Ref. PILC/2023-24

Sep 4, 2023

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, MUMBAI – 400 001

Dear Sir/Madam,

Sub: <u>Annual Report for FY2022-23</u>

Ref: <u>PATSPIN INDIA LIMITED</u>

Pursuant to Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose the copy of Annual Report for the Financial Year 2022-23 for your kind perusal.

The Annual Report has also been uploaded in the Company's website at <u>https://patspin.com/uploads/annual report/PIL_AR_2022-23.pdf</u> and separate emails are being sent today itself by our Registrar & Share Transfer Agents (RTA) M/s Integrated Registry Management Services Private Limited to Shareholders in this regard.

Kindly take the same on record.

Thanking you, Yours faithfully, For **PATSPIN INDIA LIMITED**

leenter

Veena Vishwanath Bhandary Deputy Company Secretary



PATSPIN INDIA LIMITED CIN: L18101KL1991PLC006194

MARKETING / REGD OFFICE

3rd Floor, Palal Towers, MG Road, Ravipuram, Kochi 682016, India Phone: 91-484-2661900, Fax : 91-484-2370812 / 2661980 Email: cs@patspin.com

CORPORATE OFFICE :

www.patspin.com

OUP

43, Mittal Chambers, 4th Floor, 228, Nariman Point, Mumbai 400021 India Phone: 91-22-22021013 / 22028246, Fax: 91-22-22874144 Email: mumbai@gtntextiles.com

ISO 9001:2005 / 14001:2005 Certified

THIRTY SECOND

ANNUAL REPORT 2022-23



Board of Directors		Contents	
Shri B K Patodia (DIN 00003516)	: Chairman		
Shri N K Bafna (DIN 00019372)	: Non-Executive Independent Director		
Shri V.N.Balakrishnan (DIN 08820393)	: Non- Executive Independent Director	Notice	3
Shri C.K. Gopalakrishnan Nair (DIN 00521840)	: Non-Executive Independent Director		
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Shri Umang Patodia (DIN 00003588)	: Managing Director		
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Ms Veena Vishwanath Bhandary	: Deputy Company Secretary		
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Registrar & Share Transfer Agents	M/s. Integrated Registry Management Services Private Limited 2nd Floor, Kences Towers, No.1, Ramakrishna Street, T Nagar, Chennai-600017, Tel: 044 28140801-803;	Cash Flow Statement	56
Deviatore d Off	E-Mail: csdstd@integratedindia.in	Statement of Changes in Equity	57
Registered Office	3rd Floor, Palal Towers, Ravipuram, M G Road,		
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NOTICE

NOTICE is hereby given that the THIRTY SECOND (32nd) Annual General Meeting of the Members of PATSPIN INDIA LIMITED will be held on Friday, 29th September 2023 at 10.00 AM through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") to transact the following business..

ORDINARY BUSINESS:

 To receive, consider and adopt Audited Financial Statements of the Company for the financial year ended March 31, 2023 together with the Reports of the Board of Directors and Auditors' thereon.

SPECIAL BUSINESS

 To consider and, if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution

"RESOLVED THAT pursuant to Section 203 and other applicable provisions of the Companies Act 2013 and Rules made thereunder including any statutory modification(s) or re-enactment thereof, and Regulation 17(1A) of the SEBI (LODR) (Amendment) Regulations 2018, and based on the recommendation of the Nomination and Remuneration Committee and the Board of Directors and in respect of whom the company has received a notice in writing under Section 160 of the Act from a Member signifying his intention to propose the candidature of Shri. B.K.Patodia (DIN 00003516), who has already attained the age of 75 years to continue as Non Independent Non-Executive Director of the Company, liable to retire by rotation"

"RESOLVED FURTHER THAT the Board of Directors of the Company and / or Company Secretary of the Company, be and are hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to this resolution."

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

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (LODR) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76), Section 188 and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/ or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to the Material Related Party Transaction(s) / Contract(s)/ Arrangement(s) /

Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise) between the Company and M/s. GTN Enterprises Limited on such terms and conditions as may be mutually agreed between the Company and the above related party, as mentioned in detail in the Explanatory Statement annexed herewith, provided that such transaction(s) / contract(s) / arrangement(s) / agreement(s) is being carried out at an arm's length pricing basis and in the ordinary course of business.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do and perform all such acts, deeds, matters and things, as may be necessary, including but not limited to, finalizing the terms and conditions, methods and modes in respect of executing necessary documents, including contract(s) / arrangement(s) / agreement(s) and other ancillary documents; seeking necessary approvals from the authorities; settling all such issues, guestions, difficulties or doubts whatsoever that may arise and to take all such decisions from powers herein conferred; and delegate all or any of the powers herein conferred to any Director, Chief Financial Officer, Company Secretary or any other Officer / Authorized Representative of the Company, without being required to seek further consent from the Members and that the Members shall be deemed to have accorded their consent thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this Resolution, be and is hereby approved, ratified and confirmed in all respect."

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

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (LODR) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76), Section 188 and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/ or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to the Material Related Party Transaction(s) / Contract(s)/ Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together

or a series of transactions or otherwise) between the Company and M/s. GTN Textiles Limited on such terms and conditions as may be mutually agreed between the Company and the above related party, as mentioned in detail in the Explanatory Statement annexed herewith, provided that such transaction(s) / contract(s) / arrangement(s) / agreement(s) is being carried out at an arm's length pricing basis and in the ordinary course of business.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do and perform all such acts, deeds, matters and things, as may be necessary, including but not limited to, finalizing the terms and conditions, methods and modes in respect of executing necessary documents, including contract(s) / arrangement(s) /agreement(s) and other ancillary documents; seeking necessary approvals from the authorities; settling all such issues, guestions, difficulties or doubts whatsoever that may arise and to take all such decisions from powers herein conferred; and delegate all or any of the powers herein conferred to any Director, Chief Financial Officer, Company Secretary or any other Officer / Authorized Representative of the Company, without being required to seek further consent from the Members and that the Members shall be deemed to have accorded their consent thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this Resolution, be and is hereby approved, ratified and confirmed in all respect."

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

"RESOLVED THAT pursuant to the provisions of Regulations 2(1)(zc), 23(4) and other applicable Regulations, if any, of the Securities and Exchange Board of India (LODR) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Section 2(76), Section 188 and other applicable provisions of the Companies Act, 2013 ('Act') read with the Rules framed thereunder [including any statutory modification(s) or re-enactment(s) thereof for the time being in force] and other applicable laws / statutory provisions, if any, the Company's Policy on Related Party Transactions as well as subject to such approval(s), consent(s) and/ or permission(s), as may be required and based on the recommendation of the Audit Committee, consent of the Members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted / empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) to the Material Related Party Transaction(s) / Contract(s)/ Arrangement(s) / Agreement(s) entered into / proposed to be entered into (whether by way of an individual transaction or transactions taken together or a series of transactions or otherwise) between the Company and Smt Prabha Patodia on such terms and

conditions as may be mutually agreed between the Company and the said related party, as mentioned in detail in the Explanatory Statement annexed herewith, provided that such transaction(s) / contract(s) / arrangement(s) / agreement(s) is being carried out at an arm's length pricing basis and in the ordinary course of business.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do and perform all such acts, deeds, matters and things, as may be necessary, including but not limited to, finalizing the terms and conditions, methods and modes in respect of executing necessary documents, including contract(s) / arrangement(s) /agreement(s) and other ancillary documents; seeking necessary approvals from the authorities; settling all such issues, questions, difficulties or doubts whatsoever that may arise and to take all such decisions from powers herein conferred; and delegate all or any of the powers herein conferred to any Director, Chief Financial Officer, Company Secretary or any other Officer / Authorized Representative of the Company, without being required to seek further consent from the Members and that the Members shall be deemed to have accorded their consent thereto expressly by the authority of this Resolution.

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter referred to or contemplated in this Resolution, be and is hereby approved, ratified and confirmed in all respect."

6) To consider and if thought fit, to pass with or without modification(s), the following as an Ordinary Resolution:

"Resolved that pursuant to the provisions of Section 148 of the Companies Act, 2013 and other applicable provisions, if any, read with Rule 14 of the Companies (Audit and Auditors) Rules, 2014, and the Companies (Cost Records and Audit) Rules, 2014 (including any statutory modification(s) or reenactment thereof, for the time being in force), the consent of the Members of the Company be and is hereby accorded to the ratification of the remuneration of M/s. Hareesh K.N and Associates, Cost Accountants (Firm Reg. No. 101974), appointed as the Cost Auditors by the Board of Directors of the Company ('the Board") for the financial year ending 31st March, 2024 to conduct cost audits relating to cost records of the Company and that the said Cost Auditors be paid a remuneration of Rs. 55,000 (Rupees Fifty-Five Thousand only) plus applicable taxes.

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

By Order of the Board of Directors

Veena Vishwanath Bhandary

Place: Kochi Date : 14.8.2023 Deputy Company Secretary Membership No. A61968

NOTES:-

- 1. The Ministry of Corporate Affairs ("MCA") allowed conducting Annual General Meeting ("AGM") through Video Conferencing ("VC") or Other Audio-Visual Means ("OAVM") and dispensed physical presence of the Members at a common venue. Accordingly, MCA issued Circular No. 20/2020 dated 5th May, 2020 read with Circular No. 14/2020 dated 8th April, 2020, Circular No. 17/2020 dated 13th April, 2020, Circular No. 02/2021 dated 13th January, 2021, Circular No. 19/2021 dated 8th December, 2021 ,Circular No. 02/2022 dated 05th May, 2022 and Circular No 10/2022 dated 28th Dec 2022 (hereinafter collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide Circular Nos. SEBI/HO/ CFD/CMD1CIR/P/2020/79 dated 12th May, 2020, SEBI/ HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021, SEBI/HO/CFD/ CMD2/CIR/P/ 2022/62 dated 13th May, 2022 and SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated 05/01/2023 (hereinafter collectively referred to as SEBI Circulars) prescribing the procedures and manner of conducting the AGM through VC/OAVM. In terms of the said Circulars, the 32nd AGM of the Company is being held through VC/OAVM on Friday 29th September, 2023 at 10:00 a.m. Hence, Members can attend and participate in the AGM through VC/OAVM only.
- 2. The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, setting out the material facts concerning the business under Item Nos. 2 to 6 of the Notice are annexed hereto. The relevant details pursuant to Regulation 36(3) of the Listing Regulations and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, in respect of Directors seeking re-appointment at this AGM are also annexed.
- 3. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. Since this AGM is being held through VC/OAVM, physical attendance of the Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form, Attendance Slip and Route Map are not annexed to this Notice.
- 4. Attendance of the Members participating in the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- The Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 23rd September 2023 to Friday, 29th September 2023 (both days inclusive) for the purpose of AGM.
- In compliance with the aforesaid MCA Circulars and SEBI Circular, Notice of the AGM along with the Annual Report 2022-23 is being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company, RTA or CDSL / NSDL ("Depositories"). Members may note that the Notice

and Annual Report 2022-23 will also be available on the Company's website <u>www.patspin.com</u>, website of the Stock Exchange i.e. BSE Limited at <u>www.bseindia</u>. com and on the website of CDSL at <u>www.evotingindia.com</u>. <u>com</u>.

- 7. 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), read with MCA Circulars and SEBI Circular, Company is providing facility of remote e-voting to its Members to cast their vote electronically, through the E-voting services provided by CDSL on all the resolutions set forth in this Notice. The facility of casting votes by a member using remote e-voting system as well as e-voting on the date of the AGM will be provided by CDSL
- 8. In case the shareholder holding shares in physical mode has not registered his/her e-mail address with the Company/STA/Depositories, he/she may do so by sending a duly signed request letter to M/s. Integrated Registry Management Services Private Limited (IRMSPL) by providing Folio No. and Name of shareholder at 2nd Floor, Kences Towers, No.1, Ramakrishna Street, T Nagar, Chennai-600017, Tel: 044 28140801-803; E-Mail: csdstd@integratedindia.in
- 9. In the case of shares held in demat mode, the shareholder may contact the Depository Participant ('DP') and register the e-mail address in the demat account as per the process followed and advised by the DP.
- 10. Members seeking any information with regard to Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act, Register of Contracts or Arrangements in which directors are interested under Section 189 of the Act, and relevant documents referred to in the accompanying Notice and in the Explanatory Statements are requested to write to the Company on or before Friday 22nd September 2023, through email on <u>cs@patspin.com</u>, quoting their folio number. The same will be replied by the Company suitably.
- 11. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022, has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed dividend account; exchange of securities certificate; sub-division of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR – 4, on the website of the Company's Registrar and Transfer Agents, IRMSPL at <u>csdstd@integratedindia.</u> <u>in.</u> It may be noted that any service request can be processed only after the folio is KYC Compliant.

- 12. In terms of circulars issued by Securities and Exchange Board of India (SEBI), it is now mandatory to furnish a copy of PAN card to the Company or its RTA in the following cases viz. Deletion of name, Transmission of shares and Transposition of shares. Shareholders are requested to furnish copy of PAN card for all the above mentioned transactions.
- 13. Members are advised to avail the nomination facility in respect of shares held by them pursuant to the provisions of Section 72 of the Act. Members holding shares in physical form desiring to avail this facility may send their nomination in the prescribed Form No. SH-13 duly filled in to IRMSPL. Members holding shares in dematerialized form may contact their respective DP for availing this facility.
- 14. Members are requested to notify change in address, if any, immediately to M/s. IRMSPL, quoting their folio numbers.
- 15. The cut-off date for the purpose of determining the Members eligible for participation in remote e-voting (e-voting from a place other than venue of the AGM) and voting at the AGM through e-voting system is Friday 22nd September 2023 ('Cut-off Date').
- 16. Any person, who acquires shares of the Company and becomes a Member of the Company after dispatch of the Notice, holds shares as on Cut-off Date, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com with a copy marked to the Company on <u>cs@patspin.com</u>. However, if the Member is already registered with CDSL for remote e-voting, then he/she/it can use his/her/its existing User ID and password for casting the vote. Only a Member who is entitled to vote shall exercise his/her/its vote through e-voting and any recipient of this Notice who has no voting rights as on Cut-off Date should treat the same as intimation only.
- 17. The Board of Directors of the Company has appointed Shri MRL Narasimha (Membership No.2851, CP.NO 799), Practicing Company Secretary or failing him, Shri. Abhilash N.A, Practicing Company Secretary (Membership No. 22601 CP.No. 4524) as Scrutinizer for conducting the e-voting process in a fair and transparent manner in accordance with the provisions of Rule 22 of the Companies (Management and Administration) Rules, 2014.
- 18. Corporate Members are required to scan and send a certified true copy of the Board Resolution, pursuant to Section 113 of the Act, authorizing their representatives to attend and vote on their behalf at the Meeting. The said Resolution/Authorization shall be sent to the Scrutinizer by e-mail through their registered e-mail address to mrln54@outlook.com with a copy marked to the Company on cs@patspin.com.
- 19. The results once declared along with the Scrutinizer's Report shall be placed on the Company's website www.patspin.com and on website of CDSL within forty-

eight hours of conclusion of the AGM and will also be communicated to BSE Limited, where the shares of the Company are listed.

THE INTRUCTIONS OF SHAREHOLDERS FOR REMOTE E-VOTING AND E-VOTING DURING AGM AND JOINING MEETING THROUGH VC/OAVM ARE AS UNDER:

- As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA). The forthcoming AGM will thus be held through video conferencing (VC) or other audio-visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- Pursuant to the provisions of Section 108 of the 2. Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing **Obligations & Disclosure Requirements) Regulations** 2015 (as amended), and MCA Circulars dated April 08, 2020, April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- The Members can join the AGM in the VC/OAVM 3. mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC/OAVM will be made available to at least 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more Institutional Investors, shareholding), Promoters, 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.
- The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM through VC/ OAVM and cast their votes through e-voting.

- 6. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.patspin.com. The Notice can also be accessed from the websites of the Stock Exchange i.e. BSE Limited at www.bseindia.com. The AGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM) i.e. www.evotingindia.com.
- The AGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No. 14/2020 dated April 8, 2020 and MCA Circular No. 17/2020 dated April 13, 2020 and MCA Circular No. 20/2020 dated May 05, 2020.
- 8. In continuation of this Ministry's General Circular No. 10/2022, dated 28th Dec, 2022 and after due examination, it has been decided to allow companies whose AGMs were due to be held in the year 2023, or become due in the year 2023, to conduct their AGMs on or before 30.09.2023, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No. 20/2020 as per MCA circular no. 02/2021 dated January,13,2021, SEBI/HO/CFD/CMD2/ CIR/P/2022/62 dated 13th May, 2022 and SEBI/HO/ CFD/PoD-2/P/CIR/2023/4 dated 05/01/2023..

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

Step 1: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

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

- (i) The voting period begins on Tuesday 26th September 2023 at 9:00 AM (IST) and ends on Thursday 28th September 2023 at 5:00 PM (IST). During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Friday 22nd September 2023 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public noninstitutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers

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

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

Step 1 : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

(vi) In terms of SEBI circular no. SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

Type of	Login Method
shareholders	
Individual Shareholders holding securities in Demat mode with CDSL Depository	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are <u>https://web.cdslindia.com/myeasi/ home/login</u> or visit <u>www.cdslindia.com</u> and click on Login icon and select New System Myeasi.
	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers, so that the user can visit the e-Voting service providers' website directly.

	3)	If the user is not registered for Easi/ Easiest, option to register is available		screen will open. You will have to ente your User ID (i.e. your sixteen digi
		at <u>https://web.cdslindia.com/myeasi/</u>		demat account number hold with NSDL)
		Registration/EasiRegistration		Password/OTP and a Verification Code
				as shown on the screen. After successfu
	4)	Alternatively, the user can directly		authentication, you will be redirected to
		access e-Voting page by providing		NSDL Depository site wherein you car
		Demat Account Number and PAN No.		see e-Voting page. Click on company
		from a e-Voting link available on www.		name or e-Voting service provider name
		cdslindia.com home page or click		and you will be redirected to e-Voting
		on <u>https://evoting.cdslindia.com/</u>		service provider website for casting you
		Evoting/EvotingLogin The system will		vote during the remote e-Voting period
		authenticate the user by sending OTP on		or joining virtual meeting & voting during
		registered Mobile & Email as recorded		the meeting
		in the Demat Account. After successful	Individual	You can also login using the login credential
		authentication, user will be able to see	Shareholders	of your demat account through you
		the e-Voting option where the evoting	(holding	Depository Participant registered with NSDL
		is in progress and also able to directly	securities	CDSL for e-Voting facility. After Successful
	1	access the system of all e-Voting Service Providers.	in demat	login, you will be able to see e-Voting option
le alle date a t			mode) login	Once you click on e-Voting option, you wil
Individual Shareholders	1)	If you are already registered for NSDL IDeAS facility, please visit the e-Services	through their	be redirected to NSDL/CDSL Depository site
holding		website of NSDL. Open web browser	Depository	after successful authentication, wherein you
securities in		by typing the following URL: <u>https://</u>	Participants	can see e-Voting feature. Click on company
demat mode		eservices.nsdl.com either on a Personal	(DP)	name or e-Voting service provider name and
with NSDL		Computer or on a mobile. Once the home		you will be redirected to e-Voting service
Depository		page of e-Services is launched, click		provider website for casting your vote during
Depository		on the "Beneficial Owner" icon under		the remote e-Voting period or joining virtue
		"Login" which is available under 'IDeAS'		meeting & voting during the meeting.
		section. A new screen will open. You will	Important not	te: Members who are unable to retrieve Use
		have to enter your User ID and Password.		are advised to use Forget User ID and Forget
		After successful authentication, you will		on available at abovementioned website.
		be able to see e-Voting services. Click	Helpdesk for	Individual Shareholders holding securitie
		on "Access to e-Voting" under e-Voting	in demat mod	de for any technical issues related to logi
		services and you will be able to see	through Depo	ository i.e. CDSL and NSDL
		e-Voting page. Click on company name	Login type	Helpdesk details
		or e-Voting service provider name and	Individual Sh	
		you will be re-directed to e-Voting service		curities in issue in login can contact CDS
		provider website for casting your vote	Demat mode	with CDSL helpdesk by sending a request
		during the remote e-Voting period or		at <u>helpdesk.evoting@cdslindia</u>
		joining virtual meeting & voting during		com or contact at toll free no
		the meeting.		1800 22 55 33
	2)	If the user is not registered for IDeAS	Individual Sh holding sec	0 ,
		e-Services, option to register is available	Demat mode	0
		at <u>https://eservices.nsdl.com</u> . Select	Demai mode	at evoting@nsdl.co.in or call a
		"Register Online for IDeAS "Portal or		toll free no.: 1800 1020 990 an
		click at <u>https://eservices.nsdl.com/</u>		1800 22 44 30
		SecureWeb/IdeasDirectReg.jsp	Step 2 · Acce	ess through CDSL e-Voting system in case
	3)	Visit the e-Voting website of NSDL. Open		holding shares in physical mode and not
	1	web browser by typing the following		reholders in demat mode.
	1	URL: <u>https://www.evoting.nsdl.com/</u>	(v) Loain me	thod for e-Voting and joining virtual meeting
	1	either on a Personal Computer or on		ical shareholders and shareholders othe
	1	a mobile. Once the home page of		vidual holding in Demat form.
	1	e-Voting system is launched, click on		shareholders should log on to the e-votin
	1	the icon "Login" which is available under		ite <u>www.evotingindia.com</u> .
	1	'Shareholder/Member' section. A new		on "Shareholders" module.

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- 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- 4) Next enter the Image Verification as displayed and Click on Login.
- 5) If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier e-voting of any company, then your existing password is to be used.
- 6) If you are a first-time user follow the steps given below:

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

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

desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.

- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) There is also an optional provision to upload BR/ POA if any uploaded, which will be made available to scrutinizer for verification.

(xvii)Additional Facility for Non – Individual Shareholders and Custodians –For Remote Voting only.

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to <u>www.evotingindia.com</u> and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to <u>helpdesk.evoting@cdslindia.com</u>.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login will be mapped automatically & can be delink in case of any wrong mapping.
- It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non Individual shareholders are required mandatory to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer at <u>mrln54@outlook.com</u> and to the Company at the email address viz; cs@patspin. com (designated email address by company), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.

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

1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned

above for e-voting.

- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance at least 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at <u>cs@patspin.com</u>. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 days prior to meeting i.e. by Friday 22nd September 2023 mentioning their name, demat account number/folio number, email id, mobile number at <u>cs@patspin.com</u>. These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM 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 available during the AGM.

10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders may be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

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

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

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

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

Details of Director seeking re-appointment at the forthcoming AGM in pursuance of Regulation 36 of SEBI (LODR) Regulations 2015

In pursuance of negulation 36 of SEBI (LODR) negulations 2015					
Name of the Director	Shri B K Patodia				
DIN	00003516				
Age & Date of Birth	78 years, 01.01.1945				
Nationality		Indian			
Qualification	B.E. (Birla Institute of Science and Technology, Pilani)			
Expertise	Shri. B.K. Patodia (00003516) is the past Chairman of the Cotton Textiles Export Promotion Council, (Texprocil), Mumbai, the Confederation of Indian Textile Industry (CITI) New Delhi and Southern India Mills' Association, Coimbatore. He has also served as President of Cochin Chamber of Commerce and Industry, Kochi and Employers' Federation of Southern India, Chennai. He is the past Chairman of the Joint Cotton Committee of International Textile Manufacturers Federation (ITMF), Zurich. He is a member of the Advisory Board on the Committee of Management of ITMF. He is member of the Spinners Committee of ITMF. Shri.B.K Patodia was on the Board of several leading Companies and also Member of several Government Committees including the Cotton Advisory Board and Cotton Yarn Advisory Board appointed by the Ministry of Textiles, Government of India. He was also actively involved in the Sub-Group on Cotton to formulate National Fibre Policy of the Ministry of Textiles.				
Date of Appointment in the Company		20.09.1991			
Other Directorships (Listed / Public Co.)		GTN Textiles Limited			
Membership / Chairman in other Committees		Audit Committee – Member Stakeholders Relationship Committee – Member			
Shareholding in the Company	34550 Equity Shares of Rs.10 each				
Relationship between Directors Inter -se Directors	e Related to Shri. Umang Patodia, Managing Director				

By Order of the Board of Directors

Place: Kochi Date : 14.8.2023

Veena Vishwanath Bhandary

Deputy Company Secretary Membership No. A61968

Statement pursuant to Section 102 of the Companies Act, 2013 and Regulation 36 of SEBI (LODR) Regulations. 2018

Item No. 2

Shri. B.K.Patodia was appointed as Non-Executive Non Independent Director at the 30th Annual General meeting held on 29th September 2021 and being the longest in office, he is liable to retire by rotation.

As per Regulation 17 (1A) of SEBI (LODR) (Amendment) Regulations 2018, no listed entity shall appoint a person or continue the directorship of any person as Non-Executive Director who has attained the age of 75 years unless a special resolution is passed to that effect in which case the explanatory statement annexed to the notice of such motion shall indicate the justification for appointing such person. Shri. B.K.Patodia have attained the age of 78 years and his continuation of Non-Executive Director till the expiry of his tenure can only be by passing the special resolution by the shareholders and justification thereof is indicated in the explanatory statement annexed to the Notice for such special resolution. Accordingly, Special Resolution is proposed to take shareholders' approval for the continuation of Shri. B.K.Patodia as Non-Executive Director till the expiry of his tenure.

Shri. B.K.Patodia (DIN 00003516) aged 78 years is an Engineering graduate from BITS, Pilani. He is the past Chairman of the Cotton Textiles Export Promotion Council, (Texprocil), Mumbai, the Confederation of Indian Textile Industry (CITI) New Delhi and Southern India Mills' Association, Coimbatore. He has also served as President of Cochin Chamber of Commerce and Industry, Kochi and Employers' Federation of Southern India, Chennai. Shri. B.K. Patodia is the past Chairman of the Joint Cotton Committee of International Textile Manufacturers Federation (ITMF), Zurich. He is a member of the Advisory Board on the Committee of Management of ITMF. He is also a member of the Spinners Committee of ITMF.

Shri.B.K Patodia was on the Board of several leading Companies and also Member of several Government Committees including the Cotton Advisory Board and Cotton Yarn Advisory Board appointed by the Ministry of Textiles, Government of India. He was also actively involved in the Sub-Group on Cotton to formulate National Fibre Policy of the Ministry of Textiles.

The Board of Directors of the Company based on the recommendation of Nomination and Remuneration Committee approved the appointment of Shri B.K.Patodia pursuant to provisions of Section 161 of the Companies Act 2013 as well as 17 (1) of SEBI (LODR) Regulations 2015 as amended up to date

The Board of Directors is of the opinion that Shri B.K.Patodia is a person of integrity, possess relevant expertise and vast experience. The guidance in the past is notable and supportive to the Company in dealing with the complex matters. Accordingly, it is felt that his association as Non-Executive Director will be beneficial and in the best interest of the company. In line with the provisions of SEBI (LODR) (Amendment) Regulations, 2018, your Directors recommend his continued association until expiry of his present term.

