2022 Rs. in lakhs	As on 31.03.2021 Rs. in lakhs
11	OTHER EQUITY		
	(A) Securities Premium Reserve		
	(i) As per last Balance Sheet	64,492.95	64,492.95
	Total Securities Premium Reserve	64,492.95	64,492.95
	(B) General Reserve:		
	(i) As per last Balance Sheet	143,500.00	143,500.00
	Total General Reserve	143,500.00	143,500.00
	(C) Surplus in Statement of Profit and Loss		
	(i) As per last Balance Sheet	801,354.81	719,786.77
	(ii) Add: Profit for the year	100,937.33	84,520.64
		902,292.14	804,307.41
	Less: Appropriations		
	a) Dividend Paid	(2,952.60)	(2,952.60)
	Available Surplus in Statement of		
	Profit and Loss	899,339.54	801,354.81
	(D) FCTR		
	a) FCTR	134,288.11	109,837.69
	Total FCTR	134,288.11	109,837.69
	(E) Total Other Equity	1,241,620.61	1,119,185.45
12	OTHER FINANCIAL LIABILITIES		
	(i) Franchise Deposit Received	376.22	376.22
	(ii) Rent Advance	255.62	286.62
	Total Other Financial Liabilities	631.84	662.84
13	DEFERRED TAX LIABILITIES (NET)		
	Deferred Tax Liabilities	7,176.47	8,242.70
	Deferred Tax liabilities (Net)	7,176.47	8,242.70
	105		

Note No.	Particulars				As on 31.03.2 Rs. in lak			31.03.2021 s. in lakhs
14	LONG-TERM PROVISIO (i) Other Provisions (ii) Provision for gratuity Total Long Term Prov		5	9.29 5.93 5.21		195.98 59.84 255.82		
15	 SHORT TERM BORROW (a) Secured (i) Working Capital Loa (secured against store) Immoveable proper (ii) Loans against Comp Fixed deposits with (iii) Bank Borrowing (b) Unsecured (i) From Directors Total Short Term Borr 	ans cks, book debts cties and expor pany's own - h Banks			18,56 43,87 18,88 14 81,45	1.65 1.08 4.02		11,048.37 59,074.01 31,923.73 50.00 102,096.11
16	TRADE PAYABLES (i) Trade Payables Total Trade Payables				1,042,100 1,042,10			1,101,756.95 1,101,756.95
	Trade Payables Ageing :	0	0		following perio e of payment	ods		
	Particulars	Less than 1 year	1-2 ye		2-3 years		e than years	Total
	As at 31st March, 2022 : (i) MSME (ii) Others (iii) Disputed dues - MSME (iv) Disputed dues - Others	- 832,302.37 - -	208,849	-).19 - -	760.42		- 188.43 - -	- 1,042,100.41
	Total	832,302.37 208,849.19 760.42 Outstanding for following periods from due date of payment					188.43	1,042,100.41
	Particulars	Less than 1 year	1-2 ye	ars	2-3 years		e than years	Total
	As at 31st March, 2021 :							
	 (i) MSME (ii) Others (iii) Disputed dues - MSME (iv) Disputed dues - Others 	- 791,439.66 - -	310,084	- 4.51 -	- 178.72 -		- 54.06 -	- 1,101,756.95 - -
	Total	791,439.66	310,084	.51	178.72		54.06	1,101,756.95



