Corporate Identity Number (CIN): L65921WB1991PLC051555 Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016

> Phone No: +91 (033) 2229-5735/7995, 4600-2601/2602 E-mail: info@dhpindia.com, Website: www.dilindia.co.in

ANNEXURE TO THE NOTICE DATED 30TH MAY, 2022 FOR THE 31ST ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD ON MONDAY, THE 26TH DAY OF SEPTEMBER, 2022 AT 11.00 A.M.

 Name and Registered Address of Sole/First 	named	Member.	¢
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- 2. Joint Holders Name (If any) :
- Registered Folio No. / DP ID & Client ID*: (*Applicable to investors holding shares in demat form)
- 4. Number of Equity Shares Held:

Dear Shareholder,

Subject: Process and manner for availing E-voting facility

Pursuant to Provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide E-voting facility to the members to cast their votes electronically on all resolutions proposed to be considered at the Annual General Meeting (AGM) Will be held on Monday, the 26th September, 2022 at 11.00 A.M. at CALCUTTA CHAMBER OF COMMERCE, 18H, Park Street, Stephen Court, Kolkata – 700 071.

The Company has engaged the services of Central Depository Services (India) Limited (CDSL) to provide the e-voting facility. The e-voting facility is available at the link https://www.evotingindia.com.

The Electronic Voting Particulars are set out below:

EVSN (E-Voting Sequence Number)	User ID	PAN / Sequence No.
220530004		

The E-voting facility will be available during the following voting period:

	Remote e-Voting Start On	Remote e-Voting End On
Friday, 23rd	September, 2022 from 10:00 a.m. (IST)	Sunday,25th September, 2022 till 05:00 p.m. (IST)

Please read the instructions mentioned in the Notice of the Annual General Meeting before exercising your vote.

Registered Office:

By Order of the Board of Directors

7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016.

Corporate Identity Number (CIN): L65921WB1991PLC051555

Sd/-

Date: 30th May, 2022

SURUCHI TIWARI

Company Secretary-cum-Compliance Officer

Encl: AGM Notice (with Notes) / Attendance Slip / Proxy Form / Ballot Form / Annual Report / AGM Route MAP



[Format of covering letter of the Annual Audit Report to be filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as per SEBI Circular No. CIR/CFD/CMD/15/2015

Dated 30th November, 2015]

ANNEXURE - X

FORM A

(For Audit Report with Unmodified Opinion of Standalone Ind AS Financial Statement Format)

1	Name of Company	DHP INDIA LIMITED [CIN- L65921WB1991PLC051555]
2	Annual Financial Statement for the Year Ended	31 ST MARCH, 2022
3	Type of Audit observation	UN-MODIFIED OPINION
4	Frequency of observation	REPETITIVE AS PER STATUTORY PROVISIONS AND SATISFACTORY
5	To be signed by -	
	CEO/Managing Director	SD/- ASHEESH DABRIWAL [CEO and Managing Director] [DIN: 00044783] Place: Kolkata, Dated: 30/05/2022
	• CFO	SD/- ASHOK KUMAR SINGH [Chief Financial Officer] Place: Kolkata, Dated: 30/05/2022
	Auditor of the Company	SD/- NAVIN NAYAR [Statutory & Income Tax Auditor] Proprietor of M/s. NAVIN NAYAR & COMPANY [Firm Regd. No. 317117E & Membership No. 053267
	Audit Committee Chairman	Place: Kolkata, Dated: 30/05/2022 UDIN: 22053267AKABQD5262 SD/- BUDDHADEB BASU [Chairman of the Audit Committee] [DIN: 00061771] Place: Kolkata, Dated: 30/05/2022



[Corporate Identity Number (CIN): L65921WB1991PLC051555]

THIRTY-FIRST ANNUAL REPORT AND ACCOUNTS 2021-2022



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BOARD OF DIRECTORS :

ASHEESH DABRIWAL : Managing Director & Chief Executive Officer (DIN - 00044783)

JANAK BHARDWAJ : Executive Director & Chief Operating Officer (DIN - 00047641)

ANJUM DHANDHANIA : Non-Executive Women Director (DIN - 00058506)

BUDDHADEB BASU : Non-Executive & Independent Director (DIN - 00061771)

DR. SUBRATA HALDAR : Non-Executive & Independent Director (DIN - 00089655)