None of the Directors, Key Managerial Personnel and their relatives except Shri. Umang Patodia, Managing Director are in any way, concerned or interested in the said Resolution.

The Board recommends the Special Resolution as mentioned in item no. 2 of this Notice for approval of the members

Item No. 3 & 5

Section 188 of the Companies Act, 2013 read with Rule 15 of Companies (Meetings of Board and its Powers) Rules, 2014, as amended, prescribe certain procedure for approval of related party transactions. Regulation 23 of the SEBI (LODR) Regulations, 2015 has also prescribed seeking of shareholders' approval for related party transactions provided that a transaction with a related party shall be considered material i.e., if the transaction(s) to be entered into individually or taken together with previous transaction during a financial year exceeds Rs. 1000 crore or 10% of the annual turnover of the listed entity as per the last audited financial statement of the listed entity, whichever is lower. Proviso to Section 188 provides that nothing contained in Sub-section (I) of Section 188 applies where transactions are entered into by the company in the ordinary course of conduct of business other than transactions which are not on an arm's length basis.

Annual turnover of Patspin India Limited as per audited financial statements as at 31.3.2023 is Rs. 74.87 crores. Therefore, the value of the related party transactions was considered material, pursuant to the provisions of Regulation 23 of the SEBI (LODR) Regulations, 2015. Hence the following proposed transactions are for the approval of Shareholders of the Company by passing an ordinary resolution.

Name of Relationship Estimated value (Rs. In lakhs) Nature of the transaction (s) Material Terms of the contract (ransaction (s) GTN Shri. BL/Patodia and Enterprises Shri. BL/Patodia and Shri. Umang Patodia ere and service of shri. Umang Patodia of the related party company. Sale, Purchase or supply of coton and baying, property and other assets of any kind other assets of any kind or the 32* AGM. The proposed transaction of the 32* AGM. GTN Textiles GTN Textiles 1000 Sale, Purchase or supply of coton and other assets of any kind or the asset of any kind of the asset of the asset of the asset of the contract or arrangement The proposed transaction entered into by the company shall be in the ordinary course of business and at arm's length price. Smt Patodia Nother of Shri. Umang Patodia	NOTICE (Co			1		
Enterprises Shri. Umang Patodia are interested in the related party company. Supply of cotton and cotton yarn / waste maximum period of 15 months cotton yarn / waste Shri. Ankur Patodia, Managing Director is the Son of Mr. B.K.Patodia and Brother of Shri. Umang Patodia of the related party company Seling or otherwise disposing off, or buying, property and other assets of any kind Availing or rendering of processing charges of any other transaction of whatever nature Further, the proposed transaction of the 33" AGM. CTN Textiles GTN Textiles Limited being the main promoter of Patspin India Limited and Shri. B.K.Patodia is the Chairman and Managing Director is Stri. Umang Patodia a Non-Executive Director are interested pursuant to Section 188 of the Companies Act, 2013 and Regulation 23 of SEBI (LODR), Regulations 2015 Sent Prabha Wife of Shri. B.K.Patodia and Mother of Shri. Umang Patodia 10 Rent The proposed transaction entered intravy course of business and at arm's length price. Smt Prabha Patodia Wife of Shri. B.K.Patodia and Mother of Shri. Umang Patodia 10 Rent The proposed approval is for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 33" AGM. The transaction price. The proposed transaction entered introx by the company shall be in the ordinary course of business and at arm's length price. Smt Prabha Patodia Wife of Shri. B.K.Patodia and Mother of Shri. 10 Rent The proposed transaction entered introx y More of 15 months between two Annual General Meetings (AGM), be	Related	Relationship		Nature of the transaction (s)	Material Terms of the contract / or agreement	
Shri Ankur Patodia, Managing Director is the Son of Mr. B.K.Patodia and Brother of Shri. Umang Patodia of the related party company 500 disposing off, or buying, property and other assets of any kind further, the proposed transaction of whatever nature GTN Textiles Limited 2500 2500 GTN Textiles Limited 1000 Sale, Purchase or sup other transaction of whatever nature The proposed approval is for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 ^{ext} AGM to the Companies Act, 2013 and Regulation 23 of SEBI (LODR), Regulations Smt Prabha Wife of Shri. B.K. Patodia and Mother of Shri. 10 Smt Prabha Wife of Shri. B.K. Patodia and Mother of Shri. 10 Smt Prabha Wife of Shri. B.K. Patodia and Mother of Shri. 10 Smt Prabha 10 Rent The proposed approval is for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 ^{ext} AGM. Smt Prabha Wife of Shri. B.K. Patodia and Mother of Shri. 10 Rent The proposed approval is for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 ^{ext} AGM. Further, the proposed transaction of the 32 ^{ext} AGM. The other related information as envisaged under Companies (Meetings of Board and its Powers) Rule	Enterprises	Shri. Umang Patodia are	3000	supply of cotton and	maximum period of 15 months	
Availing of Intenting of Intending of Int		Shri. Ankur Patodia,	500	disposing off, or buying, property and	of the 32 nd AGM to the conclusion of the 33 rd AGM.	
Limited being the main promoter of Patspin India Limited and Shri. B.K.Patodia is the Chairman and Managing Director besides Shri. Umang Patodia a Non-Executive Director are interested pursuant to Section 188 of the Companies Act, 2013 and Regulation 23 of SEBI (LODR), Regulations 2015 for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 rd AGM to the conclusion of the 32 rd AGM. Smt Prabala Wife of Shri. B.K. Patodia and Mother of Shri. Umang Patodia 10 Rent The proposed approval is for a maximum period of 15 months between two Annual General Settings (AGM), being conclusion of the 32 rd AGM to the company shall be in the ordinary course of business and at arm's length price. Smt Prabala Wife of Shri. B.K. Patodia and Mother of Shri. Umang Patodia 10 Rent The proposed approval is for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 rd AGM to the conclusion of the 32 rd AGM. The other related information as envisaged under Companies (Meetings of Board and its Powers) Rules, 2014 and amendments thereto, and the Company's Related Party Transaction Policy are furnished hereunder: Name of the Director or key managerial personnel who is related, if any GTN Enterprises Limited Shri. B.K.Patodia, Chairman Shri. Umang Patodia is the son of Shri. B.K.Patodia • Shri. Ankur Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia and brother of Shri. Umang Patodia is the son of Shri. B.K.Patodia • Shri. Jumang Patodia is the son of Shri. B.K.Patodia • Shri. Umang Patodia is the son of Shri. B.K.Patodia • Shri. Umang Patodia		and Brother of Shri. Umang Patodia of the	2500	Availing or rendering of processing charges or any other transaction	entered into by the company shall be in the ordinary course of business and at arm's length	
Patodia and Mother of Shri. maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 nd AGM. Further, the proposed transaction entered into by the company shall be in the ordinary course of business and at arm's length price. The other related information as envisaged under Companies (Meetings of Board and its Powers) Rules, 2014 and amendments thereto, and the Company's Related Party Transaction Policy are furnished hereunder: Name of the Related Parties GTN Enterprises Limited Name of the Director or key managerial personnel who is related, if any Shri. B.K.Patodia, Chairman Shri. Umang Patodia is the son of Shri. B.K.Patodia Nature of Relationship • Shri. Umang Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia The nature, material terms, monetary value and particulars of the contract or arrangement As per table above	Limited	Limited being the main promoter of Patspin India Limited and Shri. B.K.Patodia is the Chairman and Managing Director besides Shri. Umang Patodia a Non-Executive Director are interested pursuant to Section 188 of the Companies Act, 2013 and Regulation 23 of SEBI		supply of cotton and	for a maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 nd AGM to the conclusion of the 33 rd AGM. Further, the proposed transaction entered into by the company shall be in the ordinary course of	
Image: constraint of the company is related particularsbusiness and at arm's length price.Name of the Related PartiesGTN Enterprises LimitedName of the Director or key managerial personnel who is related, if anyShri. B.K.Patodia, Chairman Shri. Umang Patodia, Managing DirectorNature of Relationship• Shri. Umang Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia and brother of Shri. Umang Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.PatodiaThe nature, material terms, monetary value and particulars of the contract or arrangementAs per table above		and Mother of Shri.	10	Rent	maximum period of 15 months between two Annual General Meetings (AGM), being conclusion of the 32 nd AGM to the conclusion of the 33 rd AGM. Further, the proposed transaction entered into by the company	
amendments thereto, and the Company's Related Party Transaction Policy are furnished hereunder:Name of the Related PartiesGTN Enterprises LimitedName of the Director or key managerial personnel who is related, if anyShri. B.K.Patodia, Chairman Shri. Umang Patodia, Managing DirectorNature of Relationship• Shri. Umang Patodia is the son of Shri. B.K.Patodia • Shri. Umang Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia and brother of Shri. Umang PatodiaThe nature, material terms, monetary value and particulars of the contract or arrangementAs per table above			ad under Carer	unice (Mastings of Decad	business and at arm's length price.	
Name of the Director or key managerial personnel who is related, if any Shri. B.K.Patodia, Chairman Nature of Relationship Shri. Umang Patodia, Managing Director • Shri. Umang Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia and brother of Shri. Umang Patodia The nature, material terms, monetary value and particulars of the contract or arrangement As per table above The nature, material terms, monetary value and particulars As per table above						
related, if anyShri. Umang Patodia, Managing DirectorNature of Relationship• Shri. Umang Patodia is the son of Shri. B.K.Patodia• Shri Ankur Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia and brother of Shri. Umang PatodiaThe nature, material terms, monetary value and particulars of the contract or arrangementAs per table aboveThe nature, material terms, monetary value and particularsAs per table above						
Nature of Relationship • Shri. Umang Patodia is the son of Shri. B.K.Patodia • Shri Ankur Patodia, Managing Director of GTN Enterprises Limited is the son of Shri. B.K.Patodia and brother of Shri. Umang Patodia The nature, material terms, monetary value and particulars of the contract or arrangement The nature, material terms, monetary value and particulars As per table above		rector or key managerial po	ersonnel who is			
of the contract or arrangement The nature, material terms, monetary value and particulars As per table above		ionship		 Shri. Umang Patodia i Shri Ankur Patodia, Ma Limited is the son of Shri. Umang Patodia 	s the son of Shri. B.K.Patodia anaging Director of GTN Enterprises	
			and particulars	As per table above		
			and particulars	As per table above		

NOTICE (Contd)	
Any other information relevant or important for the members to take a decision on the proposed resolution	Patspin India Limited Lenders have approved and implemented a Resolution Plan pursuant to RBI Circular dated 7th June 2019 and restructured its working capital facilities. There will be requirement to procure / sell the materials from the related party in the normal course of business and at arm's length price
Name of the Related Parties	GTN Textiles Limited
Name of the Director or key managerial personnel who is related, if any	Shri. B.K.Patodia, Chairman Shri. Umang Patodia, Managing Director
Nature of Relationship	 Shri. B.K.Patodia is the Chairman & managing Director& Shri. Umang Patodia is a Non Executive Director in GTN Textiles Limited Shri. Umang Patodia is the son of Shri. B.K.Patodia
The nature, material terms, monetary value and particulars of the contract or arrangement	As per table above
The nature, material terms, monetary value and particulars of the contract or arrangement	As per table above
Any other information relevant or important for the members to take a decision on the proposed resolution	Patspin India Limited Lenders have approved and implemented a Resolution Plan pursuant to RBI Circular dated 7th June 2019 and restructured its working capital facilities. There will be requirement to procure / sell the materials from the related party in the normal course of business and at arms length price
Name of the Related Parties	Smt Prabha Patodia
Name of the Director or key managerial personnel who is related, if any	Shri. B.K.Patodia, Chairman Shri. Umang Patodia, Managing Director
Nature of Relationship	Smt Prabha Patodia is the Wife of Shri. B.K. Patodia and Mother of Shri. Umang Patodia
The nature, material terms, monetary value and particulars of the contract or arrangement	As per table above
The nature, material terms, monetary value and particulars of the contract or arrangement	As per table above
Any other information relevant or important for the members to take a decision on the proposed resolution	The company has hired a portion of house owned by Smt. Prabha Patodia for Managing Director's office cum residential stay in Kochi. The rent paid (2/3 rd for Office and 1/3 rd for residence) is being very low compared to the market value.
The above proposed arrangements / transactions were appr	oved by the Audit Committee at their meeting held on 14.8.2023

The above proposed arrangements / transactions were approved by the Audit Committee at their meeting held on 14.8.2023 and recommended by the Board of Directors at its meeting held on 14.8.2023 to the Shareholders of the Company for their approval.

As per Regulation 23 of the SEBI (LODR) Regulations, 2015, all material related party transactions shall require approval of the shareholders through ordinary resolution and the related parties shall abstain from voting on such resolution whether the entity is a related party to the particular transaction or not. Further, as per Rule 15 of the Companies (Meetings of Board and its Powers) Rules 2014, where any Director is interested in any contract or arrangement with a related party, such Director shall not be present at the meeting during discussion on the subject matter of the resolution relating to such contract or arrangement. Accordingly, all related parties of the Company shall not participate or vote on this resolution.

Directors or their relatives as mentioned as related parties above may be deemed to be interested or concerned in the Resolution.

None of the other Directors of the Company or their relatives is in any way, financially or otherwise, concerned or interested in the resolution.

The above proposal is in the interest of the Company and the Board recommends the Ordinary Resolution as set out at Item No. 3 & 5 for approval by the members of the Company.

Item No.6

The Board of Directors of the company, on the recommendation of the Audit Committee, approved the appointment of M/s Hareesh K.N & Associates, Cost Accountants as Cost Auditors to conduct the audit of the cost records of the company's textile unit at Palakkad for a remuneration of Rs. 55,000 (Rupees fifty-five thousand only) plus applicable taxes and reimbursement of travelling and out of pocket expenses incurred by them for the financial year 2023-24

In terms of the provisions of section 148 of the Companies Act, 2013 read with Rule 14 of the Companies (Cost Records & Audit) Rules, 2014, the remuneration payable to the cost auditor has to be ratified by the members of the company. Accordingly, consent of the shareholders is sought for passing an Ordinary Resolution as set out at Item No 6 of the notice for ratification of remuneration payable to the Cost Auditors for the financial year ending 31st March 2024.

None of the Directors / Key Managerial Personnel/Managers of the Company / their relatives are in any way, concerned or interested, financially or otherwise, in this resolution set out as above.

The Board recommends the Ordinary Resolution set out at Item No. 6 of the Notice for approval by the members.

By Order of the Board of Directors

Place: Kochi Date : 14.8.2023 Veena Vishwanath Bhandary Deputy Company Secretary Membership No. A61968

BOARD'S REPORT

To the Members,

Your Directors' present the 32nd (Thirty Second) Board's Report together with the Audited Statement of Accounts for the year ended 31st March 2023.

1. FINANCIAL RESULTS

The financial highlights of your Company for the year ended 31st March 2023 are summarized as follows:

FY 2022-23	FY 2021-22
75.19	143.56
(7.76)	19.61
10.52	22.84
7.16	10.14
(25.44)	(13.37)
(6.64)	-
13.93	-
(18.15)	(13.37)
(0.36)	0.13
(18.51)	(13.24)
	75.19 (7.76) 10.52 7.16 (25.44) (6.64) 13.93 (18.15) (0.36)

(Rs. In Crores)

2. FINANCIAL PERFORMANCE

Continued liquidity stress, delayed implementation of Restructuring / Resolution Plan (RP) by the Lenders and challenging marketing conditions worldwide on account of geo political situation have impacted company's performance in FY 2022-23.

Pursuant to the approval obtained from shareholders' and lenders' as per the RP, the company has sold its Ponneri, Tamil Nadu undertaking on slump sale basis on 28.10.2022,post that operations are carried out from the remaining Kanjikode, Palakkad, Kerala Plant. As per terms of RP, Kanjikode, Kerala plant was to carryout own manufacturing operation from 01.06.2022. However, on account of delay in implementation of RP and changed market scenario post implementation of RP on account of :

- prolonged Ukraine war which impacted major Textiles markets (EU and USA),
- higher inflation,
- slow-down of global economy,
- higher raw material (raw cotton) prices and Finished Goods (Cotton yarn) prices increase was not in tandem with increase in Raw materials –raw cotton prices
- Raising interest rates
 have caused unprecedented demand challenges and

significant drop / erosion in margins, of Indian Textiles sector, especially spinning segment. As a result, company had to continue Contract manufacturing / job work arrangement even post implementation of RP.

For the aforesaid reasons, Revenue from operations for FY 2022-23 was lower at Rs 75.19 Crores as against Rs 143.56 Crores in the previous financial year. EBITDA level loss was Rs 7.76 crores as against Rs 19.61 crores of positive EBITDA in the previous year. Finance cost in FY 2022-23 was lower at Rs 10.52 crores as against Rs 22.84 crores of previous year due to repayment of Term debt fully as per the cut-off date of 31.3.2022 and reduction rate of interest by Lenders under RP on WCTL at 9% Form 01.01.2022. Depreciation was lower in the current year on account of sale of company's Tamil Nadu plant under RP. Loss before Tax for the current year was higher at Rs 25.44 crores as against Lower Loss at Rs 13.37 crores in the previous year. After exceptional expenses of Rs 6.64 crores (VRS to Kerala workmen) and Profit on sale of Ponneri Tamil Nadu undertaking of Rs 13.93 crores, the total Loss for FY 2022-23 was at Rs 18.51 crores as against Rs 13.24 crores of Loss incurred in the previous year.

3. APPROVED RESOLUTION PLAN (RP)

Company's revised restructuring / resolution proposal pursuant to RBI Prudential Framework for Resolution of Stressed Assets circular of 7th June 2019, was approved and implemented by the lenders at their meeting held on 28.9.2022. Pursuant to approval of shareholders and the approval of lenders under RP, the company's plant at Ponneri, Tamil Nadu was sold for a net sale consideration of Rs. 105 crores on slump sale basis on 28.10.2022. From the sale proceeds, the company has (i) fully repaid outstanding term loans of Rs. 85.73 crores (ii) paid Rs. 4.27 crores towards outstanding working capital dues and converted the balance working capital dues of Rs. 66.68 crores into Working Capital Term Loan (WCTL), repayable over 7 years tenure (including initial moratorium of one year (iii) made VRS and Gratuity payment of Rs 7.20 crores to high cost permanent workers of remaining Kanjikode, Kerala Unit to reduce labour cost, (iv) made interest payment on WCTL of Rs 6.30 crores and (v) balance of Rs 1.50 crores were utilized for Statutory and Power payment of Kanjikode ,Kerala plant.

As per RP sanction terms, Board of Directors have allotted 0.50% 20,51,000 Non-Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs. 100 each to Lenders and Promoters & its Associates in lieu of their existing Redeemable Preference Shares, conversion on 31.3.2030. However on 03.08.2023 BSE communicated "Closure" of the application citing nonsubmission of required documents/classifications which BSE has not uploaded in their Listing Centre Portal nor emailed to the Company in spite of Company's repeated requests. The Company is in discussion with their lawyer's for futher course of action.

4. DIVIDEND

In view of the losses for the financial year ended 31st March 2023, the Board of Directors regret their inability to recommend any dividend for the year 2022-23.

5. SHARE CAPITAL

During the year under review, the Company has altered its Capital Clause of Memorandum of Association thereby increased Authorised Share Capital to Rs. 71,00,00,000 (Rupees Seventy one Crores only) divided into 4,00,00,000 (Four Crore) Equity shares of Rs. 10/-(Rupees ten only) each and 31,00,000 (Thirty one lakhs) Redeemable Preference Shares of Rs. 100/-(Rupees One hundred only).

Pursuant to approved Resolution Plan (RP), the Board of Directors at their meeting held on 14.10.2022 approved redemption of 20,51,000 Non Convertible Redeemable Preference Shares (NCRPS) of Rs. 100 each and in lieu of the same, allotted on 14.11.2022 equal number of shares i.e. 0.50% 20,51,000 Non Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs. 100 each to the Lenders (10,81,000 NCCCPS) and to Promoters & its Associates (9,70,000 NCCCPS), conversion on 31.3.2030.

The Company's paid-up Equity Share Capital remains same at Rs. 30.92 Crores as on 31st March, 2023.

6. MANAGEMENT DISCUSSION AND ANALYSIS

The Management Discussion and Analysis Report on the operations of the Company, as required under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "Listing Regulations") is provided in a separate section and forms an integral part of this Report.

7. PUBLIC DEPOSITS

The Company does not have "Deposits" as contemplated under Clause V of the Companies Act 2013. Further, the company has not accepted any such deposits during the year ended 31st March 2023.

8. CORPORATE GOVERNANCE

The Company has taken the requisite steps to comply with the recommendations concerning Corporate Governance.

A separate statement on Corporate Governance together with a certificate from the Practicing Company Secretary of the Company regarding compliance of conditions of Corporate Governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 forms part of this Annual Report.

9. DIRECTORS AND KEY MANAGERIAL PERSONS

During the year under review, there is no change in the composition of the Board of Directors and the Key Managerial Personnel during the FY2022-23.

Pursuant to the requirements of the Companies Act, 2013, Shri. B.K Patodia (DIN 00003516), retires by

rotation at the ensuing Annual General Meeting and, being eligible, offers himself for re-appointment. The Board recommends the appointment / re-appointment of the above Director for approval. The brief details of the Director proposed to be appointed / re-appointed, as required under Regulation 36 of SEBI Listing Regulations, are provided in the Notice of Annual General Meeting.

10. KEY MANAGERIAL PERSONNEL

Shri Umang Patodia, Managing Director, Shri T. Ravindran, Chief Financial Officer, and Ms Veena Vishwanath Bhandary, Deputy Company Secretary and Compliance Officer were the Key Managerial Personnel of your Company, in accordance with the provisions of Section 203 of the Companies Act 2013 during the year under review.

11. NUMBER OF MEETINGS OF THE BOARD

The Board of Directors met 5 (Five) times during the financial year 2022-23. The details of the meetings of the Board of Directors of the Company convened and attended by the Directors during the financial year 2022-23 are given in the Corporate Governance Report which forms part of this Annual Report.

12. MEETING OF INDEPENDENT DIRECTORS

The Independent Directors met once during the Financial Year under review. The Meeting was conducted without the presence of the Non-Independent Directors and members of management.

13. DIRECTORS' RESPONSIBILITY STATEMENT

The Board of Directors acknowledge the responsibility for ensuing compliances with the provisions of Section 134(3)(c) read with Section 134(5) of the Companies Act, 2013 in the preparation of annual accounts for the year ended on 31st March, 2023 and state that:

- in the preparation of the Annual Accounts, the applicable Indian Accounting Standards have been followed and there are no material departures from the same;
- the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of your company as at 31st March 2023 and of the profit or loss of the company for that period;
- iii. the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of your company and for preventing and detecting fraud and other irregularities;
- iv. the Directors have prepared the Annual Accounts on a going concern basis

- they have laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and are operating effectively; and
- vi. the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

14. BOARD EVALUATION

Pursuant to the provisions of Companies Act and Listing Regulations, annual evaluation of the Board, the Directors individually as well as working of its constituted committees has been carried out from time to time.

15. FAMILIARISATION PROGRAMME FOR DIRECTORS

At the time of appointing a Director, a formal letter of appointment is given to him, which interalia explains the role, function, duties and responsibilities expected of him as a Director of the Company. This is to provide insights into the Company to enable the Independent Directors to understand its business in depth, to familiarize them with the process, business and functionaries of the Company and to assist them in performing their role as Independent Directors of the Company. The Director is also explained in detail the Compliance required from him under the Companies Act, 2013, SEBI (LODR) Regulations, 2015 and other relevant regulations and affirmation taken with respect to the same.

The Chairman and the Management has also one to one discussion with the Directors to familiarize with the company's operations

16. AUDITORS

M/s. L.U.Krishnan & Co. (Regn.No.001527S) Chartered Accountants, Chennai were appointed as the Auditors of the Company for second term of 5 years at the 31st Annual General Meeting (AGM) held on 30th September, 2022 to hold office till the conclusion of the 36th AGM of the Company to be held in the year 2027. The Auditors' Report for 2022-23 does not contain any qualifications, reservations or adverse remarks.

17. SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and rules made there under, the Company has appointed Shri. MRL Narasimha (C.P No. 799), Practicing Company Secretary to undertake the Secretarial Audit of the Company.

Secretarial Audit Report issued by Shri. MRL Narasimha, Practicing Company Secretary in Form MR-3 forms part to this report **Annexure I**. The said report does not contain any observation or qualification requiring explanation or adverse remark

18. COST AUDITORS

Pursuant to Section 148 of the Act read with Rule 14 of the Companies (Cost Records and Audit) Amendment

Rules, 2014, the cost audit records of the Company are required to be audited. The Directors, on the recommendation of the Audit Committee, appointed M/s. Hareesh K.N and Associates, Cost Accountants (Firm Reg. No. 101974) Cost Accountants, to audit the cost accounts of the Company for the FY ending 31st March, 2024, on a remuneration as mentioned in the Notice convening the 32nd Annual General Meeting for conducting the audit of the cost records maintained by the company.

19. EXTRACT OF ANNUAL RETURN

Pursuant to provisions of Section 134(3)(a) and Section 92(3) of the Companies Act, 2013, read with Rule 12 of the Companies (Management and Administration) Rules, 2014, the draft of the Annual Return of the company for the Financial Year 31st March 2023 is uploaded on the website of the company and can be accessed at the www.patspin.com

20. RELATED PARTY TRANSACTIONS

All transactions entered with related parties were on arm's length basis and in the ordinary course of business. There were no materially significant transactions with the related parties during the financial year and were not in conflict with the interest of the company. Thus, a disclosure in Form AOC -2 in terms of Section 134 of the Companies Act 2013 is not required. All related party transactions are placed before the Audit Committee as also before the Board for approval.

The Board of Directors, as recommended by the Audit Committee, adopted a policy to regulate transactions between the Company and its Related Parties, in compliance with the applicable provisions of the Companies Act 2013, the Rules thereunder and the Listing Regulations. This Policy has been uploaded on the website of the Company.

21. LOANS & INVESTMENTS

Details of loans, guarantees and Investments covered under the provisions of Section 186 of the Companies Act, 2013 are given in the Notes to Financial Statements forming part of this report.

22. RISK MANAGEMENT

The company has laid down a well-defined risk management mechanism covering the risk mapping and trend analysis, risk exposure, potential impact and risk mitigation process. A detailed exercise is being carried out to identify, evaluate, manage and monitor business risks. The Audit Committee and the Board periodically review the risks and suggest steps to be taken to manage/ mitigate the same through a properly defined framework.

During the year, a risk analysis and assessment was conducted, and no major risks were noticed, which may threaten the existence of the company

23. VIGIL MECHANISM / WHISTE BLOWER POLICY

The company has a Vigil Mechanism / Whistle Blower Policy to report genuine concerns or grievances. The Vigil Mechanism (Whistle Blower Policy) has been posted on the company's website (www.patspin.com).