Note	Particulars	As on 31.03.2022	As on 31.03.2021
No.		Rs. in lakhs	Rs. in lakhs
17	OTHER FINANCIAL LIABILITIES		
	(i) Unpaid Dividend*	431.06	452.44
	(ii) Other Payables	544.28	510.70
	Total Other Current Liabilities	975.34	963.14
	*Unclaimed Dividend kept in separate bank accounts		
18	OTHER CURRENT LIABILITIES		
	(i) VAT	4.55	-
	(ii) Advance Received From Customers	546.83	470.51
	Total Other Current Liabilities	551.38	470.51
19	SHORT-TERM PROVISIONS		
	(i) Provision for income tax	8,925.91	6,526.32
	(ii) Short term provisions	4,890.92	4,166.49
	Total Short Term Provisions	13,816.84	10,692.81
20	REVENUE FROM OPERATIONS		
	Revenue from operations*	24,312,793.66	25,830,564.72
	Total Revenue from Operations	24,312,793.66	25,830,564.72
	*includes interest received on fixed deposits & Mutual Funds		
	made for margin purposes for the sake of procurement of Raw		
	Materials (Buyers Credit)		
21	OTHER INCOME		
	(i) Interest on ICD's	1,113.79	59.89
	(ii) Other Miscellaneous income	2,837.48	147.58
	(iii) Rent received	74.64	49.32
	Total Other Income	4,025.91	256.78
22	COST OF MATERIAL CONSUMED		
	(i) Raw material consumed		
	Opening stock	740,742.81	477,438.75
	Add: Purchases	24,177,125.93	25,960,029.06
	Less: Closing Stock	(766,902.20)	(740,742.81)
	(ii) Currency Hedging and Forex Fluctuation cost	-	(21,234.50)
	Total Cost of Material Consumed	24,150,966.54	25,675,490.52

Note No.	Particulars	As on 31.03.2022 Rs. in lakhs	As on 31.03.2021 Rs. in lakhs
23	EMPLOYEE BENEFIT EXPENSES		
	(i) Salaries and wages	15,010.86	15,761.74
	(ii) Contribution to PF, ESIC and gratuity	22.42	23.79
	(iii) Staff Welfare Expenses	2,555.82	2,644.10
	Total Employee Benefit Expenses	17,589.10	18,429.63
24	SELLING & ADMINISTRATION, OTHER EXPENSES		
	Rent	275.85	218.48
	Repairs & Maintenance	1,466.78	1,470.36
	Legal, Professional and consultancy charges	1,066.64	1,387.41
	Loss on sale of property	41.53	-
	Postage & Telegrams & Telephones	43.31	42.17
	Insurance	3,044.41	3,095.24
	Rates, Taxes & Octrai Charges	51.59	53.32
	Auditors Fees	219.24	242.32
	Advertisement, Publicity and others	359.13	429.39
	Travelling and Conveyance	106.30	18.19
	Hedging fees and Charges	4,823.78	8,423.98
	Freight Charges	1,048.68	1,141.65
	Printing & Stationery	19.01	32.81
	Membership Fees	385.68	144.53
	Donation	43.73	83.53
	Commission and other Misc expenses	4,576.42	5,202.86
	Other Manufacturing and Processing Expenses	2,328.30	2,016.71
	Bad debts written off	6,446.22	235.75
	Total S&A and Other Expenses	26,346.60	24,238.70
05			
25	FINANCE COST		101.04
	(i) Bank charges	695.27	161.34
	(ii) Interest on working capital Total Finance Costs	8,301.85 8,997.12	14,074.12 14,235.46



(Rs. in lak		1. Related Party Disclosur
Current YearPrevious YearRelationsBalanceBalance		Loans and advances
	(payables)	Outstanding - net receivables
18.25 18.25 Associate En		Laabh Jewels Gold Pvt Ltd
379.00 379.00 Associate en		Shubhlaabh Housing Pvt Ltd
240,672.50 235,906.40 Step Down Subsidi	240,	Valcambi SA
- 50.00 Chairn		Rajesh. J. Mehta
144.02 - Managing Direc		Prashanth.J.Mehta
7,514.73 - Common Direc	7,	ELEST Pvt Ltd
(Rs. in lak	d parties	2. Transactions with relat
Description of 31.03.2022 31.03.20 the nature of transaction	Description of the nature of relation	Name of the related party
Remuneration 1.20 1	Chairman	Rajesh. J. Mehta
or Remuneration 1.20 1	Managing Director	Prashanth.J.Mehta
tor Remuneration 1.80 1	Relative of Director	Bhavesh B Mehta
idiary Purchases - 79102	Step Down Subsidiary	Valcambi
3, A Company meeting the applicability threshold the profits for the immediately preceding 3 finances	panies Act, 2013, A Co of its average net profit Committee has been for	needs to spend atleast 2% years on CSR Activities. CS
	or the year ending 31.0	Particulars
which are specified in schedule VII of the Compar		Particulars
which are specified in schedule VII of the Compar- ing 31.03.2022 For the year ending 31.03.202	or the year ending 31.0	