SURAJIT RAHA : Non-Executive & Independent Director (DIN - 07019436)

COMMITTEES OF THE BOARD:

Audit Committee : Nomination and Remuneration Committee :

BUDDHADEB BASU : Chairman BUDDHADEB BASU : Chairman DR.SUBRATA HALDAR : Member ANJUM DHANDHANIA : Member SURAJIT RAHAA : Member

Stakeholders Relationship Committee: Corporate & Social Responsibility Committee:

BUDDHADEB BASU : Chairman BUDDHADEB BASU : Chairman ANJUM DHANDHANIA : Member SURAJIT RAHA : Member ASHEESH DABRIWAL : Member

OTHER KEY MANAGERIAL PERSONNEL:

ASHOK KUMAR SINGH : Chief Financial Officer (C.F.O.)

SURUCHI TIWARI : Company Secretary-cum-Compliance Officer

BANKER : CITIBANK N.A.

AUDITORS :

Statutory & Tax Auditors : M/s. NAVIN NAYAR & CO., Chartered Accountants,

Cost Auditors : M/s. K. MAJUMDAR & ASSOCIATES, Cost Accountants,

Secretarial Auditors : M/s. SUSHIL TIWARI & ASSOCIATES, Companies Secretaries,

Internal Auditors : Mr. TIMIR BARAN HAZRA, Chartered Accountants,

REGISTRARS & SHARE TRANSFER AGENTS:

M/s. NICHE TECHNOLOGIES PRIVATE LIMITED

3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata - 700 017.

SHARES LISTED WITH:

BSE LTD. (Bombay Stock Exchange) [Securities Code No. 531306]

SHARES ACTIVATED WITH DEPOSITORIES:

CENTRAL DEPOSITORIES SERVICES LIMITED (CDSL) AND NATIONAL SECURITIES & DEPOSITORY LIMITED (NSDL) UNDER ISIN – INE590D01016

REGISTERED OFFICE:

7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016. WEST BENGAL

FACTORY:

"Dhulagarh Industrial Park" P.O.:-Kanduah, P.S. - Sankrail, N. H. - 6, Howrah - 711 302, West Bengal.



Corporate Identity Number (CIN): L65921WB1991PLC051555
Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

NOTICE

NOTICE IS HEREBY GIVEN THAT the Thirty-First Annual General Meeting of the Members of DHP INDIA LIMITED (the Company) will be held on Monday, the 26th September, 2022 at 11.00 A.M. at CALCUTTA CHAMBER OF COMMERCE, 18H, Park Street, Stephen Court, Kolkata – 700 071, to transact the following business:-

ORDINARY BUSINESS: Ordinary Resolutions:

Item No. (1) - Adoption of Standalone Audited Financial Statements :

To receive, consider and adopt the Standalone Audited Financial Statements (including the Statement of Financial Results, the Balance Sheet, the Statement of Profit and Loss, the Statement of Changes in Equity, the Statement of Cash Flow and Other Financial Reports) of the Company for the financial year ended March 31, 2022 and the Report of the Board of Directors ("the Board") and Auditors thereon.

"Resolved that, the Audited Financial Statement (including the Statement of Financial Results, the Balance Sheet, the Statement of Profit and Loss, the Statement of Changes in Equity, the Statement of Cash Flow and Other Financial Reports) of the Company for the financial year ended March 31, 2022 and the report of the Board of Directors and Auditors thereon as circulated to the members, be and hereby considered and adopted."

Item No. (2) - Declaration of Dividend :

To declare a final dividend of Rs.4/- per equity share (@40% of Share Capital of the Company) for the year ended March 31, 2022.

"Resolved that a final dividend at rate of Rs.4/- (Rupees Four only) per equity share of Rs.10/- (Ten rupees) each fully paid-up of the Company i.e. @40% of paid-up equity share capital of the Company, as recommended by the Board of Directors, be and is hereby declared for the financial year ended March 31, 2022 and the same be paid out of the profits of the Company for the financial year ended March 31, 2022."

Item No. (3)-Re-appointment of Sri Janak Bhardwaj (DIN:00047641) as a director liable to retire by rotation:

To appoint a directors in place of Sri Janak Bhardwaj (DIN: 00047641), who retires by rotation and, being eligible, seeks re-appointment.