24. CORPORATE SOCIAL RESPONSIBILITY (CSR)

As per the provisions of Section 135 read with the Section 198 of the Companies Act 2013, the company do not have CSR obligation for the year 2022-23. Accordingly, there has been no meeting of CSR Committee held during the year.

Even though the provisions of Section 135 (5) of Companies Act, 2013 regarding Corporate Social Responsibility are not yet attracted, the company has been, over the years, pursuing as part of its corporate philosophy, an unwritten CSR policy voluntarily which goes much beyond mere philanthropic gestures and integrates interest, welfare and aspirations of the community with those of the Company itself in an environment of partnership for inclusive development.

25. CREDIT RATING

Lenders have classified account as sub-standard w.e.f 31.3.2021 due to default in debt servicing and have approved and implemented company's Revised Restructuring / Resolution proposal under RBI. Prudential Framework for Resolution of Stressed Assets circular of 7th June 2019, Credit rating Agency CRISIL Ratings Ltd has awarded RP-4 Rating in March 2022 for the Company's Revised Resolution Plan.

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

Information required under section 134 (3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 is given in the **Annexure II** forming part of this report

27. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has an effective internal control and risk mitigation system designed to effectively control the operations at its Head Office, Plants and Depot. The internal control systems are designed to ensure that the financial and other records are reliable for the preparation of financial statements and for maintaining assets. The Company has well designed Standard Operating Procedures. Independent Internal Auditors conduct audit covering a wide range of operational matters and ensure compliance with specified standards. Planned periodic reviews are carried out by Internal Audit. The findings of Internal Audit are reviewed by the top management and by the Audit Committee of the Board of Directors.

Based on the deliberations with Statutory Auditors to ascertain their views on the financial statements

including the Financial Reporting System and Compliance to Accounting Policies and Procedures, the Audit Committee was satisfied with the adequacy and effectiveness of the Internal Controls and Systems followed by the company.

28. NOMINATION & REMUNERATION POLICY

The Board of Directors has framed a policy which lays down a framework in relation to remuneration of Directors, Key Managerial Personnel and Senior Management of the Company. This policy also lays down criteria for selection and appointment of Board Members. More details on the same are given in the Corporate Governance Report.

29. INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

In accordance with the applicable provisions of Companies Act, 2013 (hereinafter referred to as "the Act") read with Investor Education and Protection Fund (Accounting, Audit, Transfer and Refund) Rules, 2016 (hereinafter referred to as the "IEPF Rules"), all unclaimed dividends are required to be transferred by the Company to the IEPF, after completion of seven (7) years. Further, according to IEPF Rules, the shares on which dividend has not been claimed by the shareholders for seven (7) consecutive years or more shall be transferred to the demat account of the IEPF Authority. The details relating to shares on which dividends were unclaimed are provided in the General Shareholders Information section of Corporate Governance report forming part of this Annual Report.

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

The Company has in place an anti-sexual harassment policy in line with the requirements of the sexual harassment of women at the workplace (Prevention, Prohibition and Redressal) Act, 2013. Internal Compliance Committee (ICC) has already been functioned for redressing complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. The Company has not received any complaints under this policy during the year ended 31st March, 2023.

31. PARTICULARS OF EMPLOYEES PURSUANT TO SECTION 134 (3) (q) OF THE COMPANIES ACT, 2013 READ WITH RULE 5 (1) OF THE COMPANIES (APPOINTMENT AND REMUENRATION OF MANAGERIAL PERSONNEL) RULES, 2014

The information required pursuant to section 134 (3) (q) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 in respect of employees of the company will be provided upon request. In terms of Section 136 of the Act, the Report

and Accounts are being sent to the Members and others entitled thereto, excluding the information on employees' particulars which is available for inspection by the Members at the Registered office of the company during business hours on working days of the company up to the date of the ensuing Annual General meeting. If any Member is interested in obtaining a copy thereof, such member may write to the company in this regard.

32. PERSONNEL & INDUSTRIAL RELATIONS

Industrial Relations were cordial and satisfactory. There were no employees whose particulars are to be given in terms of Section 134(3)(q) of the companies Act,2013 read with Rule 5(2) and 5(3) of the companies (Appointment and Remuneration of Managerial personnel) Rules, 2014.

33. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS

There are no significant and material orders passed by the Regulators or Courts or Tribunals that would impact the going concern status of your Company and its future operations.

34. GENERAL

There was no issue of equity shares with differential rights as to dividend, voting or otherwise: and; There was no issue of shares (including sweat equity shares) to the employees of the company under any scheme.

35. ACKNOWLEDGEMENT

Your Directors place on record their gratitude to Central Bank of India, State Bank of India, The Karur Vysya Bank Limited and the concerned Departments of the State and Central Government, valuable customer, Employees and Shareholders for their assistance, support and co-operation to the Company.

For and on behalf of the Board of Directors

B K PATODIA

Place: Mumbai Date: 14.8.2023 Chairman (DIN:00003516)

Annexure - I

ANNEXURE TO THE BOARD'S REPORT FORM MR - 3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31st MARCH 2023

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

То

The Members of PATSPIN INDIA LIMITED

(CIN: L18101KL1991PLC006194)

I have conducted a secretarial audit of the compliance of applicable statutory provisions and adherence to good corporate practices by PATSPIN INDIA LIMITED (here in after called "the Company"). I have conducted the Secretarial Audit in a manner that provided me a reasonable basis for evaluating the Company's corporate conducts/statutory compliances and expressing my opinion there on.

I am issuing this report based on my verification of the books, papers, minutes books and other records maintained by the Company, forms and returns filed, compliance related action taken by the Company, during the Financial Year ended 31st March 2023 and also after 31st March, 2023 but before the issue of this report and the information provided by the Company, its officers, agents and authorized representatives during my conduct of secretarial audit.

I hereby report that, in my opinion, during the audit period covering the Financial Year ended on 31st March 2023 (hereinafter referred to as "the year"), the Company has complied with the statutory provisions listed hereunder and also has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made here in after. The members are requested to read this report along with my letter of even date annexed to this report as Annexure-A.

- 1. I have examined the books, papers, minutes books and other records maintained by the Company and the forms and returns filed during the year according to the applicable provisions of:
 - i. The Companies Act, 2013 (the Act), the rules made there under.
 - ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under.
 - iii. The Depositories Act, 1996 and the regulations and byelaws framed there under.
 - iv. Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings.
 - v. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021

The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):

- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.
- (c) The Securities and Exchange Board of India (Registrars to an issue and share transfer agents) Regulations, 1993 regarding the Companies Act, 2013 and dealing with client; and
- (d) The Securities and Exchange Board of India (Depositories and Participants) Regulations ,2018
- (e) The Securities and Exchange Board of India (Listing obligations and Disclosure Requirements) Regulations, 2015,
- (f) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021
- 2. I am informed that, during the year the Company was not required to maintain any books, papers, minute books or other records or to file any forms / returns according to the provisions of the following Regulations and Guidelines prescribed under the SEBI Act:
 - (a) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014.
 - (b) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008.
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018
 - (d) The Securities and Exchange Board of India (Buy-Back of Securities) Regulations 2018
- 3. I am also informed that for the year, there were no other laws specifically applicable to the company, the books, papers, minute books, forms and returns of which were required to be examined by me for the purpose of this report.
- 4. i) I have also examined compliance with the Secretarial Standards with respect to Board Meetings
 - (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India.
 - ii) The Listing Agreement entered by the company with BSE Limited

Annexure - I

iii) The company had delisted its equity shares from NSE w.e.f. 19.1.2022 pursuant to Regulation 6(1) of SEBI (Delisting of Equity Shares) Regulations, 2021

I further report that the compliance by the company of applicable financial laws, like Direct and Indirect Tax laws, has not been reviewed in this audit since this has been subject to review by Statutory Auditor and other designated professionals.

- 5. I further report that:
 - (i) The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Independent Directors, and a Woman Director and no changes in the composition of the Board of Directors that took place during the period under review in compliance with the provisions of the Act.
 - (ii) Adequate notice is given to all directors to schedule the Board Meetings. Notice of Board meetings were sent at least seven days in advance. Agenda and detailed notes on agenda were sent at least seven days in advance.
 - (iii) A system exists for directors to seek and obtain further information and clarifications on the agenda items before the meetings and for their meaningful participation at the meetings. Majority decision is carried through. I am informed that there were no dissenting members' views on any of the matters during the year that were required to be captured and recorded as part of the minutes.
 - (iv) There are adequate systems and processes in the Company commensurate with its size and operations to monitor and ensure compliance with applicable laws, rules, regulations, and guidelines.
 - (v) There were no instances of
 - (a) Public/ Rights /Debentures/Sweat Equity
 - (b) Buy-back of Securities.
 - (c) Major decision taken by the members pursuant to section 180 of the Companies Act 2013
 - (d) Merger/ Amalgamation/ Reconstruction etc
 - (e) Foreign technical collaborations.
 - (vi) During the year, pursuant to an approved Resolution Plan (RP) as per Reserve Bank of India (RBI) Prudential Framework for Resolution of Stressed Assets Circular dated 07.06.2019, implemented w.e.f 30.09.2022, the Board of Directors at their Meeting held on 14.11.2022 have allotted 20,51,000, 0.50 % Non-Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs 100 each conversion on 31.03.2030, to Lenders, Promoters and their Associates in lieu of existing Non-Cumulative Redeemable Preference Shares (NCRPS). Accordingly, the Board of Directors approved redemption of the said NCRPS at their Meeting held on 14.10.2022 and filed Form SH 7 for Series I to Series VI, however, Form SH 7 pertaining to Series VII redemption of 1,35,000 NCRPS is pending for filing due to technical problems in MCA V3 Portal.
 - (vii) Pursuant to Board Approval for allotment of 20,51,000, 0.50 % Non-Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs 100 each to Lenders, Promoters and their Associates, the Company had applied to Depositories viz; NSDL & CDSL for dematerialization of the said NCCCPS and have also obtained the ISIN: INE790C03010. Further, as stipulated by the Depositories, the Company has also sought "in-principle" approval from BSE Ltd vide application dated 24.01.2023 and also submitted clarifications/additional documents. However, vide email dated 03.08.2023, BSE informed "Closure" of the application citing non-submission of required documents/clarifications which BSE has not uploaded in their Listing Centre Portal nor emailed to the Company in spite of Company's repeated requests. I have been informed by the Company that they are discussing with their Lawyers for further course of action.

Place: Coimbatore

M.R.L.Narasimha

Practicing Company Secretary

Membership No:2851 CP No:799 PR NO.1420/2021 UDIN: F002851E00797502

Date: 14-08-2023

Annexure - I

Annexure - A to Secretarial Audit Report of even date

To,

The Members,

PATSPIN INDIA LIMITED, (CIN: L18101KL1991PLC006194.)

(CIN. E1610TRE133TPEC000134.)

My Secretarial Audit Report (Form MR-3) of even date for the financial year ended 31st March,2023 is to be read along with this letter.

- 1. Maintenance of secretarial records and compliance with the provisions of corporate and other applicable laws, rules, regulations, standards are the responsibility of the management of the Company. My responsibility is to express an opinion on the secretarial records produced for my audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records.
- 3. While forming an opinion on compliance and issuing this report, I have also taken into consideration the compliance related action taken by the Company after 31st March 2023 but before the issue of this report.
- 4. I have verified the records to see whether the correct facts are reflected in the secretarial records. I also examined the compliance procedures followed by the Company. I believe that the processes and practices I followed provide a reasonable basis for my opinion. I have not verified the correctness and appropriateness of financial records and books of accounts of the Company.
- 5. I have obtained the Management's representation about the compliance of laws, rules and regulations and happening of events, wherever required.
- 6. My 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.

M.R.L.Narasimha

Place: Coimbatore Date: 14-08-2023 Practicing Company Secretary Membership No:2851 CP No:799 PR NO.1420/2021 UDIN: F002851E000797502

Annexure - II

ANNEXURE TO THE BOARD'S REPORT

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

Information on conservation of energy, technology absorption, foreign exchange earnings and outgo etc. required to be disclosed under Section 134 of the Companies Act 2013 read with Companies (Accounts) Rules, 2014 are provided hereunder:

(A) Conservation of energy

	(ii) (iii)	The step taken or impact on conservation of energy The steps taken by the company for utilizing alternate sources of energy The capital investments on energy conservation equipments	 Top most priority for energy conservation is given at all levels and continually working on reducing the energy consumption through improved operational and maintenance practices. a) Replaced poor efficiency motors 15KW - Spinning Humidification Plant Pump Motor with new energy efficient motors b) Optimization of BR and Card WRS suction based on the Raw material c) One No of 5.5 KW Open Well Submersible pump for Spinning Humidification plant and removed 11 KW water pump and achieved 31878 Units per annum d) In TFO Department we have stopped 1 No of Exhaust fan and achieved 122544 units per annum
(B)	Tech	nnology absorption:	
	a)	The efforts made towards technology absorption	 a) Fog system (50 nozzles) installed in Autoconer department for improving the humidification inside the department and improved the moisture content in yarn by 0.5% more. b) Shifted the position of RF No.12 near to RF No.16 for improving the productivity by controlling the breaks due to fluff liberation from Link RFs. c) Quality improvement kit of M/s Textech for reducing the comber noils waste by 0.5% implemented in Comber No.14
	b)	the benefits derived like product improvement, cost reduction, product development or import substitution	
	C)	 in case of imported technology (imported during the last three years reckoned from the beginning of the financial year) a) the details of technology imported b) the year of import; c) whether the technology been fully absorbed d) if not fully absorbed, areas where absorption has not taken place, and the reasons thereof 	
	d)	the expenditure incurred on Research and Development.	
		The Foreign Exchange earned inflow in terms of The Foreign Exchange outgo during the year in	actual during the year -NIL terms of actual outflows -NIL
	L		For and on behalf of the Board of Directors
		umbai 8.2023	B K PATODIA Chairman (DIN:00003516)

CORPORATE GOVERNANCE REPORT FOR THE YEAR 2022-23

1. Company's Philosophy on Code of Corporate Governancee

Your company is committed to the adoption of and adherence to the best corporate governance practices at all times. The Corporate Governance guidelines are in compliance with the requirements of Schedule V of SEBI (LODR), Regulations, 2015 (Listing Regulations). The Company's philosophy on Corporate Governance envisages the attainment of the highest levels of transparency, professionalism and accountability, in all facets of its operations, and in all its interactions with its stake holders, including shareholders, employees, the Government and Lenders.

2. Board of Directors

The Composition of the Board of Directors of the Company is presently governed by the provisions of Companies Act 2013, the Articles of Association of the Company and the SEBI (LODR) Regulations, 2015. The Board is comprised of 6 Directors, both Executive and Non- Executive and Shri. B.K.Patodia is the Non-Executive Promoter Chairman. The day to day operations of the company is managed by Shri. Umang Patodia, Managing Director under the overall guidance of the Board of Directors. None of the Directors on the Board holds directorships in more than ten public companies. None of the Independent Directors serves as an independent director on more than seven listed entities. None of the person on the Board serving as Managing Director / Whole Time Director is serving as an Independent Director on the Board of more than 3 listed entities. Necessary disclosures regarding Committee positions in other public companies as on March 31, 2023 have been made by the Directors. 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. 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.

a) The Composition of the Board and category of Directors as on 31.3.2023 are as follows:

Category	Name of Directors
Promoter / Managing Director	Shri. Umang Patodia
Promoter / Non-Executive Directors	Shri. B.K. Patodia
Non-Executive /Non- Independent Woman Director	Smt. Kalpana Mahesh Thakker
Non- Executive Independent Directors	Shri. N.K. Bafna
	Shri. V N Balakrishnan
	Shri. C K Gopalakrishnan Nair

b) Attendance of Directors at Board Meetings, last Annual General Meeting and Number of Other Directorships and Chairmanships / Memberships of Committees of each Directors in various Companies:

Name of the Director	DIN No	No. of equity shares	No. of NCCCPS held as on	Attendance at		No. of other Directorships and Committee memberships / Chairmanships			Relationship interse Directors
		held as on 31.3.2023	31.3.2023*	Board meetings	Last AGM	Other Directorships including Pvt. Ltd Cos.	Other Committee Memberships	Other Committee Chairmanships	
Shri.B K Patodia*	00003516	34,550	75000	4	Present	5	2	None	Related to Shri.Umang Patodia
Shri.N K Bafna	00019372	Nil	Nil	5	Present	3	4	1	None
Shri V N Balakrishnan	08820393	2900	Nil	5	Present	1	2	None	None
Shri C K Gopalakrishan Nair	00521840	Nil	Nil	4	Present	1	2	None	None
Smt. Kalpana Mahesh Thakker	08601866	74,479	Nil	5	Present	2	None	None	None
Shri.Umang Patodia*	00003588	11,000	25000	5	Present	4	0	None	Related to Shri.B K Patodia

* During the year, pursuant to an approved Resolution Plan (RP) as per Reserve Bank of India (RBI) Prudential Framework for Resolution of Stressed Assets Circular dated 07.06.2019, implemented w.e.f 30.09.2022, the Board of Directors at their Meeting held on 14.11.2022 have allotted 20,51,000, 0.50 % Non-Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs 100 each conversion on 31.03.2030, to Lenders, Promoters and their Associates in lieu of existing Non-Cumulative Redeemable Preference Shares (NCRPS). Accordingly, the Board of Directors approved redemption of the said NCRPS at their Meeting held on 14.10.2022 and filed Form SH

7 for Series I to Series VI, however, Form SH 7 pertaining to Series VII redemption of 1,35,000 NCRPS is pending for filing due to technical problems in MCA V3 Portal.

Pursuant to Board Approval for allotment of 20,51,000, 0.50% Non-Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs 100 each to Lenders, Promoters and their Associates. The Company had applied to Depositories viz; NSDL & CDSL for dematerialization of the said NCCCPS and have also obtained the ISIN: INE790C03010. Further, as stipulated by the Depositories, the Company has also sought "in-principle" approval from BSE Ltd vide application dated 24.01.2023 and also submitted clarifications/additional documents. However, vide email dated 03.08.2023, BSE informed "Closure" of the application citing non-submission of required documents/clarifications BSE has not uploaded in their Listing Centre Portal nor emailed to the Company in spite of Company's repeated requests. The Company is in discussion with their Lawyers for further course of action.

Notes:

- In accordance with Regulation 26 (b) of the SEBI (LODR) Regulations 2015, Membership / Chairmanship of only the Audit Committees and Stakeholders Relationship Committees of all Public Limited Companies has been considered
- None of the Directors on the Board is a member on more than 10 Committees and Chairman of more than 5 Committees across all the Companies in which he is a Director as per Regulation 26 (1) of SEBI (LODR) Regulations 2015.

c) The details of Directorship in other listed entities and category of Directorship

SN	Name of the Director	Name of listed entity	Category of Directorship
1	Shri. B.K.Patodia	GTN Textiles Limited	Promoter / Executive Director
2	Shri. N.K.Bafna	Prime Urban Development India Ltd	Independent Non-Executive Director
		GTN Textiles Limited	Independent Non-Executive Director
3	Shri V N Balakrishnan	GTN Textiles Limited	Independent Non-Executive Director
4	Shri C K Gopalakrishnan Nair	GTN Textiles Limited	Independent Non-Executive Director
5	Smt. Kalpana Mahesh Thakker	GTN Textiles Limited	Non-Independent Non-Executive Woman Director
6	Shri Umang Patodia	GTN Textiles Limited	Promoter / Non-Executive Director

d) Number of Board meetings held and the dates on which held;

Five Board meetings were held during the year. The maximum time gap between any two consecutive Meetings were within the time limits prescribed by Regulatory Authorities.

The details of the Board Meetings are as under:

SI No.	Date	Board Strength	No of Directors Present
1	30 May 2022	6	5
2	12 August 2022	6	6
3	14 October 2022	6	6
4	14 November 2022	6	6
5	10 February 2023	6	5

Due to the exceptional circumstances caused by the COVID-19 pandemic and consequent relaxations granted by MCA and SEBI, all Board Meetings and Committee Meetings in FY 2022-2023 were held through Video Conferencing.

e) Disclosure of Relationships between Directors inter-se

Please refer 2 (b) of the Report

f) No. of shares and convertible instruments held by Non-Executive Directors

Please refer 2 (b) of the Report

g) Weblink where details of Familiarization program imparted to independent Directors disclosed

An appropriate induction program for new Directors and ongoing familiarization with respect to the business / working of the company for all directors is a major contributor for meaningful board level deliberations and sound business decisions.

The Company has adopted a structured programme for orientation of independent directors at the time of their joining so as to familiarize them with the company's operation, business, industry and environment in which it functions and

the regulatory environment applicable to it. The company updates the Board members on a continuing basis on any significant changes therein and provides them an insight to their expected roles and the responsibilities so as to be in a position to take well informed and timely decision and contribute significantly to the company.

The Company through its Managing Director / Senior Managerial Personnel makes presentations regularly to the Board, Audit Committee or such other Committees, as may be required, covering, inter-alia, business environmental, business strategies, operations review, quarterly and annual results, budgets, review of internal audit report and action taken, statutory compliance, etc.

Policy on Familiarization programme imparted is available on our website www.patspin.com

h) Matrix / Table containing skills expertise and competencies of the Board of Directors

The Board members are from diversified areas having the required knowledge i.e. Competency, Skills and Experience to effectively discharge their responsibilities. The range of experience of the Board members include in the areas of Spinning Industry, Marketing, Finance, Taxation, Legal and Administration as well as procurement of raw materials.

The broad policies are framed by the Board of Directors. All strategic decisions are taken by the Board after due deliberations between the Board members which consists of Managing Director, Non-Executive Director and Independent Directors.

The Company has identified and broadly categorized its Core Skills, Expertise and Competencies as mentioned hereunder: Matrix / Table of Core Skills, Expertise and Competencies of Board of Directors as whole:

Particulars	Detailed list of core	Name of Directors who have skills, expertise and competence								
	skills, expertise and competencies	Shri. B.K. Patodia	Shri. N.K. Bafna	Shri V N Balakrishnan	Shri C K Gopalakrishnan Nair	Smt. Kalpana M Thakker	Shri. Umang Patodia			
Core Skills	Strategic policy formulation and Advising	1	1				1			
	Regulatory framework knowledge	1	1				1			
	Financial performance		1				✓			
	Advising on Risk mitigation and Compliance requirements	1	1				1			
Expertise	Knowledge of Spinning Industry	1	1	1	1	1	1			
	Commercial acumen	1	1	1	1	1	1			
	Procurement of right quality of raw cotton at competitive prices	1				1	1			
Competencies	Strategic Leadership	1	1				1			
	Execution of policies framed by the Board	1	1				1			
	Identifying the growth areas for expanding the business	1	1	1	1	1	1			
	Advising on Business Risks & environment	1	1	1	1	1	1			

i) Confirmation of Board regarding Independent Directors

Board of Directors confirms that the Independent Directors fulfil the conditions specified in the SEBI (LODR) Regulations, 2015 as amended from time to time and are Independent of the Management.

j) Separate meeting of Independent Directors

Schedule IV of the Companies Act, 2013, Listing Regulations and Secretarial Standard - 1 on Meetings of the Board of Directors mandates that the Independent Directors of the Company hold at least one meeting in a year, without the attendance of Non – Independent Directors.

The meeting of Independent Directors held on 27.3.2023, inter alia, discussed and reviewed performance of Non-Independent Directors, the Board as a whole, Chairman of the Company and assessed the quality, quantity and timeliness of flow of information between the Company's management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

In addition to formal meetings, frequent interactions outside the Board Meetings also take place between the Chairman and Independent Directors.

k) Evaluation of the Board's Performance

Pursuant to the provisions of the Act and Regulation 17 of the Listing Regulations, the Board has carried out the annual evaluation of its own performance, its Committees and Directors individually. A structured questionnaire was prepared after circulating the draft forms, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance. A consolidated summary of the ratings given by each Director was then prepared. The report of performance evaluation was then discussed and noted by the Board. The Directors expressed their satisfaction with the evaluation process.

The performance evaluation of the Chairman, Managing Director and Non-Independent Directors was carried out by the Independent Directors. The Independent Directors reviewed key transactions (including related party transactions), quality & timeliness of flow of information, recommended measures for corporate governance etc.

I) Code of Conduct

The Company has adopted Code of Business Conduct & Ethics ("the Code") which is applicable to the Board of Directors and all Employees of the Company. The Board of Directors and the members of Senior Management Team of the Company are required to affirm semi-annual Compliance of this Code. A declaration signed by the Managing Director of the Company to this effect is placed at the end of this report. The Code requires Directors and Employees to act honestly, fairly, ethically, and with integrity, conduct themselves in professional, courteous and respectful manner. The Code is displayed on the Company's website www.patspin.com

3. Audit Committee

The Audit Committee has been constituted by the Board in compliance with the requirements of Section 177 of the Act and Regulation 18 of the SEBI (LODR) Regulations, 2015.

- A. The role of the audit committee shall include the following
 - (1) Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
 - (2) Recommendation for terms of appointment and remuneration of Auditors of the Company
 - (3) Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors
 - (4) Review with the management and statutory auditors of the annual financial statements thereon before submission to the Board with particular reference to:
 - a. Matters required to be included in the Directors' Responsibility Statement to be included in the Board's Report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - b. Changes, if any, in accounting policies and practices and reasons for the same;
 - c. Major accounting entries involving estimates based on the exercise of judgment by management;
 - d. Significant adjustments made in the financial statements arising out of audit findings;
 - e. Compliance with listing and other legal requirements relating to financial statements
 - f. Disclosure of any Related Party Transactions;
 - g. Modified opinion(s) in the draft Audit Report;
 - (5) Reviewing, with the management the quarterly financial statements before submission to Board for approval;
 - (6) Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue/rights issue, preferential issue etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice / and the report to be submitted by monitoring agency with regard to utilisation of proceeds of a public or rights issue, and making appropriate recommendation to company's Board.
 - (7) Review and monitor Statutory Auditor's independence and performance and effectiveness of audit process;
 - (8) Approval or any subsequent modification of transactions with related parties;
 - (9) Scrutiny of Inter-Corporate Loans and Investments;
 - (10) Valuation of undertakings or assets of the company, wherever it is necessary;
 - (11) Evaluation of Internal Financial Controls and Risk Management Systems;

- (12) Review with the Management, Statutory Auditors and the Internal Auditors about the nature and scope of audits and of the adequacy of internal control systems;
- (13) Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit;
- (14) Discussion with internal auditors of any significant findings and follow up thereon
- (15) Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- (16) Discussion with statutory auditors before the audit commences, about the nature of scope of audit as well as cost audit discussion to ascertain any area of concern
- (17) To look into the reasons for any substantial defaults in payment to the depositors, debenture-holders, shareholders (in case of non-payment of declared dividend) and creditors, if any;
- (18) Review the functioning of the whistle blower mechanism;
- (19) Approval of appointment of Chief Financial Officer after assessing the qualifications, experience and background, etc. of the candidate;
- (20) Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- (21) To review the utilization of loans and / or advances from / investment by the holding company in the subsidiary exceeding Rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower, if any
- (22) Consider and comment on rationale, cost-benefits and impact of schemes involving merger, demerger, amalgamation etc on the listed entity and its shareholders:
- B. The Audit Committee shall also review the following information
 - 1. Management Discussion and Analysis of financial condition and results of operations;
 - 2. management letters / letters of internal control weaknesses issued by the Statutory Auditors;
 - 3. Internal Audit Reports relating to internal control weaknesses and;
 - 4. the appointment, removal and terms of remuneration of the Chief Internal Auditor
 - 5. Statement of deviations:
 - quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1)
 - annual statement of funds utilized for purposes other than those stated in the offer document/prospectus in terms of Regulation 32(7), if applicable

Internal Audit

The Company has adequate internal control and Internal Audit System commensurate with its size and nature of its business. The Internal Audit Plan is approved by the Audit Committee and the Internal Auditors directly present their report to the Audit Committee for their consideration.