4.	Contingent Li	abilities			(Rs. in le
	Name of the Statute	Nature of the due	Amount	Period to which the amount relates	Forum where dispute is pending
	ESI of Karnataka	ESI	89.27	2000-03	The Appeals Authority ESI, Karnataka
	ESI of Karnataka	ESI	37.78	2006-07	The Appeals Authority ESI, Karnataka
	Service Tax	Service Tax	367.25	2006-07	The Appellate Tribunal Service tax
	Value Added Tax	VAT	84.82	2010-11	Karnataka Appellate Tribu
5.	Value Added Tax	VAT	325.95	2011-12	Karnataka Appellate Tribu
	Value Added Tax	VAT	241.52	2012-13	Karnataka Appellate Tribu
	Earnings and	Expenditur	e in foreign cur	rrency	(Rs. in le
	Particulars			As on 31.03	As on 31.03.20
			ed goods FOB val	ue) 24,706.6	5 1,85,783.38
	Expenditure (In	nports)		24,216.8	7 1,78,761.30
6.	Employee Ben	nefits:			(Rs. in l
	Particulars			As at 31st March	2022 As at 31st March 2
	Opening defined Add:	d Benefit Obl	igation	59.84	77.83
	Current Service	e Cost		12.44	13.00
	Interest Cost			2.73	3.83
			ns/losses on oblig		0.0 7
	a) Due to Chan			(1.34)	0.37
	b) Due to experc) Due to changLess:Benefits Paid		nents aphic assumptions	(17.74) 5	(35.19)
	Closing Defined	l benefit oblig	gation	55.93	59.84
7.	Chartered Acco on account of t Rs.418.82 lakhs	ountant of Ir timing different) as there is r	ndia, The Comparent ences of Rs. 413.2 no virtual certaint;	ny has recognized 21 lakhs as on 31st y that such deferred	s" issued by the Institut the Deferred tax liabil March 2022 (Previous assets can be realized aga recognized is furnished
					(Rs. in la
	Particulars			Current Ye	ear Previous Yea
	Deferred Tax	Liability			
	Time Difference Other Inadmiss		of Depreciation & ture	(5.6	2) (4.2)
	Laga Defermed	4	ounted Drovieugly	418.8	32 423.0
	Less: Deferred	tax asset acc	ounted Previously	410.0	54 445.0



8.	Leases
	Operating lease:
	The Company has let-out and taken premises under cancellable operating lease agreement which the Company intends to renew in the normal course of its business. The lessee cannus ublease these properties. Total lease rentals recognized as income (on cash basis) in the Properties and Loss Account for the year with respect to above is Rs.74.64 lakhs (Previous year Rs. 49.32 lakhs) and total lease rentals paid recognized as expenditure is Rs. 37.15 lakhs (Previous year Rs. 18.41 lakhs).
i.	Capital and other commitments
	Estimated amount of contracts remaining to be executed on capital account and not provide for is NIL (Previous Year is NIL).
ii.	Micro and Small Enterprises dues
	Based on the information / Documents available with the Company, amounts due to micro an small enterprises are NIL.
9.	Brief Particulars of Employees who were entitled to receive or were in receipt of emolumen aggregating to Rs.60 lakhs or more per annum and/or Rs.5 lakhs or more per month, if employe for a part of the year is Nil (Previous Year Nil)
10	. As on date of the balance sheet the company has ongoing litigation with IDBI Bank, where the matter is pending before the DRT, however the company has disclosed the entire litigate balance as payable. It would be pertinent to note that the litigation as on the date of this report has been settled and cleared. The company has an ongoing litigation with Canara Bank, wit regard to the correct balance payable/receivable, the matter is pending before the Hon'ble Hig Court of Karnataka and the DRT, however the company has disclosed the entire balance and the interest in the balance sheet, for accounting purpose which is not an admission of the balance is the company.
11	. Segment reporting policies:
	The Company and other Companies in the group are mainly engaged in the business of go and gold products. These, in the context of Ind AS 108 on segment reporting, issued by T Institute of Chartered Accountants of India are considered to constitute one single prima segment.
12	. Company has identified that there is no material impairment of assets and as such no provision is required as per Accounting Standards issued by the ICAI.
13	. In the opinion of the management, no provision is required against contingent liabilities.
14	. Financial risk management
	The Company's financial assets majorly comprise of trade receivables, current investment deposits banks and cash & cash equivalents. The Company's financial liabilities major comprises of borrowings, trade payables and other commitments.
	The Company is primarily exposed to market risk, credit risk and liquidity risk arising out operations and the use of financial instruments. The Board of Directors have overall responsibility