Explanation: Under the terms of their appointment, our Executive Director Sri Janak Bhardwaj and our a Non-Executive and woman Director Smt. Anjum Dhandhania are subject to retirement by rotation. Last year, Smt. Anjum Dhandhania was subject to retirement by rotation and was appointed by shareholders. To the extent that Sri Janak Bhardwaj is required to retire by rotation, he would need to be re-appointed as Executive Director.

Therefore, shareholders are requested to consider and, if thought fit, to pass with or without modification(s), the following resolution as an ordinary resolution:

"Resolved that, pursuant to provisions of Section 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013, the approval of the members of the Company be and is hereby accorded to the re-appointment of Sri Janak Bhardwaj (DIN: 00047641) as a Executive Director, to the extent that he is required to retire by rotation."

Registered Office:

By Order of the Board of Directors

7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016. Corporate Identity Number (CIN): L65921WB1991PLC051555

SD/-

SURUCHI TIWARI

Dated: 30TH May, 2022 Company Secretary-cum-Compliance Officer

Enclosed: Notes (forming part of Notice)



Corporate Identity Number (CIN): L65921WB1991PLC051555 Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

NOTES:

1) As you are aware, in view of the situation arising due to COVID-19 global pandemic, the Ministry of Corporate Affairs ("MCA") has permitted convening the Annual General Meeting through Video Conferencing or Other Audio Visual, without the physical presence of the members at the MCA Circulars. Now as from our past experience and records of attendance in AGM the total presence only 20-25 recorded in AGM, hence the Board Decided to hold the Annual General Meeting in physical presence and not exercise the relaxation issued by MCA for holding AGM without physical presence as members will be able to maintain social distancing at all times during AGM.

2) The Company's Statutory Auditors, M/s. Navin Nayar & Company, Chartered Accountants (Firm Registration No. 328951E), were appointed as Statutory Auditors of the Company for a period of 5 (Five) consecutives years from Financial Year 2018-19 to financial year 2022-23 (from April 1, 2018 to March 31, 2023) at the Annual General Meetings ("AGM") of the Members held on September 24, 2018 on a remuneration mutually agreed upon by the Board of Directors and the Statutory Auditors.

Their appointment was subject to ratification by the Members at every subsequent AGM held after the AGM held on September 24, 2018. Pursuant to the amendments made to section 139 of the Companies Act, 2013 by the Companies (Amendments) Act, 2017 effective from May 7, 2018, the requirement of seeking ratification of the members of the appointment of the Statutory Auditors has been withdrawn from the statute.

In view of the above, ratification by the members for continuance of their appointment at this AGM is not been sought. The Statutory Auditors' have given a confirmation to the effect that they are eligible to continue with their appointment and that they have not been disqualified in any manner from continuing as Statutory Auditors. The remuneration payable to the Statutory Auditors shall be determined by the Board of Directors based on the recommendation of the Audit Committee.

- 3) The Additional Information of Directors seeking re-appointment at the Thirty-First Annual general Meeting as required under Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in respect of the Ordinary Business under item Nos. 3 of the accompanying Notice is annexed hereto.
- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person can act as proxy on behalf of Members not exceeding 50 (Fifty) in number and holding in aggregate not more than 10% (Ten Percent) of the total share capital of the Company carrying voting rights. A member holding more than 10% (Ten Percent) of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person cannot act as a proxy for any other person or shareholder. Proxies in order to be effective, should be deposited at the Newly Registered Office of the Company at 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700 016, duly completed and signed, not less than forty-eight hours before the commencement of the Annual General Meeting. Proxies submitted on behalf of the Companies, Societies etc., must be supported by an appropriate resolutions/authority, as applicable. A Proxy Form is annexed to this Notice.
- Corporate Members are required to send a certified true copy of the Board Resolution, pursuant to section 113 of the Companies Act, 2013, authorising their representatives to attend and vote on their behalf at the Annual General Meeting.