Composition and Attendance during the year

All members of the Committee are financially literate, with Shri. N.K.Bafna, BCom, FCA and a Law Graduate and Senior Partner of M/s Lodha & Co. Chartered Accountants, Mumbai as Chairman of the Committee, having the relevant accounting and financial management expertise.

The composition of the Audit Committee and the details of the meetings attended by its members during the financial year ended 31st March, 2023 are as under:

SI. No.	Name of the Member	Category of Director	No. of meetings held	No. of meetings Attended
1	Shri.N.K Bafna	Chairman & Non-Executive Independent Director	4	4
2	Shri V N Balakrishnan	Non-Executive Independent Director	4	4
3	Shri C K Gopalakrishnan Nair	Non-Executive Independent Director	4	3
4	Shri. Umang Patodia	Managing Director	4	4

The Audit Committee met Four (4) times during the financial year 2022-23 and the gap between two meetings did not exceed 120 days. The dates on which Audit Committee Meetings held were: 30th May 2022, 12th August 2022, 14th November 2022 and 10th February, 2023.Required quorum was present at the above meetings.

The Audit Committee meetings are usually attended by the Managing Director, Director (Finance), CFO, Head of Finance and the respective departmental heads, wherever required. The Company Secretary acts as the Secretary of the Audit Committee. The Statutory Auditors, Internal Auditors as well as other Board Members also attended the Audit Committee meetings by invitation.

All the recommendations of the Audit Committee have been accepted by the Board of Directors.

During the year, the Audit Committee reviewed key audit findings covering Operational, Financial and Compliance areas, Risk Mitigation Plan covering key risks affecting the Company which were presented to the Committee.

The Chairman of the Audit Committee briefed the Board members on the significant discussions which took place at Audit Committee Meetings.

Internal Audit and Control:

M/s Varma & Varma, Chartered Accountants, Kochi, Internal Auditors carried out Internal Audit of the Company except Company's Ponneri Unit. M/s. V.C.Tirupathi, Chartered Accountant, Coimbatore carried out Internal Audit for Ponneri Unit.

Internal Audit Plan and their remuneration are being approved by the Audit Committee. The reports and findings of the Internal Auditors and the Internal Control Systems are periodically reviewed by the Audit Committee.

Prevention of Insider Trading:

The Company has adopted an 'Internal Code of Conduct for Regulating, Monitoring and Reporting of Trades by Designated Persons ("the Code") in accordance with the SEBI (Prohibition of Insider Trading) Regulations, 2015 as amended from time to time ("the PIT Regulations"). The Code is applicable to Promoters, Member of Promoter's Group, all Directors and such Designated Persons who are expected to have access to unpublished price sensitive information relating to the Company. The code lays down guidelines which included procedures to be followed and disclosures to be made while dealing with the shares of the Company.

The Audit Committee monitors implementation and compliance of the Company's Code of Conduct and Ms Veena Vishwanath Bhandary, Deputy Company Secretary is the Compliance Officer of the Company. The Code is displayed on the Company's website viz. <u>www.patspin.com</u>

Vigil Mechanism:

Pursuant to Section 177(9) and (10) of the Act, and Regulation 22 of the Listing Regulations, the Company has formulated Whistle Blower Policy for vigil mechanism of Directors and employees to report to the management about the unethical behaviour, fraud or violation of Company's code of conduct. The mechanism provides for adequate safeguards against victimization of employees and Directors who use such mechanism and makes provision for direct access to the Chairman of the Audit Committee in exceptional cases. None of the personnel of the Company have been denied access to the Audit Committee. The Whistle Blower Policy is displayed on the Company's website viz. www.patspin.com.

4. Nomination and Remuneration Committee

The Nomination and Remuneration Committee has been constituted by the Board in compliance with the requirements of Section 178 of the Act and Regulation 19 of the Listing Regulations. During the year under review, the Committee met on 27th March 2023.

The Committee comprises of Independent Directors, viz. Shri. N.K. Bafna as Chairman, Shri. V N Balakrishnan and Shri. C K Gopalakrishnan Nair as members.

Role of Committee shall, inter-alia include the following:

- Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- (1A) For every appointment of an Independent Director, the Nomination and Remuneration Committee shall evaluate the balance of skills, knowledge and experience on the Board and also on the basis of such evaluation, prepare a description of the role and capabilities required of an Independent Director. The person recommended to the Board for appointment as Independent Director shall have the capabilities referred identified in such description. For the purpose of identifying suitable candidates, the Committee may:
 - a. use the services of an external agencies, if required;

- b. consider candidates from a wide range of backgrounds, having due regard to diversity; and
- c. consider the time commitments of the candidates
- (2) formulation of criteria for evaluation of performance of independent directors and the board of directors;
- (3) devising a policy on diversity of board of directors;
- (4) identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal.
- (5) Whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- (6) recommend to the board, all remuneration, in whatever form, payable to senior management

The remuneration policy is in consonance with the existing industry practice and also with the provisions of Companies Act.

Remuneration to the Managing Director

The aggregate of salary and perquisites paid for the year ended 31st March, 2023 to the Managing Director is as follows:-

Shri.Umang Patodia :Rs. 52.01 lacs

Besides this, the Managing Director was also entitled to Company's contribution to Provident Fund, Superannuation or Annuity Fund, to the extent not taxable and Gratuity as per the Rules of the Company.

Remuneration to Non-Executive Directors:

No Remuneration is paid to Non-Executive Directors except sitting fee for attending the meeting of the Board and Committees thereof:

The details of payment of sitting fee are as follows

Meeting	Amount (in Rs)
Board	7,500
Committee	5,000

The Fee paid for the year ended 31st March 2023 to the Non-Executive Directors is as follows

Name of the Non-Executive Directors	Sitting fee (in Rs.)
Shri.B K Patodia	30,000
Shri.N K Bafna	77,500
Shri V N Balakrishnan	77,500
Shri C K Gopalakrishnan Nair	60,000
Smt Kalpana M Thakker	37,500
Total	2,82,500

There were no other pecuniary relationships or transactions of the Non-Executive Directors vis-à-vis the Company. The Company has not granted any stock option to any of its Directors.

Remuneration Policy

The remuneration policy of your company is a comprehensive policy which is competitive, in consonance with the industry practices and rewards good performance of the employees of the company. The policy ensures equality, fairness and consistency in rewarding the employees on the basis of performance against set objectives.

The company endeavours to attract, retain develop and motivate a high-performance work force. The company follows a mix of fixed and variable pay. Individual performance pay is determined by business performance and the performance of the individuals measured through the annual appraisal process.

5. Stakeholders Relationship Committee

Pursuant to provisions of Section 178(5) of the Act read with Regulation 20 of the Listing Regulations, Stakeholders Relationship Committee of the Board of Directors has been constituted.

The role of the committee shall inter-alia include the following

(1) Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.

- (2) Review of measures taken for effective exercise of voting rights by shareholders.
- (3) Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- (4) Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

The Composition of the Committee comprises of Shri N. K. Bafna as Chairman, Shri. V N Balakrishnan, Shri. C K Gopalakrishnan Nair and Shri. Umang Patodia as members

During the year, one meeting of the Stakeholders Relationship Committee was held as under

SI No	Date	Committee Strength	No. of Directors present		
1	27.03.2023	4	3		

Ms Veena Vishwanath Bhandary, Deputy Company Secretary is the Secretary to the Committee

The details of correspondences / grievances received and redressed during the financial year 2022-23 through the Registrar M/s. Integrated Registry Management Service Pvt. Ltd. are as under

SI No	Particulars	No. of Complaints
1	Investor Correspondence / Complaints pending at the beginning of the year	Nil
2	Investor Correspondence / Complaints received during the year	Nil
3	Investor Correspondence / Complaints disposed during the year	Nil
4	Investor correspondence / complaints remaining unresolved at the end of the year	Nil

Pursuant to clause 40(9) of the SEBI (LODR), Regulations 2015, a certificate on a yearly basis confirming due compliances of share transfer formalities by the company from Practicing Company Secretary has been submitted to the Stock Exchanges within the stipulated time.

Corporate Social Responsibility (CSR)

As per the provisions of Section 135 read with the Section 198 of the Companies Act 2013, the company do not have CSR obligation for the year 2022-23. Accordingly, there has been no meeting of CSR Committee held during the year under review

Senior Management

Senior Management includes Managing Director, Chief Executive, Chief Financial Officer, Company Secretary and Heads of Department viz; Finance & Accounts, Production, Human Resources, Information & Technology, Marketing & Logistics and Corporate Affairs.

There is no change since the close of the previous financial year.

6. Disclosures:

Basis of Related Party Transactions:

All transaction entered into by the Company with related parties, during the financial year 2022 – 23, were in ordinary course of business and on arm's length basis. The Company has formulated a framework for Related Party Transactions as displayed on the Company's website www.patspin.com which is followed for identifying, entering into and monitoring related party transactions. The deviations, if any, to the said process have been brought to the attention of Audit Committee suitably. The Audit Committee reviews at least on a quarterly basis, the details of related party transactions entered into by the Company pursuant to each of the omnibus approval granted. The company has obtained Shareholders approval by way of special resolution to enter into Related Party Transactions.

Disclosure of Accounting Treatment

In the preparation of the financial statements, the Company has followed the Accounting Standards referred to in Section 133 of the Act. The significant accounting policies which are consistently applied are set out in the Notes to the Financial Statements

Board Disclosures - Risk Management:

The Company has laid down procedures to inform the Board of Directors about the risk assessment and minimization procedures. The Audit Committee and the Board of Directors review these procedures, periodically

Details of preferential allotment or qualified institutional placement as specified under Regulation 32 (7A) of the Listing Regulations

The Company has not raised funds through preferential allotment or Qualified Institutional Placement during the year under review.

Credit Rating

Lenders have classified account as sub-standard wef. 31.3.2021 due to default in debt servicing and have accepted company's Revised Restructuring / Resolution proposal as date of implementation on 30.9.2022. Credit rating Agency CRISIL Ratings Ltd has awarded "RP-4" Rating on 31st March 2022 for the Company's Revised Resolution Plan.

Annual Secretarial Compliance

SEBI vide its Circular No. CIR/CFD/CMD1/27/2019 dated 8th February 2019 read with Regulation 24(A) of the Listing Regulations, directed listed entities to conduct Annual Secretarial compliance audit from a Practicing Company Secretary of all applicable SEBI Regulations and circulars/guidelines issued thereunder. The said Secretarial Compliance report is in addition to the Secretarial Audit Report by Practicing Company Secretary under Form MR – 3 and has been submitted to the Stock Exchanges within the prescribed time limit.

The Company has engaged Shri. MRL Narasimha, Practicing Company Secretary, Coimbatore as Secretarial Auditor of the company for providing the above Certificate.

The Company is publishing the said Secretarial Compliance Report, on voluntary basis and the same has been annexed along with the Board's Report forming part of this Annual Report.

Certificate from Practicing Company Secretary

Certificate as required under Part C of Schedule V of Listing Regulations, received from Shri. MRL Narasimha, Practicing Company Secretary, Coimbatore, that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of the Company by the Securities and Exchange Board of India/ Ministry of Corporate Affairs or any such statutory authority has been annexed to this Report.

Management Discussion and Analysis Report.

The Management Discussion and Analysis Report have been included separately in the Annual Report to the shareholders.

Shareholders

- (i) The quarterly results approved by the Audit Committee / Board of Directors are put on the Company's website www.patspin.com under "investor info" section
- (ii) The Company has also sent Annual Report through email to those shareholders who have registered their email ids with Depository Participants.

Reconciliation of Share Capital Audit

A qualified Practicing Company Secretary has carried out Reconciliation of Share Capital Audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. The Report confirms that the total issued / paid up capital is in agreement with the total number of shares in physical forms and the total number of dematerialized shares held with NSDL and CDSL.

Means of Communication

- i. The quarterly, Half-yearly and Annual results of the Company's financial results are published in two newspapers viz. BUSINESS STANDARD [National Daily] and DEEPIKA (Regional Newspaper) and displayed on company's website www.patspin.com
- ii. The Annual Report of the Company for the financial year 2022-23 is being emailed to the members whose email addresses are available in the depositories as per Section 136 of the Companies Act 2013 and Regulation 36 of SEBI (LODR), Regulations 2015. For other members, who have not registered their e-mail addresses, are requested to register their email id at the earliest and ask for the soft copy of the annual report in accordance with General Circular No. 20/2020 dated 5th May 2020 issued by Ministry of Corporate Affairs (MA) and the Circular No. SEBI / HO/CFD/CMD1/CIR/P/2020/79 dated 12th May 2020 issued by SEBI, Company is not printing copies of the Annual Report.
- iii. The annual report is available on the company's website

The Company has complied with all the requirements of the Stock Exchange(s) and SEBI on matters relating to Capital Markets, SEBI (LODR) Regulations 2015 and other applicable Regulations issued by SEBI

In accordance with the provisions of Regulation 26 (6) of the Listing Regulations, the Key Managerial Personnel, Director(s), Promoter(s) and Employees including Senior Management Personnel of the Company have affirmed that

they have not entered into any agreement for themselves or on behalf of any other person, with any shareholder or any other third party with regard to compensation or profit sharing in connection with dealings in the securities of the Company.

7. MD and CFO Certification

The Managing Director and CFO of the Company give quarterly / annual certification on financial reporting and internal controls to the Board in terms of Regulation 17(8) of SEBI (LODR) Regulations, 2015.

8. Compliance on Corporate Governance:

The quarterly compliance report has been submitted to the BSE Ltd in the requisite format duly signed by the compliance officer. Pursuant to Regulation 27 of SEBI (LODR) Regulations, 2015. Practicing Company Secretary's certificate in compliance on conditions of Corporate Governance is published elsewhere in the Annual Report.

9. General Body Meetings:

A. Location, date and time of the Annual General Meetings held during the preceding 3 years and special resolution passed:

Year	Location	Date	Day	Time	Sp	ecial Resolution passed in previous AGM
2019-20	Registered Office of the company through Video Conferencing (VC)/Other Audio Visual	30-10-2020	Friday	10.00AM	1)	Re-appointment of Shri B K Patodia (DIN: 00003516), who has attained the age of 75 years to continue as Non Independent Non- Executive Director of the Company, liable to retire by rotation Appointment of Shri V N Balakrishnan (DIN:08820393) and Shri C K Gopalakrishnan Nair (DIN: 00521840) as Independent
	Means (OAVM)					Directors of the Company
2020-21	-do-	29-09-2021	Wednesday	10.00AM	1.	Re-appointment of Shri B K Patodia (DIN : 00003516), who has attained the age of 75 years to continue as Non Independent Non- Executive Director of the Company, liable to retire by rotation
					2.	Approval for sale of Company's Ponneri Unit
					3.	Approval for extension of redemption period of 3,50,000 (Three Lakhs Fifty Thousand) 5% Non-Cumulative Redeemable Preference Shares of Rs. 100 each aggregating Rs. 3,50,00,000 (Rupees Three Crores and Fifty Lakhs Only) for a further period of five years up to 29.07.2026.
2021-22	-do-	30-09-2022	Friday	10.00AM	1.	Increase in Authorized Share Capital of the Company
					2.	Remuneration to Shri Umang Patodia, Managing Director(DIN:00003588) for his balance tenure from 1.6.2022 to 3.8.2024
					3.	Conversion of Working Capital facilities to Working Capital Term Loan(WCTL)
					4.	Issuance of 10.81 Lakhs 0.50% Non- Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs. 100 each in lieu of existing 10.81 lakhs 0.01% Non-Cumulative Redeemable Preference shares of Rs. 100 each aggregating Rs.10.81 crores issued to Lenders

1									
			5.	Issuance	of	9.70	lakhs	0.50%	Non-
				Cumulativ	e	Compu	Isorily	Conv	ertible
				Preference	e Sh	ares (NO	CCCPS) of Rs.	100 in
				lieu of exi	istino	g 9.70 la	akhs N	on cum	ulative
				Redeemal		-			
				each aggr	regat	tina Rs.	9.70 cr	ores issi	ued to
				Promoters	-	-			
			~					•	
			6.	Issuance of					
				Compulso	,				
				(NCCCPS) of	Rs. 100	each ag	ggregatii	ng Rs.
				10 crores	aga	inst mor	ney bro	ught in I	by the
				Promoters	s and	l its Asso	ociates	pursuan	t to an
				approved	Reso	olution P	lan(RP)	

B. Extra-Ordinary General Meeting of the shareholders was held during the year - No

C. Whether Special Resolutions were put through postal ballot, last year? - No

D. Are votes proposed to be conducted through postal ballot, this year? - No

The Company has complied with all the mandatory requirements of the Listing Regulations relating to Corporate Governance

10. Compliance in respect of Adoption of Non- Mandatory requirements:

a) The Board

The Non-Executive Chairman of the Company has been provided with a Chairman's Office at the Registered Office of the Company.

b) Shareholder Rights

The Company's quarterly and half yearly results are published in the Newspaper and also uploaded on its website www.patspin.com . Therefore, no individual communication is sent to shareholders on the quarterly and half yearly financial results. However, if requested, the Company provides the same to them individually.

c) Audit Qualifications

During the year under review, there is no audit qualification on the Company's financial statements. The Company continues to adopt best practices to ensure regime of unmodified audit opinion.

d) Reporting of internal Auditor

The Internal Auditor participates in the meetings of the Audit Committee of the Board of Directors and presents his internal audit observations to the Committee.

e) Total fees for all services paid by the listed entity to the statutory auditor

Total Fees paid to Statutory Auditors is Rs. 3.70 Lakhs (including fee for certification)

f) Details of material subsidiaries of the listed entity; including the date and place of incorporation and the name and date of appointment of the statutory auditors of such subsidiaries

The listed entity has no material subsidiaries.

Disclosure relating to Sexual Harassment of Women at Workplace (Prevention, Prohibition and (Redressal) Act, 2013

The Company is committed to ensuring that all employees work in an environment that not only promotes diversity and equality but also mutual trust, equal opportunity and respect for human rights. The Company's Policy on prevention of Sexual Harassment is in accordance with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules made thereunder which is aimed at providing every woman at the workplace a safe, secure and dignified work environment. During the year under review, the company has not received any complaint in this regard.

11. General Shareholder information

I. Voluntary Delisting of Company's Equity Shares from the National Stock Exchange of India Ltd (NSE)

Pursuant to Regulation 6 (1) of the SEBI (Delisting of Equity Shares) Regulations, 2021 the Equity Shares of the Company have been Voluntarily Delisted from the National Stock Exchange of India Ltd (NSE) w.e.f January 19, 2022. In terms of the approval, the Company has agreed to redress the investors' grievances (if any) for a minimum period of one year from the date of delisting.

Annual General Meeting: a. Date and Time Friday, 29th September 2023 at 10.00AM Venue The Company is conducting meeting through VC/ b. OAVM pursuant to the MCA Circular dated 13th January 2021 and as such there is no requirement to have a venue for the AGM c. Book closure date Saturday, 23rd September 2023 to Friday, 29th September 2023 Financial calendar (tentative): Annual General Meeting 29th September 2023 Results for quarter ended 30th June, 2023 14th August 2023 Results for quarter ending 30th Sept., 2023 On or before 14th November, 2023 Results for quarter ending 31st Dec., 2023 On or before 14th February, 2024 Results for Year ending 31st March, 2024 On or before 30th May, 2024

III. Listing:

П.

a.	Listing of Equity Shares on Stock Exchanges at	BSE Limited (BSE)
		The equity shares of the company were voluntarily
		delisted from The National Stock Exchange of India
		Limited (NSE) w.e.f 19-01-2022
b.	Listing Fee	Annual Listing fee for the year 2023-24 have been duly
		paid to the Stock Exchange within the prescribed time
		limits.
	Stock Code: Scrip Code No.:	
	BSE Ltd	514326
	Demat ISIN Nos. in NSDL and CDSL for Equity	INE790C01014
	Shares	

III. Stock market data:

Month	BS	E
	High	Low
April 2022	12.69	9.70
Мау	12.75	8.31
June	9.50	5.92
July	8.59	5.72
August	10.04	6.98
September	12.96	8.48
October	12.60	10.00
November	11.43	9.12
December	12.22	9.48
January 2023	12.70	10.12
February	14.38	10.19
March	12.96	9.28

J J J J	M/s Integrated Registry Management Service Private Ltd 2nd Floor, Kences Towers, No 1, Ramakrishna Street, T Nagar,		
	Chennai -600 017 Tel: 044 28140801-803		
	E-Mail : csdstd@integratedindia.in		

REPORT ON CORPORATE GOVERNANCE (Contd...) VI. Share Transfer Effective April1, 2019, SEBI has amended Regulation 40 of the Listing Regulations, which Process deals with transfer or transmission or transposition of securities. According to this amendment, the requests for effecting the transfer of listed securities shall not be processed unless the securities are held in dematerialized form with a Depository. This will inter alia, bring the following benefits It shall curb fraud and manipulation risk in physical transfer of securities by unscrupulous ٠ entities Transfer of securities only in demat form will lead to ease convenience and safety of transactions for investors The Company has stopped accepting any transfer requests for securities held in physical form with effect from the said date. During the year, the Company accepted those transfer requests pertaining to securities held in physical form which were lodged for transfer before April 1, 2019 and were returned due to discrepancies Transfers of equity shares in electronic form are affected through the depositories with no involvement of the company. In view of the aforesaid amendment and in order to eliminate the risks associated with the physical holding of shares, members who are holding shares in physical form are hereby requested to dematerialize their holdings

VII. Shareholding pattern and distribution on Shareholding of the Company: -

(a) Shareholding pattern as on 31st March 2023:

SL. No.	Category	No of shares (Issued Equity)	%
01)	Promoters & Associates	20096918	65.00
02)	Indian Financial Institutions, Banks, Mutual Funds	5300	0.02
03)	Foreign Institutional Investors / NRIs	389764	1.26
04)	Others	10817782	33.72
	Total:	30920000	100.00

(b) Distribution of Shareholding as on 31.03.2023

No. of shares	No of shareholders	% of shareholder	No of shares (issued equity)	% of shareholding
Up to 100	8172	57.78	660024	2.13
101-500	4005	28.32	1129156	3.65
501-1000	914	6.46	783240	2.53
1001-10000	935	6.61	2917911	9.44
10001 - 100000	104	0.74	2347005	7.59
Above 100000	13	0.09	23082664	74.65
	14143	100	30920000	100.00

Outstanding GDRs / ADRs / Warrants or any Convertible instruments

Pursuant to an approved Resolution Plan(RP) under RBI Circular dated 7.6.2019 for restructuring of debts, the Board of Directors have allotted 0.50% 20,51,000 Non-Cumulative Compulsorily Convertible Redeemable Preference Shares(NCCCPS) of Rs. 100 each to Lenders as well as Promoters & its Associates In lieu of Non-Convertible Redeemable Preference Shares(NCCRPS) issued under CDR Scheme. As per terms of RP, these shares shall be converted into Equity on 31.3.2030. The Company has sought "in-principle" approval of BSE Ltd and provided all documents/clarifications. On 22.6.2023 BSE has sent an email informing to submit required documents/ clarifications within 30 working days and that the same has been uploaded in their Listing Centre Portal. However, on verification we have observed that they have not uploaded any clarification/queries and the Company has requested through emails dated 27.6.2023, 29.6.2023, 11.7.2023, 17.7.2023, 20.7.2023, 24.7.2023 and 31.7.2023 to forward the same through email. The said request emails of the Company have not been attended by them and on 3.8.2023, BSE has sent an email informing "Closure" of the application for non-submission of documents/ clarifications by Company. In view of the same, the Company is in discussion with its Lawyers for further course of action.

Communication sent to Physical Shareholders in compliance with SEBI Guidelines

The Company in terms of circular issued by SEBI time to time with respect to Updation of PAN and Bank details, mandating transfer of securities only in electronic form effective from 1st April, 2019, has communicated to the shareholders through notice of Annual General Meeting. Further, SEBI vide its Circular No. SEBI/HO/MIRSD/ MIRSD-PoD-1/P/CIR/2023/37 dated 16th March, 2023, in supersession of earlier Circular(s) issued on the subject, has prescribed common and simplified norms for processing investor's service request by RTAs and norms for furnishing PAN, KYC (contact details, bank details and specimen signature), and nomination details. In compliance of the aforesaid circular, the Company vide its letter dated 21st April, 2023 has informed all the shareholders of the Company holding equity shares in physical mode to furnish their PAN, KYC, Nomination Details etc., to the Registrars and Share Transfer Agent of the Company ie M/s Integrated Registry Management Service Private Ltd, 2nd Floor, Kences Towers, No 1, Ramakrishna Street, T Nagar, Chennai 600 017 Tel: 044 28140801-803

Share Transfer to Investor Education and Protection Fund Account (IEPF) where the dividend is unpaid or unclaimed for seven or more consecutive years.

In terms of Section 124(6) of the Act read with Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, (as amended from time to time) (IEPF Rules) shares on which dividend has not been paid or claimed by a shareholder for a period of seven consecutive years or more shall be credited to the Investor Education and Protection Fund (IEPF) within a period of thirty days of such shares becoming due to be so transferred. Upon transfer of such shares, all benefits (like bonus, dividend etc.), if any, accruing on such shares shall also be credited to such IEPF and the voting rights on such shares shall remain frozen till the rightful owner claims the shares. Shares which are transferred to IEPF can be claimed back by the shareholders from Investors Education and Protection Fund Authority (IEPFA) by following the procedure prescribed under the aforesaid rules.

The company last declared dividend in FY 2006-07, thereafter no dividend was declared. The Company had sent letters to all the concerned Members and also published notice in newspaper three months before the due date asking them to claim their dividend amount to avoid transfer of the said unclaimed dividend and respective shares to IEPF.

Accordingly, 414582 equity shares of the face value of Rs 10 each for 2672 folios in respect of which dividend was not encased for seven consecutive years were transmitted to Investor Education and Protection Fund (IEPF) Authority on 9th December 2019. The above-mentioned shares were transmitted pursuant to requirement under section 124 of the Companies Act, 2013 read with Rule 6 of Investors Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time

Nodal Officer

Company Secretary is the Nodal Officer for the purpose of co-ordination with the IEPF Authority to ensure processing and verification of claim of the shareholders in a time bound manner.