Note No.	
26	The Company's risk management policies are established to identify and analyse the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions affecting business operations and the Company's activities.
	a. Market risk
	Market risk is that risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises three type of risk: interest rate risk, currency risk and other price risk, such as commodity risk. The expose to currency risk and interest risk is given below:
	(a) Interest rate risk
	Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company's exposure to the risk of changes in interest rates relates to short term borrowing / working capital in nature and hence are not exposed to significant interest rate risk.
	(b) Foreign currency risk
	Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Company's operating activities (when revenue or expenses is denominated in a foreign currency) and the Company's net investment in foreign subsidiaries.
	b. Credit risk
	Credit risk is the risk that the counter party will not meet its obligation under a financial instrument or customer contract leading to financial loss. The Company's exposure to credit risk arises from its operating and financing activities. The credit risk arises primarily from trade receivables, and the maximum exposure to credit risk is equal to the carrying value of financial assets.
	In order to mitigate the credit risk on receivables, credit quality of the customer is assessed based on the credit rating scorecard and individual credit limits are defined in accordance with this assessment. Outstanding receivables are monitored on an ongoing basis to ensure timely collections and to mitigate the risk of bad debts.
	An impairment analysis is performed at each reporting date for the outstanding trade receivables and expected credit loss if any are provided for. The Company's maximum exposure to counter party credit risk at the reporting date is the carrying value of financial assets.
	c. Liquidity risk
	Liquidity risk is the risk that the Company will encounter difficulty in meeting financial obligations due to shortage of funds. The Company's exposure to liquidity risk arises primarily from mismatches of the maturities in financial assets and liabilities. The Company's objective is to maintain a balance between continuity of funding and flexibility. The Company's treasury management team monitors on a daily basis the fund positions/requirements and identifies future mismatches in funds availability and reports the planned and current liquidity position to the top management and board of directors of the Company.
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Note No.

26

The table below summarizes the maturity profile of the Company's financial assets and liabilities at the end of the reporting period based on contractual undiscounted cash flows:

	o	A	~ ^	-			
Particulars	One Year	One to	Over five	Tota			
	or Less	five years	years				
Financial Assets							
Investments(Non Current)	20,022.36	90,908.00	341.17	111,271.53			
Loans(Current and Non Current)	31,212.18	22,502.49	-	53,714.6			
Trade Receivables	684,314.01	386,545.50	-	1,070,859.5			
Cash and Cash Equivalents	180,873.07	-	-	180,873.0			
Other Financial Assets	61,892.37	524.93	-	62,417.3			
Financial Liabilities							
Borrowings	70,411.48	11,048.37	-	81,459.8			
Trade Payables	832,302.38	209,798.03		1,042,100.4			

15. Earning Per Share

(a) Basic

Basic earnings per share is calculated by dividing the net profit for the year by the weighted average number of ordinary shares outstanding during the financial year held by the Company.

		Group
Particulars	2022	2021
	(Rs. in lakhs)	(Rs. in lakhs)
Profit attributable to equity holders of the parent company	100,937.33	84,531.04
Number of shares in issue (net of treasury shares) as at beginning of year	2,952.60	2,952.60
Effect of treasury shares	-	-
Effect of rights shares	-	-
Effect of warrants	-	-
Effect of share options	-	-
Weighted average number of ordinary shares in issue	2,952.60	2,952.60
Basic earnings per share (s)	34.19	28.63