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NOTES (continuing):

- Members, Proxies and Authorised Representatives are requested to bring to the Annual General Meeting, the attendance slip enclosed herewith, duly completed and signed mentioning their in details of their DP ID and Client ID/Folio No. and Number of Shares holding. Duplicate attendance slip or copies of the Report and Accounts will not be made available at the AGM venue. Members seeking any information or clarification on the Accounts are requested to send, in writing, queries to the Company, at least one week before the date of the meeting. Replies will be provided, in respect of such written queries, only at the meeting.
- A brief resume to each of the Directors proposed to be re-appointed at this AGM, nature of their expertise in specific functional areas, names of companies in which they hold directorship and membership/chairmanships of Board Committees, Shareholding and relationship between directors inter se as stipulated under Regulation 36 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, and other requisite information as per clause 1.2.5 of Secretarial Standard-2 of Annual General Meetings, are provided in Annexure-1.
- 8) Electronic copy of the Annual Report for F.Y. 2021-22 (Year Ended March 31, 2022) is uploaded on the Company's website at www.dilindia.co.in and is being send to all the Members whose email IDs are registered with the Company/Depository Participant(s) for communication purposes, unless any Member has requested for a physical copy of the same. Members are requested to support Green Initiative by registering/updating their email addresses with the Depository Participant (in case of shares in dematerialized form) or with link in M/s. Niche Technologies Private Limited, 3A. Acuckland Place, 7th Floor, Room No.7A & 7B, Kolkata- 700017, the Registrars and Transfer Agents ("RTA") of the Company (in case of shares held in physical form). Electronic copy of the Notice of the Thirty-First AGM is uploaded on the Company's website at www.dilindia.co.in and also on the website of Central Depository Services (India) Limited at www.evotingindia.com of the Company inter alia indicating the process and manner of e-voting along with attendance slip and Proxy Form and same is being send to all the Members whose email IDs are registered with the Company/Depository Participant(s) for communication purposes, unless any Member has requested for a physical copy of the same. For Members who have not registered their email address, physical copies of this Notice and the Annual Report for FY 2021-22 (Year Ended March 31, 2022) are being send through permitted mode. For any communication the Members may also send requests to the Company's email ID at : info@dhpindia.com .
- 9) Relevant documents refer to in the accompanying Notice and in the Explanatory Statement are opened for inspection by the Members at the Companies Newly Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700 016 on all working days (except Saturdays, Sundays and Public Holidays) between 11:00 AM 1:00 PM up to the date of this AGM and also at the AGM.
- The Securities and Exchange Board of India ("SEBI") has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to the Depository Participants with whom they maintain their demat accounts. Members holding shares in physical form should submit their PAN to the RTA of the Company or Company.



NOTES (continuing):

- SEBI Notification No. SEBI/LAD-NRO/GN/2018/24 dated June 8, 2018 and further amendment vide Notification No. SEBI/LAD-NRO/GN/2018/49 dated November 30, 2018, requests for effecting transfer of securities (except in case of transmission or transposition of securities) shall not be process from April 1, 2019 unless the securities are held in the dematerialized form with the depositories. Therefore, Shareholders are requested to take action to dematerialize the Equity Shares of the Company, promptly.
- 12) The Register of Members and Share Transfer Books of the Company will remain closed from Tuesday, the 20th September, 2022 to Monday, the 26th September, 2022 (both days inclusive), for determining the names of Members eligible for dividend on Equity Shares, if declared at the AGM.
- 13) The dividend on Equity Shares proposed Rs.4/- per Equity Shares, if declared at the AGM will be paid on or after 26th September, 2022 to Members whose names appear on the record of Depositories [National Securities Depository Limited and Central Depository Services (India) Limited] on as at the end of business day hours on Monday, the 19th September, 2022 (for shares held in demat mode) and in the Register of Members of the Company (for shares held in physical mode) updated as on the end of business day hours on Monday, the 19th September, 2022. The dividend will be paid to the Members within the stipulated time.
- Pursuant to the provisions of Sections 124 and 125 of the Companies Act, 2013, the Company has transferred on due dates, all unclaimed dividends up to the financial years ended 31st March, 2014 to Investor Education and Protection Fund ("said Fund") established by the Central Government. Pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, the Company has uploaded the details of the unpaid and unclaimed amounts lying with the Company on the website of the Ministry of Corporate Affairs (www.mca.gov.in). During the current financial year ended from April 1, 2021 to March 31, 2022, the Company has transferred the unpaid or unclaimed dividend of FY 2013-14 to the Investor Education and Protection Fund. Those Members, who have not encashed their dividends for the FY 2014-15 to FY 2020-21, are requested to claim it from the Company immediately.