VIII. Dematerialization of shares and Liquidity:

97.00% of equity shares of the company have been dematerialized (NSDL 84.69 % and CDSL 12.31 %) as on 31st March,2023. The company has entered into agreements with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited whereby shareholders have an option to dematerialize their shares with either of the depositories

Liquidity of shares:

The shares of the Company is actively traded in BSE Limited (BSE) .

IX. Plant Locations

Plant Locations	1. Pato	dia Nagar, 5/345, Para Road, Kanjikode	2.	S.F No.190 and 191, Tirupur Road,
	East	P.O, Palakkad, Kerala – 678 621		Ponneri, Udumalpet, Tamil Nadu*

*During the year under review, Company's unit at Ponneri, Tamil Nadu have been sold and the possession handed over to the buyer on 28.10.2022.

X. Address for correspondence: -

i)	Investor Correspondence: -		
	For transmission / transposition / dematerialization of shares, payment of dividend on shares and any other query relating to the shares of the Company	(a)	For shares held in Physical Form: - M/s Integrated Registry Management Service Private Ltd, 2nd Floor, Kences Towers, No 1, Ramakrishna Street, T Nagar, Chennai 600 017 Tel: 044 28140801-803 E-Mail : <u>csdstd@integratedindia.in</u>
		(b)	For share held on Demat form: - To the Depository Participants
(ii)	Any query on Annual Report		Secretarial Department PATSPIN INDIA LIMITED 3rd Floor, Palal Towers, M G Road, Ravipuram, Ernakulam, Kochi – 682 016 E-Mail: cs@patspin.com

XI. Compliance Certificate from the Practicing Company Secretary

The Practicing Company Secretary have certified that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI (LODR) Regulations, 2015 and the same is annexed to this Report.

XII Details with respect to Demat Suspense Account/Unclaimed Suspense Account as per Regulation 34(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

Particulars	DEMAT Sh	areholders	Physical Sh	nareholders
	No of Shareholders	No. of equity shares	No of Shareholders	No. of equity Shares
Aggregate no. of shareholders and the outstanding shares in the suspense account lying as on April 1, 2022	NIL	NIL	NIL	NIL
Number of shareholders who approached the Company for transfer of shares from suspense accounts during the year	-	-	-	-
Number of shareholders to whom shares were transferred from the suspense account during the year	-	-	-	-
Aggregate number of shareholders and the outstanding shares in the suspense account lying as on March 31, 2023	NIL	NIL	NIL	NIL

DECLARATIONS

Compliance with the Code of Business Conduct and Ethics

As provided under Regulation 26(3) of SEBI (LODR) Regulations, 2015, all Board Members and Senior Management Personnel have affirmed compliance with Patspin India Limited Code of Business Conducts and Ethics for the year ended 31st March 2023

For Patspin India Limited

Umang Patodia Managing Director (DIN00003588)

CEO/ CFO CERTIFICATION

We the undersigned, in our respective capacities as Managing Director and Chief Financial Officer of PATSPIN INDIA LIMITED (the Company) to the best of our knowledge and belief certify tha

- a) We have reviewed financial statements and the cash flow statement for the year ended 31st March 2023 and that to the best of our knowledge and belief, we state that:
 - i. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii. these statements together present a true and fair view of the listed entity'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, no transactions entered in to by the Company during the year, which are fraudulent, illegal, or violation of the Company's Code of Conduct.
- c) We are responsible for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting of the company and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the Auditors and the Audit committee
 - i. significant changes, if any, in internal control over financial reporting during the year;
 - ii. significant changes, if any, in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control systems over financial reporting.

For Patspin India Limited

Umang Patodia

Managing Director (DIN00003588)

Place: Kochi Date: 14.8.2023

Place: Kochi

Date: 14.8.2023

Ravindran T Chief Financial Officer

CERTIFICATE

Based on my verification of books, papers, forms and returns filed and other records maintained by Patspin India Limited ("The Company"), and also the information provided by its officers, agents and authorized representatives during the conduct of secretarial audit of the Company, I hereby certify that none of the Directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities Exchange Board of India, Ministry of Corporate Affairs or any such authority as on 31st March, 2023.

Place: Coimbatore Date: 14.8.2023

MRL Narasimha

Practicing Company Secretary MNo 2851 CP No:799 UDIN: F002851E000797480

Certificate on Corporate Governance for the year ended 31.3.2023

To,

The Members of Patspin India Limited.

I have examined the compliance conditions of corporate governance by M/s. Patspin India Limited ("the Company") for the financial year ended 31st March 2023 as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The compliance of conditions of corporate governance is the responsibility of the management. My examination was limited to a review of the procedures and implementations thereof adopted by the company for ensuring compliance with the conditions of corporate governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. It is neither an audit nor an expression of opinion on the financial statements of the company.

In my opinion and to the best of my information and according to the explanation given to me and based on the representations made by the directors and management, I certify that the company has complied with the conditions of corporate governance as stipulated under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Place: Coimbatore Date: 14.8.2023 **MRL Narasimha**

Practicing Company Secretary MNo 2851 CP No:799 UDIN: F002851E000797491

MANAGEMENT DISCUSSION & ANALYSIS

GLOBAL SCENARIO

Pursuant to approval of Resolution Plan (RP) of the Company formulated under the provisions of the Reserve Bank of India (Prudential Framework for Resolution of Stressed Assets) Directions, 2019 issued by the Reserve Bank of India vide its Circular No. RBI/2018- 19/203/DBR.No.BP.BC.45/ 21.04.048/2018-19 dated 7th June 2019, the company has sold its Ponneri, Tamil Nadu undertaking on slump sale basis on 28.10.2022, post that operations are carried out from the remaining Kanjikode Plant, Palakkad, Kerala (having a capacity of 51,456 spindles, consisting of 38,448 Compact Spinning and 13,008 Ring Spinning, and also the capacity for value-added products i.e., Gassing and Soft winding). As per terms of RP, Kanjikode, Kerala plant was to carryout own manufacturing operation from 01.06.2022. However, on account of delay in implementation of RP and changed market scenario post implementation of RP on account of:

- prolonged Ukraine war which impacted major Textiles markets (EU and USA),
- higher inflation,
- slow-down of global economy and de-stocking by all the retailers
- higher raw material prices, however Finished Goods price increase was not in tandem with increase in Raw materials
 prices
- Rising interest rates

have caused unprecedented demand challenges and significant drop / erosion in margins, of Indian Textiles sector, especially spinning segment. As a result, company had to continue Contract manufacturing / job work arrangement even post implementation of RP.

INDIAN TEXTILE INDUSTRY

The Indian Textile Industry has been a key contributor to the country's economy with:

- 7% of the manufacturing production
- 2.3% of the GDP attributed to the sector
- 4% world share of U.S.\$840 billion global textile and apparel market, and is in fifth position.
- 13% to the export earnings of India and
- Employs more than 21% (45 Mn) of total employment (both skilled and unskilled)

As a result of the Covid-19 pandemic, the industry saw a considerable decline. As the epidemic winds down, it is anticipated that the Indian textile market would recover and develop at a Compound Annual Growth Rate (CAGR) of 10 percent between 2019 and 2026 to reach US\$ 190 billion. Furthermore, 2021 witnessed a surge in the exports of cotton, handloom, and yarn by more than fifty percent, signifying an upward trajectory for the domain. However, India's textile and apparel industry is facing a severe blow due to the global economic slowdown and declining global trade. The industry heavily relies on developed economies such as the US and European Union (EU) markets, and the decline in exports to these regions has been consistent since July 2022 on account of geo-political situation including long drawn Ukraine war.

The production of textiles as measured by the Index of Industrial Production (IIP) for textile has seen a consistent decline since March 2022. The index value, which was 118.5 in March 2022, has fallen to 102.3 in October 2022. The textile business in India faces significant obstacles. The textile sector is under intense pressure as a result of the government's frequent policy changes at the national and state levels.

The industry that normally works at 3% to 6% profit margin is currently incurring losses. The industry urgently needs interim financial relief and removal of 11% import duty levied on cotton. The Indian textile sector also confronts obstacles such as competition from neighbouring nations in the area of low-cost clothing especially due to them having access to FTAs unlike India.

While India contributes more than 25% of the total cotton production area in the world, the yield is amongst the lowest in the world and has been coming down over the past many years. Consequently, there are many varieties of cotton which are not grown in India and these need to be necessarily imported from countries like USA, Egypt and Australia. However, the Import duty at 11% levied by Government is denting the competitiveness of the Industry.

FUTURE OF INDIAN TEXTILES INDUSTRY

To overcome the aforementioned obstacles and accomplish the anticipated worldwide market objective, India's textile sector is initiating several modifications measures and apply some new practices to increase its competitiveness. There is a focused approach by the Govt. of India to increase the yields of raw cotton and also to sign additional FTAs with UK, EU and Canada.

With a rise in disposable income, the need for goods in the Indian textile sector has expanded, resulting in enormous demand in both the local and foreign markets. Consequently, India's textile industry has a bright future due to the rapid expansion of the retail sector, government assistance, and investments.

MANAGEMENT DISCUSSION & ANALYSIS (Contd...)

The Union Budget announced by the Textile Ministry and Finance Minister has provided a major boost to the industry. The Government's plans to set up seven mega textile parks across India is a move that will not only create more employment opportunities but also strengthen the MSME sector. These parks are equipped with advanced infrastructure and provide tax and other benefits to textile companies. An even bigger proposal that was announced is the Production-Linked Incentives (PLI) worth \$1.4bn, which will help the textile and apparel manufacturing units realise their capacity potential. These initiatives by the Government are positive steps in facilitating the growth of the industry.

Anticipating the crucial role of the industry in creating employment opportunities, the government has taken several steps to introduce labour-friendly policies. For example, the EPF scheme, introduced by the Govt. of India, will bear 12% of the garment industry employers' contribution to the EPF for new employees earning less than INR 15,000/month for the first three years.

This reform not only provides workers with greater in-hand wages but also encourages them to join the formal sector, thus helping to create more job opportunities. Other policies and initiatives to promote the industry include Remission of Duties or Taxes on Export Products Scheme (RoDTEP), Duty Drawback Scheme, Technology Upgradation Fund Scheme, Export Promotion Capital Goods Scheme, and Invest India Scheme. These initiatives have helped the industry to increase its exports and become more competitive. The Indian textile industry is highly export-oriented and exports a large variety of products to many countries in the world.

PRESENT SCENARIO:

After a lackluster year, the cotton industry is keenly anticipating a revival with a sales volume expected to grow by 5-7% over last FY'23. Industry observers maintain that the optimism is pegged on factors such as alignment of Indian cotton prices with international prices, a shift in demand from competing nations, and gradual recovery in demand from China.

Expectations of a good festival season for retailers in the domestic market and a rebound in global demand from downstream industries is also expected to give a leg up to the Indian cotton industry which is trying to recover from the poor performance in FY23.

The industry is slowly making its way out of the trouble and the coming months are going to be brighter for the cotton industry. People have spent much on travelling and personal care and this festival season is expected to witness a healthy demand for the textile sector, especially the retail business may see a very strong demand.

The global demand for Indian products may not see much change in the short term because of long drawn Ukraine-Russia conflict which is impacting the demands in European and American markets which are major export destinations. But South Asian countries are doing well and may change the demand patterns in the second half of the year.

According to a CareEdge report, the Indian cotton yarn industry is likely to register a sales volume growth of 5-7%, while the operating margin is expected to expand by 100-150 bps in FY24 compared to FY'23. Last year, the cotton production in India declined from 35.2 million bales in Cotton Season (CS) 2020-21 to 31.1 million bales in CS 2021-22. The lower cotton production caused a steep surge in the cotton prices. The average domestic cotton price registered a peak of around Rs.1 lakh per candy (280/kg) in FY23. The mismatch between the domestic and international prices impacted the cotton exports significantly and India witnessed its lowest cotton yarn exports in a decade. In FY23, India's cotton yarn export stood at 664,000 tons against the decade's highest exports of 1,389,000 tons in FY22.

Despite troubles last year, the cotton farmers are enthusiastic about the fiber crop. As per the recent data by the Government of Gujarat, as of July 17 last, the farmers have already completed the sowing of cotton for 2.53 million hectare of land in Gujarat. This area is slightly lower than the last year's area of 2.55 million hectare, but the sowing season will go on for at least two more weeks and it is expected that the total area under the crop will exceed the area last year. After hitting a high of around Rs. 1,08,000 per candy, currently, the domestic cotton price is between Rs.57,000 – Rs.58,000 per candy. This price of cotton is in parity with the international prices and will increase the competitiveness of Indian cotton in the global market.

Above said positivity would help your company to improve its performance in the current and ensuing years.

RISK AND CONCERNS

- a. Raw Cotton, an agricultural product, is the key raw material used for the manufacture of cotton yarn. Almost 65 percent of area under cotton cultivation is rain-fed and hence is dependent on vagaries of monsoon, which this year has shown uncertain signs so far. Adequate availability of raw cotton at right prices is crucial for the Company. Any disruption in the supply and/or violent changes in the cost structure would affect the profitability of the Company.
- b. Your Company follows an efficient inventory management system and a well-crafted strategy of procuring raw materials through a mix of spot and long-term contracts. The company's conscious efforts on maintaining a judicious mix of markets for its sales and thrust on specialty products like Better Cotton Initiative (BCI), Supima yarns and Giza yarns have also proved to be beneficial.
- c. Volatility in foreign currency exchange rates vis-a-vis Indian Rupee is another area of concern since a sizable production of cotton yarn is exported by your company. The Company has in place various Management Information Systems, which

MANAGEMENT DISCUSSION & ANALYSIS (Contd...)

enable the management to take decisions on exposures relating to exports and imports. The Company continues to strengthen these systems to minimize the risk involved due to adverse movement of exchange rates.

d. Your Company has a system of assessing the risks on an ongoing basis. This includes an effective internal control and management reporting system. Further, the framework also captures the existing practices to manage commodity price risk, interest risk, and foreign exchange risk etc. An important aspect of this framework is to promote a balanced approach that considers risk and return.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorised use or disposition and that all transactions are authorized, recorded and reported correctly.

The internal control is supplemented by an extensive programme of internal audits, review by management and documented policies, guidelines and procedures. The internal control is designed to ensure that financial and other records are reliable for preparing financial statements and other data and for maintaining accountability of assets.

DISCUSSIONS ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

Please refer to Directors' Report on performance review.

DETAILS OF SIGNIFICANT CHANGES

As required the details of changes of 25% or more as compared to the immediately previous financial year in key financial ratios along with details of reasons therefore are as under:

SN.	Particulars	Current Year 31.3.2023	Previous year 31.3.2022	% variance
1.	Debtors Turnover ratio	14.94	15.23	-1.88
2	Inventory Turnover Ratio	6.22	6.58	-5.47
3	Interest Coverage Ratio	-0.08	0.76	-110.53
4	Current Ratio	0.19	0.10	84.49
5	Debt Equity Ratio	-4.44	-9.03	-50.86
6	Operating Profit Margin (%)	-10.32	13.65	-175.60
7	Net Profit Margin (%)	-24.14	-9.32	-159.03
8	Return on Net Worth (%)	-18.58	-4.59	-504.77

Reasons of variance

The company is operating now with remaining plant in Kanjikode Palakkad, Kerala and due to aforesaid reasons company continue contract manufacturing / job work in the FY 2022-23. Hence it has impacted its performance and the key operating ratios.

Continued liquidity stress, delayed implementation of Restructuring / Resolution Plan (RP) by the Lenders and challenging marketing conditions worldwide on account of geo political situation have impacted company's performance in FY 2022-23. The Lenders of the company have approved a Restructuring / Resolution Plan and accordingly (i) sold Tamil Nadu Unit on 28.10.2022 and repaid entire Term Loans fully and (ii) converted working capital outstanding amount in to WCTL repayable in 6 years after an initial moratorium of one year.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

The Company recognizes the importance and contribution of its human resources for its growth and development and is committed to the development of its people. The Company has been adopting methods and practices for Human Resources Development. With utmost respect to human values, the Company continues to develop its human resources, through a variety of services by providing appropriate training, motivation techniques and employee welfare activities.

Industrial relations were cordial and satisfactory.

As on 31st March, 2023, the Company has about 512 employees in its offices and factory.

CAUTIONARY STATEMENT

Statements made in this report describing the Company's projections, estimates, expectations or predictions may be 'forward looking predictions' within the meaning of applicable securities laws and regulations. Actual result may differ from such estimates, projections, etc. whether expressed or implied. Factors which would make a significant difference to the Company's operations include availability of quality raw cotton, market prices in the domestic and overseas markets, changes in Government regulations and tax laws, economic conditions affecting demand / supplies and other environmental factors over which the Company does not have any control.

INDEPENDENT AUDITOR'S REPORT

To the Members of Patspin India Ltd.

Report on the Audit of the Standalone Financial Statements

Opinion

- We have audited the accompanying financial statements of Patspin India Limited (the "Company"), which comprise
 the Balance Sheet as at 31 March, 2023, the Statement of Profit and Loss (including Other Comprehensive Income),
 Statement of Changes in Equity and the Statement of cash flows for the year then ended, and notes to the financial
 statements, including a summary of the significant accounting policies and other explanatory information. (Hereinafter
 referred to as "Standalone financial statements").
- 2. In our opinion and to the best of our information and according to the explanations given to us the aforesaid Standalone financial statements for the year ended 31 March, 2023 give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the company as at 31 March, 2023, and loss and other comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matter

4. As stated in Note No 8 of the Audited Financial Statements, the Company has not recognised deferred Tax assets. But as required under Ind AS-12 Income Taxes the carrying amount of a deferred tax asset shall be reviewed at the end of each reporting period. An entity shall reduce the carrying amount of a deferred tax asset to the extent that it is no longer probable that sufficient taxable profit will be available to allow the benefit of part or all of that deferred tax asset to be utilised. As per the information and explanation given by the management, post restructuring of its debts, management is hopeful that there would be sufficient taxable profits in the ensuing years against which the unused tax losses and unused tax credits can be utilized / to allow the benefit of part or all of that deferred tax asset to be utilized. In view of this, the recognised amount Deferred Tax Assets of Rs.3,869 lakhs is continued to be carried in the Books.

In view of such positivity, our opinion is not modified in respect of this matter.

Key Audit Matters

5. Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and informing our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there is no matter to be communicated as a key audit matter in our report.

Information Other than the Standalone Financial Statements and Auditor's Report Thereon

6. The Company's Board of Directors is responsible for the preparation of the 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.

Responsibilities of the Management and Those charged with Governance for the Financial Statements:

7. The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial

position, financial performance, changes in equity and cash flows in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards (Standalone) specified under section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgements 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 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.

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

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

- 10. Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.
- **11.** As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:
 - (i) Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - (ii) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, 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.
 - (iii) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
 - (iv) Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
 - (v) Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 12. Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.
- **13.** 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.
- 14. 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.

15. 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:

- 16. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub section (11) of section 143 of the Companies Act, 2013, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 17. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss (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 books of account.
 - d) In our opinion, the aforesaid Standalone Financial Statements comply with the Indian Accounting Standards specified under Section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.
 - e) On the basis of written representations received from the directors as on 31 March 2023 taken on record by the board of directors, none of the directors are disqualified as on 31 March, 2023 from being appointed as directors in terms of section 164(2) of the Act.
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In our opinion, according to the information and explanations given to us and based on our examination of the records of the company, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of the section 197 of the Act read with Schedule V to the Act.

- 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.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or

provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. The Company did not declare or paid any dividend during the year.

For L. U. Krishnan & Co.

Chartered Accountants Firm's Registration No: 001527S

P. K. Manoj

Place: Chennai Date: 29 May 2023 Partner Membership No. 207550 UDIN: 23207550BGWMID8468

Annexure - A to the Independent Auditor's Report

(Referred to in paragraph 16 under 'Report on Other Legal and Regulatory Requirements' section of our report)

The Annexure referred to in Independent Auditors' Report to the members of the Company namely Patspin India Ltd on the Standalone financial statements for the year ended 31 March, 2023 we report that:

(i) In respect of the Company's Property, Plant and Equipment and Intangible Assets:

- (a) A. The Company has maintained proper records showing full particulars including quantitative details and situation of Property Plant and Equipment.
 - B. The Company has maintained proper records showing full particulars of Intangible Assets.
- (b) The Property, Plant & Equipment have been physically verified by the Management at reasonable intervals in accordance with regular programme of verification. According to the information and explanations given to us, no material discrepancies were found on such verification.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties (other than immovable properties where the Company is the lessee and the lease agreements are duly executed in favour of the lessee) are held in the name of the Company.
- (d) The Company has not revalued any of its Property, Plant and Equipment (including Right of Use asset) and intangible assets during the year.
- (e) No proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder. The company is not holding any benami property.
- (ii) a) During the year, Inventories have been physically verified by the Management at reasonable intervals of time and there were no discrepancies found during such verification.
 - b) Company does not have any working capital facilities from Banks or Financial institutions. During the year company's bankers have approved and implemented debt restructuring / resolution proposal. As there is no working capital facilities the quarterly returns or statements were not required to be filed.
- (iii) In respect of investments in, or provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured to any company, firm, LLP, or other parties, the Company has not made investments in, or provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured to any company, firm, LLP, or other parties during the year, and hence reporting under clause 3(iii)(a) to (f) of the Order is not applicable.
- (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 Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- (v) According to the information and explanations given to us, the Company has not accepted deposits and does not have any unclaimed deposits within the meaning of Section 73 to 76 of the Act and the Companies (Acceptance of Deposits) Rules, 2014 (as amended). Accordingly, the provisions of the clause 3 (v) of the Order are not applicable.
- (vi) We have broadly reviewed the books of accounts maintained by the company pursuant to rules prescribed by the Government of India for maintenance of cost records under sub-section (1) of section 148 of the Act and are of the opinion that prima facie, the prescribed amounts and records have been made and maintained. However, we have not made any detailed examination of the records.
- (vii) (a) According to the information and explanations given to us and according to the records as produced and examined by us, in our opinion, the Company is regular in depositing with appropriate authorities the undisputed statutory dues including income tax, sales tax, service tax, value added tax, goods and service tax, customs duty, excise duty, cess and other material statutory dues applicable to it and there are no arrears of outstanding statutory dues as at 31 March, 2023 for a period of more than six months form date they become payable.
 - (b) According to the information and explanations given to us, there were no dues in respect of income tax, sales tax, service tax, value added tax, goods and service tax, customs duty, excise duty, cess and other material statutory dues which have not been deposited on account of dispute /litigation except for the below

Name of the Statute	Nature of Dues	Amount (Rs. in Lakhs)	Amount Deposited against Litigation (Rs in Lakhs)	Period for which the amount Relates	Forum where Dispute is pending
Central Excise Act,1944	Excise Duty	72.99	7.31	August, 2014 to May, 2016	AC Central Excise, Pollachi.
TANGEDCO	Electricity tax on Maximum demand charges	74.67	Nil	January, 2016 to October, 2022	Hon'ble Supreme Court
TANGEDCO	Deemed demand benefit available for use of self-generated Thermal Power received through captive arrangement.	308.42	Nil	April, 2015 to October, 2022	Hon'ble High Court Chennai
Service Tax	Service tax payable on reverse charge method on ocean freight.	29.22	Nil	April to June 2017	Asst Commissioner of GST & Cent Ex Audit, Coimbatore
CGST Act 2017 and TNGST Act 2017	GST on canteen service	6.44	0.64	April 2017 to March 2019	Additional Commissione of GST & Cent Ex Audi Coimbatore Audit Circle

(viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961. Accordingly, paragraph 3 (viii) of the Order is not applicable.

- (ix) (a) According to the information and explanations given by the management, we are of the opinion that the Company's Revised Restructuring/ Resolution proposal submitted to repay entire Term Ioan along with interest as at 31.3.2022 and convert outstanding working capital in to Working capital Term Loan (WCTL) repayable over 6 years was approved and implemented by the Lenders on 28.09.2022.Company has repaid outstanding Term Loans along with interest fully and also serviced interest on WCTL and there were no overdue as at 31.3.2023.:
 - (b) The Company has not been declared a wilful defaulter by any bank or financial institution or any other lender.
 - (c) The Company has not taken any term loan during the year. The existing working capital loan has been converted into working capital term loan.
 - (d) On examination of the financial statements of the Company, Company has not raised any funds on short term basis which has been used for long-term purposes hence reporting under clause 3(ix)(d) of the order is not applicable.
 - (e) On an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries or associates hence reporting on clause 3(ix)(e) of the Order is not applicable.
 - (f) The Company has not raised any loans on the pledge of securities held in its subsidiaries, associate companies during the year and hence reporting on clause 3(ix)(f) of the Order is not applicable.
- (x) (a) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) during the year. Accordingly, reporting of the purpose for which amount raised under clause 3 (ix)(a) of the Order is not applicable.
 - (b) The Company has complied with provisions of sections 42 and 62 of the Companies Act 2013 in respect of the preferential allotment of shares during the year. The Company has issued 20,51,000, 0.50 % Non-Cumulative Compulsorily Convertible preference shares of Rs 100 each were issued to Lenders, Promoters and their associates pursuant to an approved Resolution Plan as per RBI Prudential Framework for Resolution of Stressed Assets circular dated 07.06.2019.

(xi) In respect of Fraud:

- (a) According to the information and explanations given to us, during the year Company has not noticed any fraud by the Company or on the Company.
- (b) No reportable fraud has been committed by the Company hence Form ADT-4 has not been filed by the auditors as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government.
- (c) During the year Company has not received any whistle-blower complaints to be considered by the auditors.

(xii) Company is not a Nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.

(xiii)All transactions entered by the Company with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been properly disclosed in the financial statements as required by the applicable Indian Accounting Standards.

(xiv)In respect of Internal Audit System

- (a) 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 by the Internal auditors for the period under audit
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- (xvi)Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934. Accordingly, paragraph 3(xvi) (a), & (b) of the Order is not applicable and Company is not a Core Investment Company and there is no core investment company within the group. Accordingly, paragraph 3(xvi) (c) & (d) of the Order is not applicable.
- (xvii)The Company has incurred cash losses of Rs. 1,100 lakhs and Rs. 324.03 lakhs during the financial year and immediately preceding financial year respectively covered by our audit.
- (xviii) There has been no resignation of the statutory auditors of the Company during the year. Accordingly, clause 3(xviii) of the order is not applicable.
- (xix)On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, as reported in the "Material Uncertainty on Going Concern" paragraph we report that the Company has incurred a total comprehensive loss of Rs 1,851 lakhs and cash loss of Rs 1,100 lakhs during the year ended 31 March, 2023 and net worth is eroded as on that date and Company's accounts with Lenders were classified as sub-standard with effect from 31 March 2021 due to irregularity in debt servicing and Company's future cash flows are uncertain. This situation indicates that a material uncertainty exists that may cast significant doubt on the Company in Note No 36 of Standalone Financial Statement for the year ended 31 March 2023, all the Lender banks and Financial institutions have agreed and implemented Revised restructuring/ resolution proposal in the meeting held on 28.09.2022 .Management expects with reduced level of debts and reduction expected in Labour cost on account of VRS offered to certain high-cost permeant workers operations from the remaining plant in Kanjikode, Kerala will be viable.
- (xx) The provisions of section 135 of the Companies Act, 2013 which deals Corporate Social Responsibility (CSR) is not applicable. Accordingly, reporting under Paragraph 3(xx)(a) & (b) of the order is not applicable for the year.
- (xxi)Company do not have any subsidiaries or associates 'companies to prepare Consolidated Financial Statement. Accordingly, reporting under Paragraph 3(xxi)of the order is not applicable for the year.