6	(b)	Diluted				
		For the purpose of holders of the parent the financial year h warrants and share by dividing the pro- average number of warrants, adjusted as follows:	y shares outsta l potential ord ning per share t company by ll exercise of t	inding during inary shares is calculated the weighted he remaining		
-				Group		
		Particulars		2022	2021	
			(Rs	in lakhs) (H	Rs. in lakhs)	
Γ		Profit attributable t	e parent company	100,937.33	84,531.04	
		Weighted average n	ares in issue	2,952.60	2,952.60	
		Effect of dilution du		-	-	
		Adjusted weighted a	average number of ore	linary shares	2,952.60	2,952.60
				04.10	00.00	
-	16.	company, because th	03/2022 had the COVI ne company had exerc	D pandemic effect on the ised caution before start		usiness of th
		Covid Pandamic The year ended 31/0 company, because th	03/2022 had the COVI	ised caution before start	standalone bu	
		Covid Pandamic The year ended 31/0 company, because th assess the effect of	03/2022 had the COVI ne company had exerc	ised caution before start	standalone bu	usiness of th e business, t
		Covid Pandamic The year ended 31/0 company, because th assess the effect of Ratios	03/2022 had the COVI ne company had exerc the pandemic on its k	ised caution before start: ouyers.	e standalone bung off with the	usiness of the business, t
		Covid Pandamic The year ended 31/0 company, because th assess the effect of Ratios Particulars	03/2022 had the COVI ne company had exerc the pandemic on its b Numerator	ised caution before start: ouyers. Denominator	standalone bung off with the 31-Mar-22	usiness of the business, t 31-Mar-21 1.7201
		Covid Pandamic The year ended 31/C company, because th assess the effect of Ratios Particulars Current Ratio	03/2022 had the COVI ne company had exerc the pandemic on its b Numerator Current Assets	ised caution before start: buyers. Denominator Current Liabilities	e standalone bung off with the 31-Mar-22 1.8693 0.9216 11.5407	usiness of th e business, t 31-Mar-21 1.7201 1.0918
		Covid Pandamic The year ended 31/C company, because th assess the effect of Ratios Particulars Current Ratio Debt Equity Ratio Debt Service	03/2022 had the COVI ne company had exerci- the pandemic on its b Numerator Current Assets Debt Profit Before	Denominator Current Liabilities Networth Finance Cost + Prinicipal Repayment Made For Non Current Borrowings And Non	e standalone bung off with the 31-Mar-22 1.8693 0.9216 11.5407	31-Mar-21 1.7201 6.2801
		Covid Pandamic The year ended 31/C company, because th assess the effect of Ratios Particulars Current Ratio Debt Equity Ratio Debt Service Coverage Ratio	03/2022 had the COVI ne company had exerc the pandemic on its b Numerator Current Assets Debt Profit Before Exceptional Items	Denominator Current Liabilities Networth Finance Cost + Prinicipal Repayment Made For Non Current Borrowings And Non Current Lease Liabiliti Average Shareholder's	e standalone bung off with the 31-Mar-22 1.8693 0.9216 11.5407 es	31-Mar-21 1.7201 6.2801



lote lo.					
26	Particulars	Numerator	Denominator	31-Mar-22	31-Mar-21
	Trade Payables Turnover Ratio	Cost Of Materials Consumed+ Purchase Of Stock In Trade+Changes In Inventory Of Finished Goods +Work In Progress And Stock In Trade + Other Expenses	Average Trade Payables	22.5548	17.3918
	Net Capital Turnover Ratio	Sale Of Goods	Current Assets Less Current Liabilities (Excluding Current Maturity Of Non Current Borrowing And Non Current Lease Liabilities)	24.5558	29.4993
	Net Profit Ratio	Net Profit For The Period	Total Income	0.0042	0.0033
	Return on Capital Employed	Profit Before Tax	Capital Employed	0.0829	0.0790
	Return on Investment	Return / Profit / Earnings on Investment	Investments	0.0100	0.0006

19. The previous year's figures are regrouped / rearranged wherever deemed necessary.

For and on behalf of the Board

RAJESH J MEHTA Chairman DIN : 00336457

Place: Bengaluru Date : May 30, 2022 PRASHANT J MEHTA Managing Director DIN : 00336417

VIJAYA LAKSHMI Independent Director DIN : 071460 RANGANATHA BS Company Secretary M.No. A65028

B. VIJENDRA RAO Chief Financial Officer As per our Report of even date For **P V RAMANA REDDY & CO** Chartered Accountants, Firm Regn. No. 007156S

Sd/-

(CA. P V RAMANA REDDY) Proprietor M.No. 204588