Information in respect of such unclaimed dividend when due for transfer to the said Fund is given below:-

Serial Financial		Date of declaration	Last date for claiming	Due date for transfer	
No.	Year Ended	of dividend	unpaid dividend	to IEP Fund	
1.	31/03/2015	28/09/2015	27/09/2022	26/10/2022	
2.	31/03/2016	19/09/2016	18/09/2023	17/10/2023	
3.	31/03/2017	20/09/2017	19/09/2024	18/10/2024	
4.	31/03/2018	24/09/2018	23/09/2025	22/10/2025	
5.	31/03/2019	20/09/2019	19/09/2026	18/10/2026	
6.	31/03/2020	28/09/2020	27/09/2027	26/10/2027	
7.	31/03/2021	27/09/2021	26/09/2028	25/10/2028	





NOTES (continuing):

Pursuant to the provisions of Sections 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, all Equity Shares of the Company on which dividend has not been paid or claimed for seven consecutive years or more on December 16, 2021 shall be transferred by the Company to Investor Education and protection Fund ("IEPF").

During the current financial year ended from April 1, 2021 to March 31, 2022, the Company has transferred the shares of constant unclaimed dividend from financial year ended 31st March, 2014 to till date to the Investor Education and Protection Fund. The Company has also written to the concern Shareholders intimating them their particulars of the Equity Shares due for transfer. This details are also available on the Company's website www.dilindia.co.in. No claim shall lie against the Company in respect of this Equity Shares post their transfer to IEPF. Upon transfer, the Shareholders will be able to claim this Equity Shares only from the IEPF Authority by making and online application, the details of which are available at www.iepf.gov.in. All correspondence should be addressed to the RTA of the Company M/s. Niche Technologies Private Limited, 3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata-700017, Tel: 033-22806616, Email: nichetechpl@nichetechpl.com.

- The cutoff 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 is September 19, 2022. Please note that Members can opt for only one mode of voting i.e. either by voting at the meeting or remote e-voting. If Members voted in remote e-voting, then they should not vote at the meeting and vice versa. However, once an e-vote on a resolutions is casted by a Member, such Member is not permitted to change it subsequently or cast the vote again. Members who have cast their vote by remote e-voting prior to the date of the AGM can attend the meeting and participate in the meeting, but shall not be entitled to cast their vote again.
- 17) Any person, who acquired shares of the Company and becomes a Member of the Company after dispatched of the Notice, hold shares as of the cut-off date i.e. September 19, 2022, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if the Member is already registered with CDSL, for remote e-voting, then he/she can use his/her existing user ID and password for casting the vote. Only a Member which 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 the cut-off date should treat the same as intimation only.
- 18) In case of Joint holders attending the meeting, the joint holders who is highest in the order of names will be entitled to vote at the AGM.
- 19) A route map showing directions to the venue of the Thirty-First AGM is given at the end of this Notice as per the requirement of the Secretarial Standard-2 on AGM.
- During the Financial Year 2021-22, the Company's shares are got approval from delisting of its shares from Kolkata Stock Exchange w.e.f. 16th September, 2021. At present the Company's Equity Shares are listed on the Stock Exchange at BSE Limited, Mumbai only and listing fees for the current financial year 2022-2023 of BSE Limited have been paid. Members are informed that the scripts of the Company have been activated both in Central Depositories Services Limited (CDSL) and National Securities Depository Limited (NSDL) and may be dematerialised under the ISIN INE 590D 01016. The Custodian/Issuer fees for the current financial year 2022-2023 have been paid to CDSL & The Custodian/Issuer fees bills of NSDL are waiting for payment.





NOTES (continuing):

21) VOTING THROUGH ELECTRONIC MEANS:

I) Pursuant to Section 108 of the Companies Act, 2013 read with the Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, the Company is pleased to provide its Members the facility of remote e-voting to exercise their right to vote at the Thirty-First Annual General Meeting (AGM). The business may be transacted through e-voting services rendering by Central Depository Services (India) Limited (CDSL).

The Board has appointed Mr. Sushil Tiwari, Practicing Company Secretary (Membership No. ACS 6199 & Certificate of Practice No. 1903) as the Scrutinizer to scrutinize the remote e-voting and voting process at the Thirty-First AGM in a fair and transparent manner.

II) THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING ARE AS UNDER:

- (i) The remote e-voting period begins on Friday, September 23, 2022 (10.00 a.m. IST) and ends on Sunday, September 25, 2022 (5.00 p.m. IST). During this period, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of Monday, September 19, 2022, may cast their vote electronically. The remote e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders/Members holding shares in physical or in demat form as on the cut-off date (record date) of Monday, September 19, 2022, shall only be eligible for e-voting. Shareholders/Members who have already voted prior to the Meeting would not be entitled to vote at the Meeting.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable 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.