For L. U. Krishnan & Co.

Chartered Accountants Firm's Registration No: 001527S

P. K. Manoj

Partner Membership No.207550 UDIN: 23207550BGWMID8468

Place: Chennai Date: 29 May 2023

Annexure - B to the Independent Auditors' Report

(Referred to in paragraph 16 under 'Report on Other Legal and Regulatory Requirements' section of our report)

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

We have audited the internal financial controls with reference to financial statements of **Patspin India Limited** ("the Company") as at 31 March, 2023 in conjunction with our audit of the financial statements of the Company for the year ended and as at on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls with reference to financial statements based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls with reference to financial statements 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 with reference to financial statements and their operating effectiveness. Our audit of internal financial controls with reference to financial statements included obtaining an understanding of internal financial controls with reference to financial statements, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls with reference to financial statements.

A company's internal financial control with reference to financial statements 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 with reference to financial statements 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 authorizations 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 with reference to financial statements.

Because of the inherent limitations of internal financial controls with reference to financial statements, 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 with reference to financial statements to future periods are subject to the risk that the internal financial control with reference to financial statements may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system with reference to financial statements and such internal financial controls with reference to financial statements were operating effectively as at 31 March 2023, based on the internal control with reference to financial statements 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 L. U. Krishnan & Co.

Chartered Accountants Firm's Registration No: 001527S

P. K. Manoj

Place: Chennai Date: 29 May 2023 Partner Membership No. 207550 UDIN: 23207550BGWMID8468

BALANCE SHEET

					As at		As at
	Par	rticulars	Ν	lote	31.03.2023		31.03.2022
	Fai	liculais					
		OFTO	I	No.	(₹ in lacs)		(₹ in lacs)
Т.		SETS					
	1	Non-Current Assets					
	(a)			3	6,859.27		16,747.51
	(b)			4			0.76
	(C)	Capital Work in Progress		5	4.90		4.90
	(d)	Financial Assets					
	. ,	(i) Investments		6	0.31		9.23
		(ii) Others		7	278.05		381.02
	(e)			8	1,236.59		1,236.59
	(C) (f)	Other Non-Current tax assets		9	434.68		236.23
	(1)	Other Non-Ourient lax assets	Sub-Total	5	8,813.80	-	
	~	Oversent Assets	Sub-Iotai		0,013.00	-	18,616.24
	2	Current Assets		4.0			700.04
	(a)	Inventories		10	339.26		790.94
	(b)						
		(i) Trade Receivables		11	184.50		821.78
		(ii) Cash and Cash equivalents		12	86.14		11.25
		(iii) Bank balances other than (ii)	above	13	114.06		14.71
		(iv) Other Financial Assets		14	8.32		13.00
	(c)	Other Current Assets		15	223.99		369.34
	(-)		Sub-Total		956.27	-	2,021.02
		TOTAL ASSETS	oub lotal		9,770.07	-	20,637.26
н.	EOI	UITY AND LIABILITIES			3,110.01	=	20,007.20
	Εqι			4.0			0.000.00
		Equity share capital		16	3,092.00		3,092.00
	(b)	Other Equity		17	(4,820.06)	_	(4,901.18)
	TO	TAL EQUITY			(1,728.06)		(1,809.18)
	Lial	bilities				-	
	1	Non Current Liabilities					
	-	(a) Financial Liabilities					
		(i) Borrowings		18	6,001.20		1,845.43
		(b) Other Non-Current Liabilities		19	329.27		451.86
			Sub-Total	19		-	2,297.29
	~	Oversent Linkilitien	Sub-Iotai		6,330.47	-	2,291.29
	2	Current Liabilities					
		(a) Financial Liabilities					
		(i) Borrowings		20	1,666.80		14,494.12
		(ii) Trade Payables		20			
		ii(a) total outstanding d		80.4	48	30.14	
		and small enterpris					
		ii(b) total outstanding d	ues of	1,835.3	38 1,915.86	2,246.11	2,276.25
		creditors other that		·			
		small enterprises.					
		(iii) Other Financial Liabilitie	is.	20	565.80		2,567.61
		(b) Other Current Liabilities		20 21	961.31		721.97
		(c) Provisions		22	57.90	-	89.20
			Sub-Total		5,167.67	-	20,149.15
		TAL EQUITY & LIABILITIES			9,770.07	=	20,637.26
Ŭ		accounting policies		& 2			
The a	accor	mpanying Notes 1 to 41 form an	integral part of t	ne financial staten	nents		
	As per our report of even date attached			ehalf of the Board			
	ei ou	a report of even date attached					
		KRISHNAN & Co.	B. K. PATOD	AI	UMANG F	PATODIA	
Char	tered	d Accountants	Chairman		Managing	Director	
		N 001527S)	DIN No. 0000	3516	DIN No. 0		
			Place : Mum		Place : Ko		
			Date : 29.05.	2023	Date : 29.	05.2023	

P. K. MANOJ

Partner (M. No. 207550) Place : Chennai Date : 29.05.2023

T. RAVINDRAN

General Manager (Finance) & Chief Finance Officer Place : Kochi Date : 29.05.2023

VEENA VISHWANATH BHANDARY

Deputy Company Secretary

Place : Kochi Date : 29.05.2023

STATEMENT OF PROFIT AND LOSS

	Note	Year ended	Year ended
	No.	31.03.2023	31.03.2022
		(₹ in lacs)	(₹ in lacs)
REVENUE:			
Revenue From Operations	23	7,487.43	14,332.47
Other income	24	31.43	23.50
Total Income	_	7,518.86	14,355.97
EXPENSES:			
Cost of materials consumed	25	2,127.51	3,839.72
Purchases of Stock-in-Trade		0.47	-
Changes in inventories of finished goods, stock in progress and waste	26	502.26	(2.91)
Employee benefits expense	27	2,220.90	3,246.44
Finance costs	28	1,052.37	2,284.02
Depreciation and amortization expense		715.44	1,013.52
Other expenses	29 a.	3,443.85	5,312.73
Total Expenses	_	10,062.80	15,693.52
Profit/(Loss) before exceptional items and tax		(2,543.94)	(1,337.55)
Exceptional items :			
VRS, Exgratia and Gratuity to Employees on settlement		(664.17)	-
Profit on Sale of Undertaking	29 b.	1,392.93	-
Profit/(Loss) before tax	-	(1,815.18)	(1,337.55)
Tax expense:			
Current tax			-
Profit (Loss) for the year (A)	-	(1,815.18)	(1,337.55)
Other Comprehensive income (Net of Tax)	-		
Items that will not be reclassified subsequently to Statement of Profit or Loss			
Re-measurement of defined benefit Obligation		(35.82)	13.21
Other Comprehensive income for the Year (B)		(35.82)	13.21
Total comprehensive income/(loss) for the year (A)+(B)	-	(1,851.00)	(1,324.34)
EARNINGS PER EQUITY SHARES (Face value of Rs. 10 each)	30		<u>`</u> _
Basic and Diluted (in Rs.)		(5.94)	(4.44)
Significant accounting policies	1&2		
The accompanying Notes 1 to 41 form an integral part of the financial sta	tements		
As per our report of even date attached	ard of Direc	tore	

As per our report of even date attached

For L.U. KRISHNAN & Co. Chartered Accountants (ICAI FRN 001527S)

P. K. MANOJ Partner

(M. No. 207550)

Place : Chennai Date : 29.05.2023 For and on behalf of the Board of Directors

B. K. PATODIA Chairman DIN No. 00003516 Place : Mumbai Date : 29.05.2023

T. RAVINDRAN

General Manager (Finance) & Chief Finance Officer

Place : Kochi Date : 29.05.2023 UMANG PATODIA

Managing Director DIN No. 00003588 Place : Kochi Date : 29.05.2023

VEENA VISHWANATH BHANDARY Deputy Company Secretary

Place : Kochi Date : 29.05.2023

CASH FLOW STATEMENT

				2022-23	2021-22
				(₹ In Lacs)	(₹ In Lacs)
Α.	Cash Flow from Operating Activities:				
	Net Profit / (Loss) before Tax & exceptio Adjustments for:	nalitems		(2,543.94)	(1,337.55)
	Depreciation and Amortization expense			715.44	1,013.52
	(Gain)/Loss on other comprehensive inc	come (net)		(35.82)	13.21
	Equity portion of 0.5% Non Cumulative			-	162.59
	Interest Expenses			894.55	1,779.35
	Interest Income			(15.50)	(14.25)
	Operating profit before working capit	al changes		(985.27)	1,616.87
	Changes in Working Capital:				
	Increase / (Decrease) in trade payables	1 - I- 11/4		(360.39)	(1,995.51)
	Increase / (Decrease) in other financial I Increase / (Decrease) in other current lia			86.69 239.34	50.04 (820.57)
	Increase / (Decrease) in provisions	adinnes		(31.30)	(820.37) 14.92
	(Increase) / Decrease in inventories			451.68	638.39
	(Increase) / Decrease in trade receivable	es		637.28	238.16
	(Increase) / Decrease in margin money			(99.35)	78.04
	(Increase) / Decrease in other financial			4.69	(0.55)
	(Increase) / Decrease in other current as	ssets		145.35	239.36
	Cash Generated from Operations			88.70	59.15
	(Taxes Paid)/Refunds -Net			(198.45)	(151.60)
	Net cash generated from operations I	pefore exceptional items		(109.74)	(92.45)
	Exceptional items			728.76	-
	Net cash generated from operating ac	ctivities	(A)	619.01	(92.45)
В	Cash flow from Investing Activities: Purchase of property, plant and equipm	ont/intendible accete		(17.94)	0.01
	Proceeds from Sale of property, plant and equipm			9,191.50	0.01
	Interest received			15.50	14.25
	Sale/ (Purchase) of non-current investm	ents		8.92	7.31
	(Increase) /Decrease in other financial A			102.97	(85.52)
	Increase /(Decrease) in other non curre			(122.60)	46.17
	Net cash generated / (used) from/in in	nvesting activities	(B)	9,178.35	(17.78)
С	Cash flow from financing activities:				
	Proceeds / (Repayment) of short term b			(95.40)	136.19
	Proceeds /(Repayment) of Long Term b			(6,630.72)	(193.22)
	Receipt/ (Repayment)of Corporate Dep Interest paid	OSITS		(100.00)	(50.00)
	Net cash generated / (used) from/in fi	nancing activities	(C)	(2,896.36) (9,722.48)	46.38 (60.65)
	NET INCREASE / (DECREASE) IN CA		(A+B+C)	74.89	(170.88)
	CASH AND CASH EQUIVALENTS AT		(11.25	182.13
	CASH AND CASH EQUIVALENTS AT	THE END OF THE YEAR		86.14	11.25
Not	e:				
The	above cash flow statement has been prep	ared by using the indirect method a	s per the Indiar	Accounting Stand	dard (Ind AS 7)-
	ement of Cash Flows.		•	-	. ,
The	accompanying Notes 1 to 41 form an inter	gral part of the financial statements			
Δο	per our report of even date attached	For and on behalf of the Board	of Directors		
			of Bilectors		
	L.U. KRISHNAN & Co.	B. K. PATODIA		NG PATODIA	
	artered Accountants	Chairman		ging Director	
(IC/	AI FRN 001527S)	DIN No. 00003516		lo. 00003588	
		Place : Mumbai		: Kochi	
		Date : 29.05.2023		29.05.2023	
_	(. MANOJ	T. RAVINDRAN		A VISHWANATH	
	tner	General Manager (Finance)	Depu	ty Company Secr	retary
(M.	No. 207550)	& Chief Finance Officer			
	aa : Channai	Place : Kechi	Diass	· Kaabi	
	ce : Chennai	Place : Kochi		: Kochi	

Date : 29.05.2023

Date : 29.05.2023

Date : 29.05.2023

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH 2023

A. Equity Share Capital

₹ In Lacs

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Balance at the end of the current reporting	5	3092.00
Changes in equity share capital during the	call city year	
Balance at the beginning of the current reporting period		3092.00

(2) Previous Reporting Period- As at March 31,2022

Balance at the end of the current reporting period	3092.00
Changes in equity share capital during the current year	
Balance at the beginning of the current reporting period	3092.00

B. Other Equity

(1) Current Reporting Period- As at March 31,2023

	Equity	Rese	Reserves and Surplus	plus	Debt In-	Revalua-	Other items of Other	Total
	component of compound				struments through Other	tion Surplus	Comprehensive Income (specify nature)	
	financial instruments	Capital Reserve	Securities Premium	Retained Earnings	Compre- hensive		Re-measurement of Employee Benefit	
Balance at the hemioning of the current reporting	+ 160 58		168 28	(11 DR2 RU)	Income 130 14	4 470 17	(87 56)	(4 001 18)
period		0000 0000						(2000)
Restated balance of the current reporting period				(118.88)				(118.88)
Fresh Issue of NCCCPS - Refer Note 18 (i) a	2,051.00							2,051.00
Total Comprehensive Income for the current year				(1,815.18)			(35.82)	(1,851.00)
Revaluation reserve on land of Company's Ponneri,				1,421.21		(1,421.21)		1
TN unit transferred to Retained earnings on sale								
during the year ref. Note 3 and 36								
Opening balance of Equity portion of NCRPS	(162.58)			162.58				1
transferred to Retained earnings								
Opening balance of Debt Instruments through				139.14	(139.14)		1	1
Other Comprehensive Income transferred to		I	I					
Retained earnings								
Balance at the end of the current reporting period	2,051.00	1,000.00	468.28	(11,273.93)	1	3,057.96	(123.38)	(4,820.06)

(2) Previous Reporting Period- As at March 31,2022	od- As at Ma	rch 31,202	52						
	Equity component of	Ъ	Reserves and Surplus	urplus	Debt Instruments through Other Comprehensive	Revaluation Surplus	Other items of Other Comprehensive Income (specify nature)	s of Other ive Income nature)	Total
	compound financial instruments	Capital Reserve	Securities Premium	Retained Earnings	Income		Re- measurement of Employee Benefit	Impact on MTM of forward contract	
Balance at the beginning of the current reporting period	1	1,000.00	468.28	(9,725.24)	139.14	4,479.17	(100.77)		(3,739.42)
Total Comprehensive Income for the current year	1		1	(1,337.56)	1		13.21	1	(1,324.35)
Transfer to retained earnings	162.58	•	•		'	1	'	1	162.58
Balance at the end of the current reporting period	162.58	1,000.00	468.28	(11,062.80)	139.14	4,479.17	(87.56)	1	(4,901.18)
The accompanying Notes 1 to 41 form an integral part of the financial statements	form an integr	al part of the	e financial stat	tements					
As per our report of even date attached	e attached	For	and on beh	For and on behalf of the Board of Directors	d of Directors				
For L.U. KRISHNAN & Co. Chartered Accountants (ICAI FRN 001527S)		Data	B. K. PATODIA Chairman DIN No. 00003516 Place :Mumbai Date : 29.05.2023	23 23		UMANG PATODIA Managing Director DIN No. 00003588 Place : Kochi Date : 29.05.2023	0DIA actor 1588 223		
<mark>P. K. MANOJ</mark> Partner (M. No. 207550)		с С С С С С С	T. RAVINDRAN General Manager (Finance) & Chief Finance Officer	er (Finance)) Officer		VEENA VISHWANATH BH/ Deputy Company Secretary	VEENA VISHWANATH BHANDARY Deputy Company Secretary	IDARY	
Place : Chennai Date : 29.05.2023		Pla Dat	Place : Kochi Date : 29.05.2023	g		Place : Kochi Date : 29.05.2023) 23		

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH 2023

Significant Accounting Policies and notes forming part of the Financial statements for the Year ended 31st March 2023

1 Corporate Information:

Patspin India Limited ('the company') is a Public Limited company incorporated and domiciled in India. The Registered office of the Company is at 3rd Floor, Palal Towers, Ravipuram, MG Road, Kochi - 682 016 Kerala State, India. The company was incorporated under the Indian Companies Act 1956 and its equity shares are listed on the Bombay Stock Exchange Ltd (BSE) in India. The company is engaged in manufacture and Export of cotton yarn. The company was registered as "Medium Enterprises - Manufacturing" on 5th May 2021 in Udaym portal of Ministry of MSME and obtained MSME registration certificate under the Provisions of MSMED Act 2006.

2 Significant Accounting Policies

2.1 Basis of preparation and Measurement of financial statements:

Statement of Standalone Financial Statements are prepared in accordance with Indian Accounting Standards (Ind AS) notified by Ministry of Corporate affairs pursuant to section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and presentation and disclosures requirement of Division II of revised Schedule III of the Companies Act 2013, (Ind AS Compliant Schedule III), as applicable to standalone financial statement. Accordingly, the Company has prepared these Standalone Financial Statements which comprise the Balance Sheet as at 31 March, 2023, the Statement of Profit and Loss, the Statement of Cash Flows and the Statement of Changes in Equity for the year ended as on that date, and accounting policies and other explanatory information (together hereinafter referred to as "Standalone Financial Statements"). These financial statements were authorised for issue by the Board of Directors in the meeting held on 29 May, 2023.

2.2 Rounding of amount

These financial statements are presented in Indian Rupees, which is also the company's functional currency. All amounts disclosed in the financial statements and notes have been rounded off to the nearest lakh unless otherwise stated.

2.3 Historical Cost convention

The financial statements have been prepared under the historical cost convention, as going concern and on accrual basis except for the following items –

- a. Certain Financial Assets and Liabilities (including derivative instruments) are measured at Fair value
- b. Defined benefit employee plan Plan assets measured at fair value

2.4 Use of Estimates

The preparation of financial statements requires Management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent liabilities on the date of financial statements and the reported amounts of revenue and expenses of the reporting period. The recognition, measurement, classification or disclosure of an item or information in the financial statements is made relying on these estimates.

The estimates and judgements used in the preparation of the financial statements are continuously evaluated by the Company and are based on historical experience and various other assumptions and factors (including expectations of the future events) that the Company believes to be reasonable under the existing circumstances. Actual results could differ from those estimates. Any revision to accounting estimates is recognised prospectively in current and future periods.

2.5 Current and non-Current Assets and Liabilities

All assets and liabilities have been classified as current or noncurrent as per the company's normal operating cycle (not exceeding 12 months) and other criteria set out in the Schedule III to the Companies Act,2013. Based on the nature of products and the time between the acquisition of assets for processing and their realisations in cash and cash equivalents, the company has ascertained its operating cycle as 12 (twelve) months for the purpose of current and non-current classification of assets and liabilities.

2.6 Property, Plant and Equipment

All items of property, plant and equipment (excepting Freehold Land) are stated at cost net of accumulated depreciation and impairment, if any. The cost comprises its purchase price and any cost directly attributable to bringing the Property, Plant and Equipment to its working condition for its intended use.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

The Carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to the Statement of Profit and Loss during the reporting period in which they are incurred.

Property, plant and equipment are eliminated from financial statements, either on disposal or when retired from active use. Losses arising from the retirement of and gains or losses arising from disposal of Property, plant and equipment are recognised in the statement of profit and Loss.

The cost of property, plant and equipment which are not ready for their intended use before such date, are disclosed as capital work-in-progress.

The Company assesses at each Balance Sheet date whether there is any indication that any property, plant and equipment may be impaired, if any such indication exists, the carrying value of such property, plant and equipment is reduced to recoverable amount and the impairment loss is charged to statement of profit and Loss. If at the Balance sheet date there is any indication that a previously assessed impairment loss no longer exists, then such loss is reversed, and the asset is restated to that extent.

On transition to Ind AS, the Company has elected to continue with the carrying value of all of its property, plant and equipment recognized as at 1st April 2016, measured as per the previous GAAP, and use that carrying value as the deemed cost of such property, plant and equipment except Free hold Land for which the company had adopted revaluation model pursuant to the para 29 & 31 of Ind AS 16 and recognised revalued cost as its deemed cost as at 1st April 2016.

Revaluation of freehold land would be carried at sufficient regularity to ensure that the carrying amount does not differ materially from that which would be determined using fair value at the end of the reporting period.

2.7 Depreciation

Depreciation is provided on straight line method based on useful life of Assets as prescribed in Schedule II to the Companies Act, 2013.

Depreciation is provided pro-rata from the date of capitalisation and depreciation is calculated on the carrying amount, which is the cost of an asset less its residual value.

2.8 Intangible Assets

Intangible assets are carried at cost, net of accumulated amortization and impairment losses, if any. Cost of an intangible asset comprises of purchase price and attributable expenditure on making the asset ready for its intended use.

The company assesses at each Balance sheet date whether there is any indication that any intangible asset may be impaired, if any such indication exists, the carrying value of such intangible asset is reduced to recoverable amount and the impairment loss is charged to Statement of Profit and Loss. If at the Balance Sheet date there is any indication that a previously assessed impairment loss no longer exists, then such loss is reversed, and the asset is restated to that extent.

On transition to Ind AS, the Company has elected to continue with the carrying value of all of its Intangible Assets recognized as at 1st April 2016, measured as per the previous GAAP, and use that carrying value as the deemed cost of Intangible Assets.

2.9 Amortization

Intangible assets are amortized based on their estimated useful lives.

2.10 Investments

Investment in Government securities are "Carried at amortised cost"

Investments in unquoted equity shares are recognised at Cost. As these shares were purchased as per the power purchase contract obligation and on termination these contracts these shares will be bought back at cost.

2.11 Inventories

Inventories are stated at lower of cost and net realisable value. The cost includes cost of purchase, freight taxes and duties and is net of input credit where are applicable, cost of conversion and other cost incurred in bringing the inventories to their present location and condition. Cost of Raw material is considered at "weighted average" cost basis and finished goods is considered as per "Specific identification" cost basis.

Net realisable value is the estimated selling price in the ordinary course of business less estimated costs of completion and estimated costs of necessary to make the sale. Adequate provision is made for obsolete, Non-moving and Slow-moving items.

2.12 Financial Assets / Liability Policy

a. Financial Assets

Classification and Measurement

All the financial assets are initially measured at fair value. Transactions costs that are directly attributable to the acquisition of financial asset (other than financial assets carried at fair value through statement of profit and loss) are added to or deducted from the fair value measured on initial recognition of financial asset.

Subsequent measurement

Subsequent measurement of financial assets depends on the classification i.e financial assets carried at amortised cost or fair value (either through other comprehensive income or through profit and loss). Such classification is determined on the basis of Company's business model for managing the financial assets and the contractual terms of the cash flows.

The Company's financial assets primarily consists of cash and cash equivalents, trade receivables, balance with statutory authorities, loans and advances and security deposits etc which are classified as financial assets carried at amortised cost.

Amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost.

A gain or loss on an financial assets that is subsequently measured at amortised cost is recognized in the statement of profit and loss when the asset is derecognized or impaired. Interest income from these financial assets is recognized using the effective interest rate method.

Impairment of financial assets

The company assesses on a forward looking basis the expected credit losses associated with its assets carried at amortised cost. For trade receivables, the company provides for lifetime expected credit losses recognized from initial recognition of the receivables.

De-recognition of financial assets

A financial assets is de-recognised only when the Company has transferred the rights to receive cash flows from the financial asset or retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

b. Financial liabilities

Initial recognition and measurement

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction cost.

The Company's financial liabilities include trade and other payables.

Subsequent measurement

The measurement of financial liabilities depends on their classification, as described below:

Financial liabilities at fair value through profit or loss :

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. Gains or losses on liabilities held for trading are recognized in the statement of profit and loss.

Financial liabilities designated upon initial recognition at fair value through statement of profit and loss are designated as such at the initial date of recognition and only if the criteria in Ind AS 109 are satisfied. For liabilities designated as FVTPL, fair value gains/losses attributable to changes in own credit risks are recognized in Other Comprehensive Income (OCI). These gains/losses are subsequently transferred to Statement of profit and loss account. However, the Company may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognized in the statement of profit and loss.

De-recognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the term of an existing liability are substantially modified, such an exchange or modification is treated as derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amount is recognized in the statement of profit or loss.

Derivative financial instruments

Derivative financial instruments such as future contracts are initially recognised at fair value on the date a derivative contract is entered into and are subsequently re-measured at their fair value with changes in fair value recognised in the Statement of Profit and Loss in the period when they arise.

2.13 Fair Value Measurement

The Company measures financial instruments, such as, derivatives at fair value at each Balance Sheet date. 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.

The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

• In the principal market for the asset or liability, or

• In the absence of a principal market, in the most advantageous market for the asset or liability

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

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 (unadjusted) market prices in active markets for identical assets or liabilities

• Level 2 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable

• Level 3 — Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. 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 as explained above.

2.14 Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received or receivable, considering contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

Sale of Goods

Revenue from sale of goods are recognised on transfer of significant risk and rewards of ownership to the buyer which generally coincides with shipment. Revenue from the sale of goods in measured at the fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates.

Rendering of Services

Service revenues are recognised when services are rendered, and when the outcome of the transaction can be estimated reliably.

Dividend, Interest income, Claims

Dividend income from investments is recognised when the Company's right to receive dividend is established provided it is probable that the economic benefits associated with the dividend will flow to the Company as also the amount of dividend income can be measured reliably.

Interest income from a financial asset is recognised on a time basis, by reference to the principal outstanding using the effective interest method provided it is probable that the economic benefits associated with the interest will flow to the Company and the amount of interest can be measured reliably.

Insurance and other Claim are accounted for when no significant uncertainties are attached to their eventual receipt.

2.15 Borrowings:

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

2.16 Borrowing cost

Borrowing costs attributable to acquisition and construction of qualifying assets are capitalised as a part of the cost of such asset upto the date when such asset is ready for its intended use. All other Borrowing costs are charged to Statement of Profit and Loss.

2.17 Short-term Employee Benefits

Short Term employee benefits including accrued liability for Leave Encashment (other than termination benefits) which are payable within 12 (twelve) months after the end of the period in which the employees render service are paid/ provided during the year, as per the Rules of the Company.

Defined Contribution Plans

Company's contributions paid/payable during the year to Provident and Family Pension Funds, and Employees State Insurance are recognized in the Statement of Profit and Loss.

Defined Benefit Plans

The Employees' Gratuity Fund Scheme covered by the Group Gratuity cum-Life Assurance Policy of LIC of India is a Defined Benefit Plan. The present value of obligation is determined based on actuarial valuation using Projected Unit Credit Method which recognizes each period of service as giving rise to additional amount of employees benefit entitlement and measures each unit separately to build up the final obligation.

2.18 Foreign currency Transactions

Initial recognition

Transactions in Foreign Currencies entered into by the Company are accounted at the exchange rate prevailing on the date of the transaction.

Measurement

Foreign Currency monetary items of the Company outstanding at the Balance Sheet date are restated at year end exchange rates.

Non-monetary items carried at historical cost are translated using the exchange rates at the dates of initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on transaction of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item.

Treatment of exchange difference

Exchange differences arising on settlement/restatement of foreign currency monetary assets and liabilities of the Company are recognised as income or expenses in the Statement of Profit and Loss

2.19 Taxation

- a Current tax is made on the basis of estimated taxable income for the year or computed in accordance with the Income-Tax Act, 1961 and recognized in the statement of Profit and Loss except to the extent it relates to items directly recognized in equity or in other comprehensive income.
- b Deferred tax on account of timing differences, between taxable income and accounting income is recognized using the tax rates and laws that have been substantively enacted as of the balance sheet date. Deferred tax assets are recognized to the extent there is reasonable certainty that these would be realized in future.
- c Current and deferred tax are recognised in statement of profit and loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

2.20 Provisions and Contingent Liabilities

Provisions: Provisions are recognized when there is a present legal or constructive obligation as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation. Provisions are measured at the best estimate of the expenditure required to settle the present obligation at the Balance sheet date and are not discounted to its present value. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

Contingent Liabilities

Contingent liabilities is a possible obligation in the normal course of business arising from past events, the existence of which will be confirmed only by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made, is termed as a contingent liability.

The Company does not recognise a contingent liability but disclose its existence in the financial statements.

2.21 Cash Flow Statement

Cash flows are reported using the indirect method, whereby profit / loss before extraordinary items and tax for the period is adjusted for the effects of transactions of non-cash nature, any deferrals or accruals of past or future operating cash receipts or payments. Cash flows from operating, investing and financing activities of the Company are segregated.

2.22 Cash and Cash equivalents Policy

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.

2.23 Earnings per Share

Basic earnings per share is calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period is adjusted for the effects of all dilutive potential equity shares.

2.24 Exceptional Items

When an item of income or expense within profit or loss from ordinary is of such size, nature or incidence that their disclosure is relevant to explain the performance of the company for the year, the nature and amount of such items is disclosed as exceptional items.

2.25 Recent Indian Accounting Standards (Ind AS)

The Ministry of Corporate Affairs ("MCA") notifies new standards or amendments to the existing standards under Companies (Indian Accounting Standards) Rules as issued from time to time. On March 31, 2023, MCA amended the Companies (Indian Accounting Standards) Rules, 2015 by issuing the Companies (Indian Accounting Standards) Amendment Rules, 2023, applicable from April 1, 2023, as below:

- Ind AS 1, "Presentation of Financial Statements"- Companies are now required to disclose material accounting
 policies rather than their significant accounting policies. Accounting policy information, together with other
 information, is material when it can reasonably be expected to influence decisions of primary users of general
 purpose financial statements.
- Ind AS 8, "Accounting policies, Change in Accounting Estimates and Errors"- Definition of 'change in account
 estimate' has been replaced by revised definition of 'accounting estimate. As per revised definition, accounting
 estimates are monetary amounts in the financial statements that are subject to measurement uncertainty.
 - A company develops an accounting estimate to achieve the objective set out by an accounting policy.
 - Accounting estimates include:
 - a) Selection of a measurement technique (estimation or valuation technique)
 - b) Selecting the inputs to be used when applying the chosen measurement technique

The amendments will help entities to distinguish between accounting policies and accounting estimates.

 Ind AS 12, "Income Taxes"- Narrowed the scope of the Initial Recognition Exemption (IRE) (with regard to leases and decommissioning obligations). Now IRE does not apply to transactions that give rise to equal and offsetting temporary differences. Accordingly, companies will need to recognise a deferred tax asset and a deferred tax liability for temporary differences arising on transactions such as initial recognition of a lease and a decommissioning provision.

The Company is evaluating the effect of the above on the financial statements.

3 Property, Plant and Equipment

(₹ in Lacs)

Gross cost / deemed cost	Freehold- Land	Buildings	Plant and Equipment	Furniture & Fixtures	Office Equipments	Vehicles	Total
Balance as at 1 st April 2021	4,697.42	4,985.51	29,698.51	169.55	143.92	72.07	39,766.98
Additions	-	-	-	-	0.05	-	0.05
Disposal /Discarded / adjustments	-	-	-	-	-	-	-
Increase /(decrease) on Revaluation of Assets	-						-
Balance as at 31 st March 2022	4,697.42	4,985.51	29,698.51	169.55	143.97	72.07	39,767.03
Additions	-	-	17.94	-	-	-	17.94
Disposal of Carrying cost of Ponneri, TN Plant sold during the year (Refer Note #)	147.21	2,175.92	16,531.38	89.85		0.43	18,944.79
Proportionate Revaluation reserve on land of Ponneri, TN Plant sold during the year (Refer Note #)	(1,421.21)	-					(1,421.21)
Balance as at 31st March 2023	3,129.00	2,809.59	13,185.07	79.70	143.97	71.64	19,418.97
Accumulated depreciation							
Balance as at 1st April 2021		2,563.38	19,073.96	162.21	138.26	68.19	22,006.00
Disposal /adjustments		-	-				-
Deprecaition expense		128.76	883.42	1.09	-	0.25	1,013.52
Balance as at 31 st March 2022		2,692.14	19,957.38	163.30	138.26	68.44	23,019.52
Depreciation cost of Ponneri, TN Plant sold during the year		839.78	10,250.30	84.01		0.41	11,174.50
Deprecaition expense		103.91	609.89	0.15	0.67	0.06	714.68
Balance as at 31st March 2023		1,956.27	10,316.97	79.44	138.93	68.09	12,559.69
Net Carrying amount							
As at 31st March 2022	4,697.42	2,293.37	9,741.13	6.25	5.71	3.63	16,747.51
As at 31st March 2023	3,129.00	853.32	2,868.09	0.27	5.04	3.55	6,859.27

Note:

The Company has opted to continue with net carrying values of all Property, plant and equipment as at the transition to Ind AS on 1st April 2016 as per previous GAAP and use that as the Deemed cost, except Freehold Land.

As per the provisions of Para 29 to 31 of the Ind As 16, the Company has adopted Revaluation model for Freehold Land and has determined its fair value on the transition date of 1st April 2016 on the basis of valuation report of Chartered Engineer. The details of revaluation of freehold land during past 5 years are given below:

Title deeds of Freehold land amounting to Rs 1568.42 lakhs (including revalution reserve of Rs 1421.21 lakhs) of Company's Ponneri, Tamilnadu plant along with its other assets were transferred to M/s. Sri Shanmugavel Mills Pvt. Ltd persuant to approved resolution / restructuring proposal, on slump sale basis during the year. Refer Note No 36

Class of Asset - Freehold Land	₹ in Lacs
Carrying value as at 1st April, 2019	4,955.84
Revaluation surplus recognised in Other Equity as at 31st March 2019	4,737.59
Additions	0.64
Disposal /adjustments	-
Carrying value as at 31st March, 2020	4,955.84

NO ⁻	TES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MAP	RCH 2	023 (Contd.)
Rev	aluation surplus recognised in Other Equity as at 31st March 2020		4,737.59
Add	itions		-
Disp	posal /adjustments		-
Dec	rease on Revaluation of Assets		258.42
Carı	rying value as at 31st March, 2021		4,697.42
Rev	aluation surplus recognised in Other Equity as at 31st March 2021		4,479.17
Add	itions		-
Disp	posal /adjustments		-
Car	rying value as at 31st March, 2022		4,697.42
Rev	aluation surplus recognised in Other Equity as at 31st March 2022		4,479.17
Disp	oosal /adjustments (Refer Note #)		147.21
Rev	aluation surplus on Disposal /adjustments (Refer Note #)		1,421.21
Car	rying value as at 31st March 2023		3,129.00
Rev	aluation surplus recognised in Other Equity as at 31st March 2023		3,057.96
		As at	As at
	31.03.		31.03.2022
	(₹ in	acs)	(₹ in lacs)
4	Intangible Assets		
	Gross Cost / Deemed Cost As at the beginning of the year 23	4.08	234.08
	Additions during the year	-	- 204.00
	Discarded/Disposal during the year	-	-
		4.08	234.08
	Accumulated depreciation		
	As at the beginning of the Year 23 Amortisation for the year	33.32 0.76	233.32
	Disposal/adjustment	-	-
		34.08	233.32
	Net Carrying amount	0.00	0.76
5	Capital Work In Progress		
	Plant and Equipment	4.90	4.90
		4.90	4.90
Fina	incial Assets		
6	Non-Current Investment		
	Unquoted Equity instruments - Non-Trade carried at cost		
	NIL (Previous year 77,500) of Rs 10 each in OPG Power Generation (P) Ltd		8.92
	Government Securities - Non-Trade (unquoted)	-	0.01
		0.31 0.31	0.31
		0.31	9.23
7	Other Financial Assets		
	7	0.03	322.57
	· · · · · · · · · · · · · · · · · · ·	8.02 8.05	<u>58.45</u> 381.02
		0.00	001.02

NO	TES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 3	1ST MARCH 2	023 (Contd.)
		As at 31.03.2023 (₹ in lacs)	As at 31.03.2022 (₹ in lacs)
8	DEFERRED TAX ASSET (Net) a Deferred Tax Asset		
	Unabsorbed Depreciation & Business Loss Others	3,620.35 248.92 3,869.27	3,620.35 248.92 3,869.27
	b Deferred Tax Liability	3,009.27	3,009.27_
	Related to Property, Plant and Equipment Related to Borrowing Cost	2,929.43 141.45	2,929.43 141.45
		3,070.88	3,070.88
	c Minimum Alternate Tax Credit entitlement	438.20	438.20
	Net Deferred Tax Asset (a-b+c)	1,236.59	1,236.59
	* Refer Note 32 b.		
9	Other non-current tax assets Unsecured, considered good		
	Income Tax (Net)	434.68	236.23
		434.68	236.23
10	Inventories		
	Stores, Spares and Packing Materials	12.25	25.37
	Raw Materials	241.91	178.21
	Goods-in-Process	56.65	194.92
	Finished Goods	28.28	382.13
	Waste Stock	<u> </u>	<u> </u>
			790.94
11	Trade Receivables		
	Unsecured, considered Doubtful		7.33
	Less : Provision for Doubtful debts		7.33
	Unsecured, considered good	- 184.50	- 821.78
		184.50	821.78

For amount receivable from Related Party included in the above amount, please refer Note No 34 - Related Party Transactions

Particulars	Outstandin	g for followir	ng periods fro	om due date	of payment	Total
	Less than	6 months	1-2 years	2-3 years	More than	
	6 months	-1 year			3 years	
(i) Undisputed Trade receivables – considered good	184.50	-	-	-	-	184.50

12 Cash and Cash equivalents		
Cash on Hand	0.85	0.91
Balances with Banks in Current Accounts	85.29	10.34
	86.14	11.25

NO	TES TO THE FINANCIAL STATEMI	ENTS FOR THE YEAR ENDED 3	1ST MARCH 2	023 (Contd.)
13	Bank Balances other than 12 above		As at 31.03.2023 (₹ in lacs)	As at 31.03.2022 (₹ in lacs)
	Margin Money Deposit Accounts (with origi reporting date)	nal maturity less than 12 months of the	13.46	13.27
	Deposit Accounts under lien (with origina reporting date)	I maturity less than 12 months of the	100.60	1.44
			114.06	14.71
14	Other Financial Assets			
	Interest accrued on Deposits		8.32	13.00
			8.32	13.00
15	Other Current Assets			
	Prepaid Expenses		25.79	43.41
	Balances with Statutory Authorities		146.33	134.81
	Other Deposit and Advances		51.87	39.44
	Export Incentives		-	151.68
			223.99	369.34
16	Equity Share Capital (a) Authorised:			
	400,00,000 Equity shares (Previous ye	ear 400,00,000) of Rs.10 each	4,000.00	4,000.00
	(b) Issued, Subscribed and fully paid up	o shares		
	309,20,000 Equity shares (Previous ye	ear 309,20,000) of Rs.10 each	3,092.00	3,092.00
		· · · ·	3,092.00	3,092.00
i	Reconciliation of number of Equity share	s and amount outstanding at the begin	nning and end of t	ne year
	Particulars	As at 31.03.2023	As at 31.03	.2022
1	1		1	

Particulars	As at 3	As at 31.03.2023		1.03.2022
	No of Shares	No of Shares Amount ₹ in lakhs No of Share		Amount ₹ in lakhs
At the beginning of the Year	30,920,000	3,092.00	30,920,000	3,092.00
Shares issued during the Year	Nil	Nil	Nil	Nil
At the end of the Year	30,920,000	3,092.00	30,920,000	3,092.00

ii Rights, preferences and restrictions attached to Equity shares

The company has only one class of equity shares having a par value of Rs. 10 per share. Each shareholder is eligible for one vote per share. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the company after distribution of all preferential amounts, in proportion of their shareholding.

iii Shares held by holding/Ultimate holding company/or their subsidiaries/associates

	As at 31.03.2023		As at 31.03.2022	
	No of Shares	% of holding in	No of Shares	% of holding in
		the Class		the Class
GTN Textiles Limited (Promoter/Associate)	14,287,068	46.21%	14,287,068	46.21%

iv Details of shareholders holding more than 5% of shares in the Company

	Name of share Holder	As at 31	As at 31.03.2023		.03.2022
		No of Shares	% of holding in	No of Shares	% of holding in
			the Class		the Class
i	GTN Textiles Limited (Promoter / Associate)	14,287,068	46.21%	14,287,068	46.21%
ii	KSIDC Ltd (Promoter)	2,490,000	8.05%	2,490,000	8.05%

- v There was no issue of shares allotted as fully paid up shares pursuant to contract(s) without payment being received in cash or buyback or Bonus shares in the preceding five years
- vi There are nil number of shares (Previous year Nil) reserved for issue under option and contracts or commitments for the sale of shares or disinvestment.
- vii There are no issue of shares allotted as fully paid up shares pursuant to contract(s) without payment being received in cash or buy back or bonus shares in the preceding five years.
- viii During the year ended 31.03.2023 and in the previous year, no securities convertible into Equity/Preferential shares.
- ix During the year ended 31.03.2023 and in the previous year, there are no calls unpaid including calls unpaid by Directors and officers as on balance sheet date.
- x Shares held by promoters at the end of the year

Promoter name	No. of Shares	% of Total Shares	% Change during the year
Promoter:			
Binod Kumar Patodia HUF	200	-	Nil
Ankur Patodia	400	-	Nil
Binod Kumar Patodia	34,550	0.11	Nil
Mala Patodia	500	-	Nil
Prabha Patodia	33,700	0.11	Nil
Umang Patodia	11,000	0.04	Nil
Promoter Group:			
KSIDC Limited	24,90,000	8.05	Nil
GTN Textiles Limited	1,42,87,068	46.21	Nil
Umang Finance Private Limited	384,900	1.24	Nil
Beekaypee Credit Private Limited	1,366,900	4.42	Nil
Patodia Exports & Investments Private Limited	1,487,700	4.81	Nil
Total	2,00,96,918	64.99	

	As at	As at
	31.03.2023	31.03.2022
	(₹ in lacs)	(₹ in lacs)
17 Other Equity		
(i) Reserve & Surplus		
(a) Capital Redemption Reserve		
Balance as at the beginning and the end of the year	1,000.00	1,000.00
(b) Securities Premium		
Balance as at the beginning and the end of the year	468.28	468.28
(c) Surplus/(Deficit) in the Statement of Profit and Loss		
Balance as at the beginning of the year	(10,761.07)	(9,725.24)
Less:Profit/(Loss) for the year from the Statement of Profit and Loss	(1,815.18)	(1,337.55)
Revaluation reserve on land of Company's Ponneri, TN unit transferred to Retained earnings on sale during the year	1,421.21	-
Impact on remeasurement of Cost of Borrowings - NCRPS	(118.88)	139.14
Equity portion of 5% Non Cumulative Redeemable Preference shares Transfer to retained earnings		162.58
	(11,273.92)	(10,761.07)
(ii) Revaluation surplus		
Surplus on Revaluation of land (Refer Note No 3 & 36)	3,057.96	4,479.17

NOT	ES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31	ST MARCH 2	023 (Contd.)
		As at	As at
		31.03.2023	31.03.2022
		(₹ in lacs)	(₹ in lacs)
(ii) 0.50% Non Cumulative Compulsorily Convertable Redeemable Preference shares Transfer to retained earnings *	2,051.00	-
(v) Other comprehensive income:		
	Impact on remeasurement of Employee Benefit	(123.38)	(87.56)
	Balance as at the end of the Year	(4,820.06)	(4,901.18)
	* Refer Note under 18 (i) a		
	Non Current Liabilities		
18 F	inancial Liabilities		
() Borrowings		
	a Unsecured Loans		
	Preference Shares (carried at amortised cost, unless otherwise stated)		
	Current Year Nil (Previous year 7,00,000 5% Non Cumulative Redeemable preference shares of Rs.100 each)	-	545.44
	Current Year Nil (Previous year 13,51,000 0.01% Non Cumulative Redeemable preference shares of Rs.100 each issued to lenders /promoters and their associates as per the CDR Package (Refer Note No.38)	-	1,299.99
		-	1,845.43

Note: During the year, Company's Bankers have approved and implemented Resolution Plan (RP) as per the Provisions of Prudential Framework for Resolution of Stressed Assets RBI Circular dated 07.06.2019. As per the said approved RP Terms existing entire 20,51,000 Non-Cumulative Redeemable Preference Shares (NCRPS) of Rs 100 each was substituted with fresh issue of 20,51,000 nos. 0.5% Non-Cumulative Compulsorily Convertible Preference Shares (NCCCPS) of Rs 100 each. The said NCCCPS shall carry a dividend coupon rate of 0.05% p.a. till conversion and will be converted in to equity shares on 31.03.2030 as per the SEBI guideline prevalent on the date of conversion.

i Reconciliation of number of Preference shares and amount outstanding at the beginning and end of the year

a 5% Non Cumulative Redeemable Preference Shares of Rs 100 each

Particulars	As at 31.03.2023		As at 3	1.03.2022
	No of Shares Amount ₹ in lacs No of Shares		No of Shares	Amount ₹ in lakhs
At the beginning of the Year	700,000	700.00	700,000	700.00
Substituted with fresh Issue of 0.50% Non Cumulative Compulsorily Convertible Preference shares	700,000	700.00	Nil	Nil
At the end of the Year	Nil	Nil	700,000	700.00

b 0.01% Non Cumulative Redeemable Preference Shares of Rs 100 each

Particulars	As at 31.03.2023		As at 31.03.2022	
	No of Shares	Amount ₹ in lacs	No of Shares	Amount ₹ in lakhs
At the beginning of the Year	1,351,000	1,351.00	1,351,000	1,351.00
Substituted with fresh Issue of 0.50% Non Cumulative Compulsorily Convertible Preference shares	1,351,000	1,351.00	Nil	Nil
At the end of the Year	Nil	Nil	1,351,000	1,351.00

ii Rights, preferences and restrictions attached to Preference shares

20,51,000, 0.50 % Non Cumulative Compulsorily Convertible preference shares of Rs 100 each were issued to Lenders, Promoters and their associates pursuant to an approved Resolution Plan as per RBI Circular dated 07.06.2019 in lieu of NCRPS. The issue details are as follows.

Series	No of Shares	Date of Issue	Date of Conversion into Equity
VIII	2051000	14.11.2022	31.03.2030

iii Details of shareholders holding more than 5% of preference shares in the Company

a 0.50% Non Cumulative Compulsorily Convertible preference shares of Rs 100 each issued as per the RP

		As at 31	.03.2023	As at 31	.03.2022
		No. of shares	% of holding in the Class	No. of shares	% of holding in the Class
i	Central Bank of India	199,000	9.70%	Nil	Nil
ii	State Bank of India	299,000	14.58%	Nil	Nil
iii	Oriental Bank of Commerce	153,000	7.46%	Nil	Nil
iv	Karur Vysya Bank	82,000	4.00%	Nil	Nil
v	Bank of Maharashtra	112,000	5.46%	Nil	Nil
vi	Export Import Bank of India	121,000	5.90%	Nil	Nil
vii	Canara Bank	115,000	5.61%	Nil	Nil
viii	Smt Deepa Bagla	870,000	42.42%	Nil	Nil
ix	Shri B.K.Patodia	75,000	3.66%	Nil	Nil
х	Shri Umang Patodia	25,000	1.22%	Nil	Nil

			As at		As at
		:	31.03.2023		31.03.2022
			(₹ in lacs)		(₹ in lacs)
		Non Current	Current	Non Current	Current
b	Secured Loans				
	Term Loans :				
	(i) From a Financial Institution	-	-	-	633.87
	(ii) From Banks	-	-	-	6,348.89
	Working Capital Term Loan				
	(i) From Banks	6,001.20	666.80		
		6,001.20	666.80	-	6,982.76
	Total a+b	6,001.20	666.80	1,845.43	6,982.76

i Working Capital Term Loan are secured by :

(i) Working Capital Term Ioan of Rs 6,668.00 lacs sanctioned by banks pursuant to an approved Resolution Plan as per RBI Circular dated 07.06.2019. secured by first pari passu charge on the Block assets (Land and Building, Plant & Machinery of Company's Kanjicode plant, Palakkad, Kerala, and pledge of 51% of shares held by promotor (GTN Textiles Limited being 7286405 shares) in favour of the Term Loan Lenders and also guaranteed by chairman of the Company Shri. BK Patodia and Managing Director of the Company Shri. Umang Patodia.

ii Re-payment terms of Term Loan/Rate of Interest :

The year wise break up of Term loan repayment and the interest rate applicable for the respective years is as follows

	Oustanding as	Repayments - ₹ in Lakhs					
	on 31.03.2023 -	FY	FY	FY	FY	FY	FY
	₹ in lakhs	2023-24	2024-25	2025-26	2026-27	2027-28	2028-29
From Banks	6,668.00	666.80	666.80	1,333.60	1,333.60	1,333.60	1,333.6
Rate of Interest	MCLR + 1.60% C	urrent effect	ive rate is 9.0	00% p.a. pay	able on mor	nthly basis.	
Repayment of WCTL in 31.03.2029.	24 quarterly instal	Iments. Firs	t installment	due on 30.	06.2023 and	l last installn	nent due
						As at	As
					31.03	3.2023	31.03.202
					(₹ ir	n lacs)	(₹ in lace
Other Non Current Lia	bilites						
Provision for Employee	benefits (Gratuity)				;	329.27	451.8
					;	329.27	451.8
rrent Liabilities							
Financial Liabilities							
(i) Borrowings Secured Loans							
Term Loans :							
	of long-term debt (F	Refer Note N	o 18 (b))				
	ancial Institution		010(0))				633.8
(ii) From Bank						666.80	6,348.6
Working Capital Lo						-	6,411.
Unsecured Loans							·
Corporate Deposit	s (Interest rate at 8.	25% p.a.)			4	400.00	500.
Loan from Director	s/relatives-Interest I	ree			(600.00	600.0
					1,0	666.80	14,494.
(ii) Trade Payables							
Due to Micro, Sma	II and Medium Ente	rprises (MSN	∕IE's)			80.48	30.
Due to Others					1,8	835.38	2,246.

Particulars	Outstanding fo	Total			
	Less than 1 year	1-2 years	2-3 years	More than 3 years	
(i) MSME	80.48	-	-	-	80.48
(ii) Others	1,322.98	8.13	3.47	500.81	1,835.38
(iii) Disputed dues – MSME					
(iv)Disputed dues - Others					

Details of dues to Micro and Small Enterprises and defined under the Micro, Small and Medium Enterprises Act, 2006

	As at	As at
	31.03.2023	31.03.2022
	(₹ in lacs)	(₹ in lacs)
The principal amount due thereon remaining unpaid as on the Balance sheet date	80.48	30.14
Interest due thereon remaining unpaid	Provided for Rs 327303/-	Nil
Interest paid along with the amount of the payment during the year	Nil	Nil
Interest due and payable but without adding the interest specified in the above-mentioned act.	Nil	Nil
Interest accrued and remaining unpaid at the end of the year.	Nil	Nil
Amount of interest remaining due and payable in subsequent years, and such interest actually paid to and deductible expenditure under section 23 of	Nil	Nil

the said act.

* The Ministry of Micro, Small and Medium Enterprises has issued an Office Memorandum dated 26 August 2008 which recommends that the Micro and Small Enterprises should mention in their correspondence with its customers the Entrepreneurs Memorandum Number as allotted after filing of the Memorandum. Accordingly, the disclosure in respect of the amounts payable to such enterprises as at reporting date has been made in the financial statements based on information received and available with the Company and has been relied upon by the auditors.

Further, as per the Management, the impact of interest, if any, that may be payable in accordance with the provisions of the Micro Small and Medium Enterprises Development Act, 2006 ("the MSMED Act") is not expected to be material. The Company has not received any claim for interest from any supplier under the said Act.