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



NOTES (continuing):

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 shareholders	Login Method
Individual Shareholders holding securities in Demat mode	 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 https://web.edslindia.com/myeasi/home/login or visit www.edslindia.com and click on Login icon and select New System Myeasi.
with CDSL	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 i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	 If the user is not registered for Easi/Easiest, option to register is available as https://web.edslindia.com/myeasi/Registration/EasiRegistration
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click or https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
1	 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demail account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for easting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.



NOTES (continuing):

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

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login

through Depository i.e. CDSL and NSDL

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

- Login method for e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
 - 1) The shareholders should log to the e-voting website www.evotingindia.com during the voting period.
 - 2) Click on "Shareholders/Members" tab.
 - 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, and
 - (c) Shareholders/Members 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".
 - Shareholders/Members holding shares in dematerialized form and having used www.evotingindia.com earlier and having voted on an earlier e-voting of any company, may use their existing password.

6) First time user may follow the stens given below.

For Sharehol	ders holding shares in Dematerialised Form and Physical Form	
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)	
	 Members who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number which is printed on Attendance Slip indicated in the PAN field. 	
Dividend Bank Details OR Date of Birth (DBD)	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 then please enter the Member ID / Folio Number in the Dividend Bank Details field as mentioned in instruction (v).	

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders/Members holding shares in physical form will then directly reach the Company selection screen. However, shareholders/members 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.

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NOTES (continuing):

- (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 Company Name i.e. < DHP INDIA LIMITED > on which you choose to vote.
- (x) On the voting page, shareholders/members will see "RESOLUTION DESCRIPTION" and against the same the option "YES" or "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) Shareholders/Members should Click on the "RESOLUTIONS FILE LINK" if they wish to view the entire Resolution details.
- (xii) After selecting the Resolution they have decided to vote on, they should click on "SUBMIT". A confirmation box will be displayed. If they wish to confirm their vote, click on "OK", else to change their vote, click on "CANCEL" and accordingly modify their vote.
- (xiii) Once they "CONFIRM" their vote on the resolution, they will not be allowed to modify their vote.
- (xiv) They 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 shareholder 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) Additional Facility for Non-Individual Shareholders & Custodians – For Remote Voting Only:

- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to https://www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp & signed 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 should be mailed to <u>helpdesk.evoting@cdslindia.com</u> and on approval of the accounts they would be able to cast their vote.
- 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 to send the relevant Board Resolution/Authority letter etc. together with attested specimen signature of the duly authorized signatory, who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; <u>sushiltiwari associates@rediffmail.com</u> or <u>info@dhpindia.com</u>, if they have opted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same on or before Saturday, 24th September, 2022, up to 3.00 p.m. without which the vote shall not be treated as valid.



NOTES (continuing):

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

- For shareholders holding shares in physical form please provide necessary details like Folio No., Name of shareholders, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to Company/RTA's email ID at info@dhpindia.com or nichetechpl@nichetechpl.com respectively.
- 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.
- 4) For shareholders holding shares in dematerialised form please provide Demat account details (CDSL- 16 Digit beneficiary ID or NSDL-16 digit DPID+CLID), Name of shareholders, client master or copy of Consolidated Account statement, PAN (selfattested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to Company/RTA's email ID at info@dhpindia.com or nichetechpl@nichetechpl.com respectively.
- The Company/RTA shall co-ordinate with CDSL and provide the login credentials to the aforesaid shareholders.

(xviii) OTHER INSTRUCTIONS:

- Shareholders can update their mobile numbers and e-mail IDs (which may be used for sending future communication (s) by writing to the Company email as info@dhpindia.com / RTA email as nichetechpl@nichetechpl.com.
- 2) Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as of the cut-off date i.e. Manday, 19th September, 2022 may obtain the login ID and password by sending an email to Company email info@dhpindia.com or RTA email nichetechpl@nichetechpl.com by mentioning their Folio No./DP ID and Client ID No.
- 3) A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on cut-off date only shall be entitled to avail the facility or remote e-voting or voting at the Meeting.
- 4) Mr. Sushil Tiwari, Practicing Company Secretary (Membership No. ACS 6199 & Certificate of Practice No. 1903), Properitor of M/s. Sushil Tiwari & Associates, Companies Secretaries, has been appointed as the Scrutinizer to scrutinize the remote e-voting process and voting at the AGM in a fair and transparent manner.
- 5) The Scrutinizer shall, immediately after the conclusion of e-voting at the AGM, first download the votes cast at the AGM and thereafter unblock the votes cast through remote e-voting and shall make a consolidated scrutinizer's report of the total votes cast in favour or against, invalid votes, if any, and whether the resolutions have been carried or not, and such report shall be sent to the Chairman of a person authorized by him, within 48 (forty eight) hours from the conclusion of the AGM, who shall then countersign and declare the result of the voting forthwith.



NOTES (continuing):

(xviii) Other Instructions (Continuing):

- 6) The result declared along with the report of the Scrutinizer shall be placed on the website of the Company at https://www.dilindia.co.in and on the website of CDSL at https://www.evoting.india.com immediately after the declaration of results by the Chairman or a person authorized by him. The results shall also be immediately forwarded to the BSE Limited, Mumbai and The Calcutta Stock Exchange Ltd., Kolkata, where the shares of the Company are listed.
- 7) The voting right of shareholders shall be in proportion to their shares of the paid-up Equity Share Capital of the Company as on the cut-off date of Monday, 19th September, 2022. A person who is not a member as on cut-off date should treat this notice for information purpose only.
- 8) The shareholders shall have one vote per equity share held by them as on the cut-off date of Monday, 19th September, 2022. The facility of e-voting would be provided once for every folio / client id, irrespective of the number of joint holders.
- 9) Since the Company is required to provide members the facility to cast their vote by electronic means, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of Monday, 19th September, 2022, and not casting their vote electronically, may only cast their vote at the Annual General Meeting.
- 10) Notice of the AGM along with attendance slip, proxy form along with the process instructions and the manner of conducting e-voting is being sent electronically to all the members whose e-mail IDs are registered with the Company / Depository Participant(s). For members who request for a hard copy and for those who have not registered their email address, physical copies of the same are being sent through the permitted mode.
- Since e-voting facility (including Ballot Forms) is provided to the Members pursuant to the provisions of Section 108 of the Companies Act, 2013, read with Companies (Management and Administration) Rules, 2014, voting by show of hands are not allowed.
- 12) A Member can opt for only one mode of voting i.e. either through e-Voting or by ballot. If a Member cast vote by both modes, then voting done through e-Voting shall prevail and ballot shall be treated as invalid.
- 13) The voting right of shareholders shall be in proportion to their shares of the paid-up Equity Share Capital of the Company as on the cut-off date of Monday, 19th September, 2022. A person who is not a member as on cut-off date should treat this notice for information purpose only.
- 14) The shareholders shall have one vote per equity share held by them as on the cut-off date of Monday, 19th September, 2022. The facility of e-voting would be provided once for every folio / client id, irrespective of the number of joint holders.
- 15) Since the Company is required to provide members the facility to cast their vote by electronic means, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of Monday, 19th September, 2022, and not casting their vote electronically, may only cast their vote at the Annual General Meeting.



NOTES (continuing):

(xviii) Other Instructions (Continuing):

- 16) Notice of the AGM along with attendance slip, proxy form along with the process instructions and the manner of conducting e-voting is being sent electronically to all the members whose e-mail IDs are registered with the Company / Depository Participant(s). For members who request for a hard copy and for those who have not registered their email address, physical copies of the same are being sent through the permitted mode.
- 17) Since e-voting facility (including Ballot Forms) is provided to the Members pursuant to the provisions of Section 108 of the Companies Act, 2013, read with Companies (Management and Administration) Rules, 2014, voting by show of hands are not allowed.
- (xix) Shareholders/Members who need assistance before or during the AGM, or have any queries or issues regarding e-voting, they may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com or Contact at 022-23058738 and 022-23058542/43.
- (xx) All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (Ibndia) 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 on 022-23058542/43.
- 22) The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "Ballot Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.