		As at	As at
		31.03.2023	31.03.2022
		(₹ in lacs)	(₹ in lacs)
	(iii) Other Financial Liabilities		
	Interest due on borrowings	565.80	2,567.61
		565.80	2,567.61
21	Other Current Liabilities		
	Advances from customers	0.58	14.73
	Expenses Payable	871.52	662.26
	Statutory and Other dues payable	89.21	44.98
		961.31	721.97
22	Provisions		
	Provision for employee benefits	57.90	89.20
		57.90	89.20

NOT	ES TO THE FINANCIAL STATEMENTS FOR THE	YEAR ENDED 31ST	MARCH 202	23 (Contd.)
		Year ended		Year ended
		31.03.2023		31.03.2022
		(₹ in lacs)		(₹ in lacs)
23	REVENUE FROM OPERATIONS			
	(A) Sale of Products			
	Finished Goods :			
	Exports	-		33.31
	Local	2,970.34		6,492.49
	Waste Sales			
	Local	544.73		781.12
	Net Sales	3,515.07	=	7,306.92
	(B) Other Operating Revenues			
	Job Work Charges	3,972.36		7,025.55
	J. J	3,972.36	-	7,025.55
	Total (A) + (B)	7,487.43	-	14,332.47
24	OTHER INCOME		=	
	Interest Income	15.50		14.25
	Agricultural Income	0.47		0.27
	Sale of Scrap	15.46		8.98
	Total	31.43	=	23.50
25	COST OF MATERIALS CONSUMED			
	(a) Raw Materials Consumed			
	Opening Inventory	178.21		814.10
	Add:Purchases during the Year	2,048.61	3,015.03	
	Less:Sale of Cotton	- 2,048.61	0.47	3,014.56
	Less: Closing Stock	241.91	_	178.21
	Total (a)	1,984.91	_	3,650.45
	(b) Packing Material Consumed			
	Opening Inventory	11.84		14.54
	Add:Purchases during the Year	135.78		186.57
	Less: Closing Stock	5.02	-	11.84
	Total (b)	142.60	-	189.27
	Total (a)+(b)	2,127.51	=	3,839.72
26	CHANGES IN INVENTORY OF FINISHED GOODS, GOODS IN PROCESS AND WASTE			
	(a) Stock at the beginning of the year:			
	Finished Goods	382.13		250.65
	Goods-in-process	194.92		285.50
	Waste	10.32		48.31
	Total	587.37	-	584.46
	(b) Less : Stock at the end of the Quarter:		-	
	Finished Goods	28.29		382.13
	Goods-in-process	56.64		194.92
	Waste	0.18	_	10.32
	Total (a)+(b)	85.11	_	587.37
	(Increase)/Decrease in Stocks (a-b)	502.26	=	(2.91)

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEA	AR ENDED 31ST I	MARCH 2023 (Contd.)
	Year ended	Year ended
	31.03.2023	31.03.2022
	(₹ in lacs)	(₹ in lacs)
27 EMPLOYEES BENEFITS EXPENSE		
Salaries, Wages and Bonus	2,023.50	2,784.05
Contribution to Provident and Other Funds	20.69	207.59
Welfare Expenses	176.71	254.80
Iotai	2,220.90	3,246.44
28 FINANCE COSTS		
Interest Expenses	894.55	1,948.37
Other Borrowing Costs	72.13	123.02
Interest -Cost on Fair Valuation of Preference Shares	85.69	212.62
Total	1,052.37	2,284.02
29 a OTHER EXPENSES		
Power and Fuel	2,275.33	3,995.96
Repairs to Building	7.35	7.10
Repairs to Machinery	282.32	367.01
Stores and Spares consumed	73.00	84.73
Processing Charges	116.66	205.44
Rent	32.62	26.54
Insurance	128.62	167.99
Rates and Taxes	47.84	45.98
Commission and Brokerage	2.61	1.96
Bad debts written off	43.01	-
Freight, Forwarding and Other selling expenses	23.86	16.91
Payment to Auditors		
Audit Fee	3.00	3.00
Certification Charges	0.70 3.70	1.13 4.13
Directors Sitting Fee	2.83	2.55
Net loss /(gain) on foreign currency transaction and translation	8.46	(0.04)
Miscellaneous Expenses	395.64	386.47
Total	3,443.85	5,312.73

29 b.Profit on Sale of Undertaking

Persuant to the approval obtained from Shareholders and Lenders, the Company has sold its Ponneri, TamilNadu undertakings on Slump sale basis on 28.10.2022 for a Net Sale consideration of ₹10,500 Lakh and the Profit on sale of undertaking was ₹ 1393 lakh. The sale proceeds were utilised for repayment of Banks debt, VRS to high cost permanent workmen, statutory and other dues.

30 EARNING PER SHARE

Net profit /(Loss) as per statement of profit and loss	(1815.18)	(1337.55)
Less: Dividend on Preference Shares -Notional	21.93	35.14
Net profit available to Equity Share holders	(1837.11)	(1372.69)
Weighted average no of Equity Shares (Face value of Rs.10 each)	30920000	30920000
Basic and diluted Earning Per Share Rs.	(5.94)	(4.44)

31 Employee Benefits Plan

Gratuity:

In accordance with the applicable laws, the Company provides for Gratuity, a defined benefit retirement plan ("The Gratuity Plan") covering eligible employees. The Gratuity plan provides for a lump sum payment to vested employees on retirement (subject to the completion of 5 years of continues employment), death, incapacitisation or termination of the employment are based on last drawn salary and tenure of employement.

Liabilities with regard to the Gratuity Plan are determined by acturial valuation on the reporting date and the Company makes annual contribution to the Gratuity Fund administered by Life Insurance Corporation of India, which is basically a year-on-year cash accumulation plan. Though company has not fully funded to Gratuity fund of LIC, adequate provision has been made in the Books of accounts. As part of the scheme the interest rate is declared on yearly basis and is guaranteed for a period of one year. The insurance company, as part of the policy rules, makes payment of all gratuity settlements during the year subject to sufficiency of funds under the policy.

		Gratuity Plan	Gratuity Plan
		2022-23	2021-22
		(₹ in lacs)	(₹ in lacs)
Cha	ange in Defined Benefit Obligation (DBO) during the year		
1	Present value of DBO at the beginning of the year	661.79	635.18
2	Current Service cost	23.10	32.51
3	Interest cost	47.95	42.84
4	Actuarial (gain)/loss arising from changes in experience assumptions	(5.49)	(26.17)
5	Actuarial loss arising from changes in experience adjustments	40.90	11.97
6	Benefits paid	(219.25)	(34.54)
Pre	sent value of DBO at the end of the year	549.00	661.79
Cha	ange in fair value of plan assets during the year		
1	Fair value of plan assets at the beginning of the year	209.93	229.48
2	Interest income	15.20	15.47
3	Employer contributions	3.30	0.51
4	Benefits paid	(8.28)	(34.54)
5	Remeasurements - return on plan assets (excluding interst income)	(0.41)	(0.99)
Pre	sent value of DBO at the end of the year	219.74	209.93
Am	ounts recognised in the Balance Sheet		
1	Present value of DBO at the end of the year	549.00	661.79
2	Fair value of plan assets at the end of the year	219.74	209.93
Fur	ded status of the plans - (Assets)/Liability	329.26	451.86
(As	sets) and Liability recognised in the Balance sheet - Non current	329.26	451.86
Со	nponents of employer expense		
1	Current service cost	23.10	32.51
2	Interest income on net defined benefit obligation	32.74	27.37
Exp	ense recognised in Statement of Profit and Loss	55.84	59.88
Rer	neasurements on the net defined benefit obligation		
	Return on plan assets(excluding interest income)	0.41	0.99
	Acturial loss arising from changes in financial assumptions	(5.49)	(26.17)
	Acturial loss arising from changes in experience adjustments	40.90	11.97

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH 2023 (Contd.) Gratuity Plan **Gratuity Plan** 2022-23 2021-22 (₹ in lacs) (₹ in lacs) Remeasurements recognised in other comprehensive income 35.82 (13.21)Total defined benefit cost recognised 91.66 46.67 Nature and extent of investment details of the plan assets State and Central Securities . Bonds -Special Deposits -Insurar Managed funds 100% 100%

	Gratuity Plan	
	As at 31.03.2023	As at 31.03.2022
Assumptions		
Discount rate	7.40%	7.25%
Expected rate of salary increase	2.00%	2.00%
Sensitivity analysis - DBO at the end of the year (in lakhs)		
Discount rate + 100 basis points	513.88	613.06
Discount rate - 100 basis points	587.89	716.41
Salary Growth rate + 1%	589.65	718.81
Salary Growth rate - 1%	511.77	610.22
Attrition rate +50%	555.63	673.39
Attrition rate -50%	542.01	649.32
Weighted average duration of DBO	7 Years	9 Years
Expected cash flows (in lacs)		
1. Expected employer contribution in the next year	351.24	483.26
2. Expected benefit payments		
Year 1	53.94	32.40
Year 2 to year 5	234.12	168.69
Year 6 to year 10	385.00	561.66
Beyond 10 years	297.41	509.88

32a The accounts of certain Trade Receivables, Trade payables, Loans and advances and Banks are subject to formal confirmations /reconciliations and consequent adjustments, if any. The management does not expect any material difference affecting the current year's financial statements on such reconciliation/adjustments.

- 32b Deferred Tax assets for the current financial year was not recognised. Post restructuring of companies debts under approved resolution proposal by the lenders, Management is hopeful that there would be sufficient taxable profit in the ensuring years against which the unused tax losses and unused tax credits can be utilised/to allow the benefit of part or all of that deferred tax assets to be utilised. In view of this the Deferred Tax Assets as at 31.03.2020 is continue to be recognised in the Books.
- 33 In term of Ind AS-108 Operating Segments, the company operates materially only in one business segment viz., Textile industry and have its production facilities and all other assets located within India.

34 RELATED PARTY DISCLOSURES

Related Party Disclosures pursuant to Ind AS 24

(a) Names of Related parties and nature of relationships

- i Substantial Shareholder (46.21%)
 - **GTN** Textiles Limited
- ii Companies where Key Management Personnel has significant influence
 - 1 GTN Enterprises Limited
 - 2 Patodia Exports and Investments (P) Ltd

iii Key Management Personnel:

- 1 Shri Umang Patodia Managing Director
- 2 Shri T.Ravindran Chief Financial Officer
- 3 Ms. Veena Vishwanath Bhandary Deputy Company Secretary
- iv Enterprises/Entities having " Common Key Management Personnel ":
 - 1 Patcot & Co
- v Relative of Key Managerial Personel :
 - 1 Shri Binod Kumar Patodia Father of Shri Umang Patodia
 - 2 Smt Prabha Patodia Mother of Shri Umang Patodia

(b) During the year following transactions were carried out with related parties in the ordinary course of business and at arms length:

Nature of Transactions / Balances	Associates		Other Related parties*	
	2022-23	2021-22	2022-23	2021-22
	₹ in lacs	₹ in lacs	₹ in lacs	₹ in lacs
Sales, Service and other income	820.58	1,566.32		
Purchase of Goods and Services	338.12	274.48		
Purchase of fixed assets				
Remuneration paid			56.42	56.28
Sitting Fees			0.30	0.30
Interest Paid			33.00	33.00
Rent Paid			9.00	9.00
Balances as at year end:				
Amount Receivable	3.07	248.88		
Amount Payable	316.76	-	177.47	197.47
Guarantee Received	-	2,000.00		
Guarantee Provided for				

*Includes relatives of key Management personnel

(c) Disclosure in respect of transactions with related parties during the year

			Transac	Transactions		
			2022-23	2021-22		
			₹ in lakhs	₹ in lakhs		
(i)	Sale	e of goods				
	a)	Cotton				
		i) GTN Enterprises LTD	-	8.69		
	b)	Cotton Yarn				
		i) GTN Enterprises LTD	105.14	217.51		

		Transac	Transactions	
		2022-23	2021-22	
		₹ in lakhs	₹ in lakhs	
	c) Store Items			
	i) GTN Textiles LTD	-		
	ii) GTN Enterprises LTD	2.71		
	d) Sale of Waste			
	i) GTN Enterprises LTD	-		
	e) Packing Materials			
	i) GTN Enterprises LTD	-		
(ii)	Purchase of goods			
	a) Cotton			
	i) GTN Enterprises LTD	210.85	5	
	b) Store Items			
	i) GTN Textiles LTD	0.78		
	ii) GTN Enterprises LTD	1.70	-	
	c) Packing Materials			
	i) GTN Textiles LTD	0.64		
	d) Purchase of Waste			
	i) GTN Enterprises LTD	6.10		
(iv)	Rendering of services			
	a) Rent			
	i) GTN Enterprises LTD	0.54		
	b) Processing Charges			
	i) GTN Textiles LTD	0.14	6	
	ii) GTN Enterprises LTD	712.05	1,26	
(v)	Receiving of services			
	a) Rent			
	Smt. Prabha Patodia	9.00		
	b) Processing Charges			
	i) GTN Enterprises LTD	118.05	21	
(vi)	Remuneration paid			
	i) Shri. Umang Patodia	56.42	5	
(vii)	Sitting Fees			
	i) Other related parties	0.30		
(viii)	Interest Paid			
	i) M/s Patodia Exports and Investments (P) Ltd	33.00	3	

35 CONTINGENT LIABILITY AND COMMITMENTS:

Disputed amounts of Taxes and duties and other claims not acknowledged as debts :

a) Excise duty : Rs. 72.99 lacs (Previous year Rs. 72.99 lacs). Deposits against litigation Rs 7.31 lacs

b) Sales Tax (VAT) : Rs NIL (Previous year Rs.146.45 lacs) Deposits against litigation Rs 40.48 lacs; Assessing Authority at Udumalpet after inspection of the records has issued orders cancelling the demand.

- c) TANGEDCO has been charging electricity tax @ 5% on Demand Charges through their bills. This was challenged by a consumer in Hon'ble Supreme Court and Hon'ble SC has accepted the appeal on records. Claim towards the same Rs 74.67 lacs (Previous year Rs 71.26 lacs).
- d) TANGEDCO has denied deemed demand benefit available for use of self generated thermal power received through group captive arrangement. This was challenged in Hon'ble Chennai High Court and the Hon'ble Hight Court has given injuction with a condition to TANGEDCO to charge only 50% till the matter is decided. Claim towards balance of 50% was Rs 308.42 lacs. (Previous year Rs 241.80 lacs).
- e) Asst Commissioner of GST & Cent Ex Audit, Coimbatore Audit Circle II has raised additional demand on Ocean Freight based on Bills of Entry filed. Claim towards the same was Rs 29.92 lacs. (Previous year Rs 29.22 lacs).
- f) GST on Canteen Service under dispute/appeal : Rs 6.44 lacs (Previous year Nil). Deposits against litigation Rs 0.64 lacs

36 The Company bankers have approved revised restructing / resolution proposal submitted as per the Prudential Framework for Resolution of Stressed Assets Directons 2019 of RBI wide its Circular dated 7th June 2019.

The key terms of sanction is given below:

- The Company is permitted to sell its Ponneri, Tamilnadu spnning plant for a net consideration of Rs 105 Crs.
- From the said sale proceeds, repay entire outstanding term loans along with the interest as at the cut of date of 31.03.2022.
- Convert residual unsustainable portion of working capital dues of Rs 66.68 Crores into Working Capital Term Loan (WCTL) repayable in structured quarterly installmetns in 6 years after an initial moratorium period on one year. Interest rate on WCTL at floting rate linked to banks one year MCLR + 1.60% spread (present effective rate is 9.00% p.a.)
- Issuance of fresh series of 0.50% Non Cumulative Compulsorily Convertible Preference Shares (NCCCPS) in liew of existing Non-Cumulative Redeemable Preference Shares of Rs 10.81 crores to Lenders Rs 9.70 crores to Promoters and its Associates. NCCCPS to be converted into equity in Financial year 2029-30 as per the prevailent SEBI guildline.
- Issuance of fresh series of 0.50% Non Cumulative Compulsorly Convertible Preference Shares (NCCCPS) against existing Promoters Contribution Rs 10 crores. The said NCCCPS to be converted into equity in Financial year 2029-30 as per the prevailent SEBI guildline.
- 51% (72,86,405 Equity Shares) of company shares held by GTN Textiles Limited to be pledged infavour of working capital lenders as collateral security.

37 FINANCIAL RISKS MANAGEMENT

In the course of business, amongst others, the Company is exposed to several financial risks such as Credit Risk, Liquidity Risk, Interest Rate Risk, Exchange Risk and Commodity Price Risk. These risks may be caused by the internal and external factors resulting into impairment of the assets of the Company causing adverse influence on the achievement of Company's strategies, operational and financial objectives, earning capacity and financial Position.

The Company has formulated an appropriate policy and established a risk management framework which encompass the following process.

- identify the major financial risks which may cause financial losses to the company
- assess the probability of occurrence and severity of financial losses
- mitigate and control them by formulation of appropriate policies, strategies, structures, systems and procedures
- Monitor and review periodically the adherence, adequacy and efficacy of the financial risk management system.

The Company enterprise risk management system is monitored and reviewed at all levels of management, Internal Auditors, Audit Committee and the Board of Directors from time to time.

Credit Risk

Credit Risk refers to the risks that arise on default by the counterparty on its contractual obligation resulting into financial loss to the company. The company may carry this Risk on Trade and other receivables, liquid assets and some of the non current financial assets.

In case of Trade Receivables, the company has framed appropriate policy for extending credits period & limit to each customer based on their profile, financial position etc. The collections of trade dues are strictly monitored. In case of Export customers, even credit guarantee insurance is also obtained wherever required.

Company's exposure to Credit Risk is also influenced by the concentration of risk from top five customers. The details in respect of the % of sales generated from the top customer and top five customers are given hereunder.

Particulars	Current Year*	Previous Year
Revenue from Top Customer	43.83%	66.37%
Revenue from Top Five Customers	71.71%	87.14%

* During FY 2022-23 & 2021-22 Company was operating under contract manufacturing due to Paucity of Working capital and Liquidity stress pending approval of Restructuring Proposal from company bankers. Revenue from Top Customers were of conversion charges on contract manufacturing arrangement.

The credit risk on cash & cash equivalent, investment in fixed deposits, liquid funds and deposits are insignificant as counterparties are banks with high credit ratings assigned by the rating agencies of international repute.

Liquidity Risk

Liquidity Risk arises when the company is unable to meet its short term financial obligations.

The company maintains liquidity in the system so as to meet its financial liabilities .

Contractual maturities of financial liabilities are given as under:

(Amount ₹ in lacs)

Particulars	As at 31st March 2023	Due within 12 months from Balance sheet Date	Due beyond 12 months of Balance Sheet Date
Borrowings	7,668.00	1,666.80	6,001.20
Trade payables	1,915.86	1,915.86	-
Other Financial Liabilities	565.80	565.80	-
Other Current Liailities	961.31	961.31	-

Lenders have approved company's Restructuring / Resolution proposal to repay Term Loans fully and convert working capital outstanding amount into WCTL repayable in 6 years after an initial moratorium period of one year, aforsaid liabilities are secured against companies assets.

Interest Rate Risk

Generally market linked financial instruments are subject to interest rate risk. The company does not have any market linked financial instruments both on the asset side as well liability side. Hence there no interest rate risk linked to market rates.

However the interest rate in respect of major portion of borrowings by the Company from the banks and others are linked with the MCLR / Base Prime Lending Rate of the respective lender. Any fluctuation in the same either on higher side or lower side will result into financial loss or gain to the company.

The amount which is subjected to the change in the interest rate is of Rs. 6,668.00 lacs out of the total debt of Rs. 11,183.39 Lacs

Based on the Structure of the debt as at year end, a half percentage point increase in the interest rate would cause an additional expense in the net financing cost of Rs. 33.34 Lacs on annual basis.

Foreign Currency Risk

The company is not exposed to the foreign currency risk from transactions & translation.

Since company was operating on contract manufacturing during FY 2022-23 and FY 2021-22 there were no foreign currency exposure either on Exports of Yarn or on Imports of Raw materials.

38 Capital risk management

The Company's objectives when managing capital are to :

- create value for its shareholders and other stake holders, and
- maintain an optimal capital structure to reduce the cost of capital through a fair mix of equity with combination of short term/long term debt as may be appropriate.

The Company sets the amount of capital required on the basis of annual business and long-term operating plans which includes capital and other strategic investments. The Company's intention is to maintain a stable and strong capital structure with a focus on total equity so as to maintain investor, creditors and market confidence and to sustain future development and growth of its business.

The details of capital employed is given below:

Particulars	As at 31.03.2023	As at 31.03.2022					
	(₹ in lacs)	(₹ in lacs)					
Total equity	(1,728.06)	(1,809.18)					
Net Debt	7,581.86	16,328.30					
Total Capital Employed (Borrowings and Equity)	5,853.80	14,519.12					
(i) Net debt represents total borrowings (non-current & current) as reduced by cash and cash equivalents.							
(ii) Equity comprises of all components incuding other comprehensive income.							

Company Restructuring / Resolution proposal to repay Term Loans fully and convert outstanding working capital amount in to Working Capital Term Loan repayable in 6 years after an initial moratorium of one year was approved and implemented by lenders on 28.09.2022.

Post restrucutring of companies debt and with expected reduction in labour cost after VRS settlement done to some high cost permanent workmen, and improvement expected in Market senario, The Company envisaged better performance during the second half of current year.

39 Ratios:

		2022-2	23	2021-22	2	% Variance	Reason for Variance
а	Current Assets	956.27		2,021.02			The performance of the
b	Current Liabilities	5167.67		20,149.15			Company was adversly
	Current Ratio (a/b) (Times)		0.19		0.10	84.49%	affected during the
с	Total Debt	7,668.00		16,339.55			past few years due to i) Liquidity constrain
d	Shareholders Equity.	(1,728.06)		(1,809.18)			ii) Non availability of
	Debt-Equity Ratio (c/d) (Times) (Where total debt refers to sum of Current and Non Current Borrowings)		(4.44)		(9.03)	-50.86%	Working Capital due to classification of bank account of the company as NPA by lenders w.e.f. 31.03.2021 and
е	Profit/(Loss) Before Tax	(1,815.18)		(1,337.55)			iii) adverse market
f	Finance Cost	1,052.37		2,284.02			conditions. The Company's Restructuring
g	Depreciation and Amortization expense	715.44		1,013.52			/ Resolution proposal to repay Term Loans fully
h	Earnings available for debt service	(47.37)		1,959.99			and convert working capital outstanding
i	Current Borrowings	1,666.80		14,494.12			amount into WCTL
j	Interest due on borrowings	565.80		2,567.61			repayable in 6 years, was approved and
k	Total Debt service (i+j)	2,232.60		17,061.73			implemented by
	Debt Service Coverage Ratio (h/k)		(0.02)		0.11	-119.3%	consortium banks on 28.09.2022 and post
Ι	Profit/(Loss) After Tax	(1,815.18)		(1,337.55)			restructuring company
m	Average Shareholders Equity	(1,768.62)		(1,228.30)			continues operations with sustainable level
	Return on Equity Ratio (I/m)		102.63%		108.89%	-5.75%	of debt and reduce labour cost which could improve its performance
n	Sales	3,515.07		7,306.92			in ensuing years.
0	Average Inventory	565.10		1,110.13			
	Inventory turnover Ratio(n/o)		6.22		6.58	-5.47%	

		2022-23		2021-22		% Variance	Reason for Variance
р	Revenue from operation	7,518.86		14,332.47			
q	Average Trade Receivable	503.14		940.86			
	Trade Receivable Turnover Ratio (p/q)		14.94		15.23	-1.88%	
r	Total Purchases	2,184.85		3,201.13			
s	Average Trade Payables	2,096.05		3,274.00			
	Trade Payable Turnover Ratio (r/s)		1.04		0.98	6.36%	
t	Revenue from operation	7,487.43		14,332.47			
u	Current Assets	956.27		2,021.02			
v	Current liabilities	5,167.67		20,149.15			
w	Net working capital	(4,211.40)		(18,128.12)			
	Net Capital Turnover Ratio (t/w)		(1.78)		(0.79)	-125.05%	
х	Profit/(Loss) after tax	(1,815.18)		(1,337.55)			
у	Total Income	7,518.86		14,355.97			
	Net Profit Ratio (x/y)		-24.14%		-9.32%	-159.03%	
aa	Profit/(Loss) Before Tax	(1,815.18)		(1,337.55)			
ab	Finance Cost	1,052.37		2,284.02			
ac	Earning before Interest and Tax (aa+ab)	(762.81)		946.47			
ad	Tangible Networth	(1,728.06)		(1,809.18)			
ae	Total Debt	11,498.13		22,446.44			
af	Deferred Tax Liability	-		-			
ag	Capital employed (ad+ae- af)	9,770.07		20,637.26			
	Return on Capital employed (ac/ag)		-18.58%		4.59%	-504.77%	
ah	Return on Investment		-		-		
ai	Profit/(Loss) after tax	(1,815.18)		(1,337.55)			
aj	Total Non Current Assets	8,813.80		18,616.24]
ak	Total Current Asset - Current Liability	(4,211.40)		(18,128.13)			
al	Total Investment	4,602.40		488.11			
am	Return on Investment (ai/al)		(0.39)		(2.74)	-85.61%	

40 Other Statutory Information

- a) All title deeds of Immovable Property are held in the name of the Company and the Company does not have any immovable property without Title in its name.
- b) The Company has not availed any Working capital facilities from Banks or Financial institution and hence filing of quarterly statements not applicable.
- c) Disclosure on PPE & Intangible Assets
 - (1) There is no restriction on the title of Property, Plant and Equipment and Property, which was mortgaged to Lenders for the credit facilities sanctioned to Company.
 - (2) Company has not constructed any item in Property, Plant & equipment.
 - (3) Company has no contractual commitments for the acquisition of Property, Plant & Equipment.
 - (4) Company has no Impairment loss during the year for Property, Plant & Equipment.
 - (5) Company has not revalued any items of Property, Plant & Equipments during the Year
 - (6) Carrying amount of Property, Plant & Equipment are not retired from active use and not held for disposal.
 - (7) The existence and carrying amounts of intangible assets whose title is not restricted and the carrying amounts of intangible assets are not pledged as security for liabilities.

- d) Company does not hold any benami property and no proceeding were initiated or pending against the company under the Benami Transaction (Prohibition) Act 1988 and rules thereon.
- e) The Company is not a declared as wilful defaulter by any bank or financial institution or other lenders.
- f) The Company has not entered into any transactions with companies struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- g) The Company does not have any charges or satisfaction of charges which is yet to be registered with ROC beyond the statutory period.
- h) The Company has complied with the number of layers prescribed under clause(87) of section 2 of the Act read with Companies (Restriction on number of Layers) Rules, 2017.
- i) Utilisation of Borrowed funds and share Premium:
 - A. The Company has not advanced or loaned to or invested funds (either borrowed funds or share premium or any other sources or kind of funds) to any other person(s) or entity (ies), including foreign entities (Intermediaries) with the understanding that the Intermediary shall
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company (Ultimate Beneficiaries) or
 - (ii) provide any guarantee, security or the like to or on behalf of the Ultimate Beneficiaries.
 - B. The Company has not received any fund from any person(s) or entity(ies), including foreign entities (Funding Party) with the understanding that the Company shall
 - (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party (Ultimate Beneficiaries) or
 - (ii) provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries.
- j) There were no transactions relating to previously unrecorded income that have been surrendered and disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- k) Company shall not be required to comply with Corporate Social Responsibility (CSR) as provisions of section 135 of the Companies Act, 2013 due to its losses.
- I) The Company has not traded or invested in Crypto Currency or Virtual Currency during the Financial Year.
- 41 Previous year's figures have been regrouped/reclassified wherever necessary to conform the current year's presentation.

Signature to Note 1 to 41

As per our report of even date attached

For and on behalf of the Board of Directors

For L.U. KRISHNAN & Co. Chartered Accountants

(ICAI FRN 001527S)

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P. K. MANOJ

Partner (M. No. 207550)

Place : Chennai Date : 29.05.2023

B. K. PATODIA

Chairman DIN No. 00003516

Place : Mumbai Date : 29.05.2023

T. RAVINDRAN

General Manager (Finance) & Chief Finance Officer

Place : Kochi Date : 29.05.2023

UMANG PATODIA

Managing Director DIN No. 00003588

Place : Kochi Date : 29.05.2023

VEENA VISHWANATH BHANDARY

Deputy Company Secretary

Place : Kochi Date : 29.05.2023



Registered Office: 3rd Floor, Palal Towers, Ravipuram, M.G. Road, Kochi 682 016

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