Registered Office:

By Order of the Board of Directors

7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016. Corporate Identity Number (CIN): L65921WB1991PLC051555

SD/-

Date: 30h May, 2022

SURUCHI TIWARI Company Secretary-cum-Compliance Officer



Corporate Identity Number (CIN): L65921WB1991PLC051555 Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

"Annexure - 1"

Additional Information of Directors seeking re-appointment at the Thirty-First Annual General Meeting as required under Regulation 36(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

(Annexure as referred to in the note No. 3 & 7 on Notice and Item No. 3 of the Notice)

Serial No.	Name of Director	Sri Janak Bhardwaj
I	Director Identification Number	DIN - 00047641
2	Date of Birth	05-07-1963
3	Date of First Appointment	25-06-1998
4	Educational Qualification	D. M. E.
5	Expertise in specific functional areas	Service
6	Chairmanship/Membership of Committees in this Company	None
7	Present Status of directorship in this Company	Executive Director
8	Directorship in other Public Limited Companies	None
9	Chairmanship/Membership of Committees in other Public Limited Companies	None
10	Number of Meeting of the Board attended during the year	5 out of 5
11	Relationship with other Directors	N.A.
12	Shareholding as on 31st March, 2022	Nil
13	Seeking appointment/re-appointment	Re-appointment as Rotational Directo
14	Rotational Status	Rotational Director
15	Tenure of appointment, if applied	Not Applicable

Registered Office:

By Order of the Board of Directors

7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016.

Corporate Identity Number (CIN): L65921WB1991PLC051555

SD/-

Date: 30TH May, 2022 SURUCHI TIWARI

Company Secretary-cum-Compliance Officer



DIRECTORS' REPORT

TO THE MEMBERS

Your Directors are pleased to present the Company's Thirty-First Annual Report and Company's Standalone Ind AS Audited Financial Statement of Accounts for the Financial Year ended 31st March, 2022.

SHIFTING OF REGISTERED OFFICE OF THE COMPANY FROM A RENTED PREMISES TO OWNED PREMISES WITHIN THE LOCAL LIMIT OF SAME CITY KOLKATA:

During the Financial Year 2021-22, the Company had acquired a Office Premises at:7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700016 and the office has been completed and put to use since March, 2022. Now the Company passed a resolution in Board Meeting dated 30th May* 2022 for shifting of its Registered Office from earlier rented premises from 10, Middleton Row, Kolkata-700071 to:7B Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700016 with effect from 30th May,2022 and this is within the local limit of the same city of Kolkata.

COVID - 19 PANDEMIC EFFECT:

In view of the lock-down declared across the country last year by the West Bengal State Government due to COVID-19 Second Phase pandemic from 16th May, 2021 to the end of May, 2021. The Company's operations were adversely impacted. The operations were closed from 16th May 2021 to 28th May, 2021 and after getting permission from Government of West Bengal limited way of operation started from 28th May, 2021 onwards, in accordance with the guidelines issued by relevant regularity authorities with regard to adhering of social distancing and following prescribed hygiene standards. The Company continues to comply with such guidelines. The Company has sufficient liquidity/financing arrangements for the continuity of business operations. The Company is confident of its ability to service the debt/financing arrangements.

FINANCIAL HIGHLIGHTS:

The Board's Report shall prepared based on the standalone Ind AS financial statements of the Company for the year ended March 31, 2022 is summarized below:

(Rs. in Lacs)

	Year ended	Year ended
Particulars	31.03.2022	31.03.2021
Revenue from Operations (net)	11950.73	7026.76
Other Income	1016.52	133.19
Total Revenue excluding Other Comprehensive Income	12967.25	7159.95
Profit Before Finance Cost, Depreciation & Tax	4849.51	2186.13
(Less): Finance Cost	(3.99)	(5.64)
(Less): Depreciation	(205.95)	(173.93)
Profit Before Tax fand profit before exceptional and extraordinary items]	4639.57	2006.56
Add: Exceptional Items (Net of Tax) Income on Valuation of Investment in	1	
Mutual Fund due to COVID-19 pandemic as exceptional items	Nil-	832.35
Profit Before Tax {and profit after exceptional items}	4639.57	2838.91
(Less): Provision for Taxation (inclusive of adjustment of deferred tax asset)	(1078.82)	(525.12)
Profit After Tax for the year of Continuing and Total Operation	3560.75	2313.79
Add: Other Comprehensive Income {Net of Taxes}	616.89	1848.66
Total Comprehensive Income / (Loss) for the period	4177.64	4162.45
Add: Profit brought forward from previous year	0.96	0.17
Profit Available for Appropriation	4178.60	4162.62
Appropriations (Less): Dividend Declared	(120.00)	(75.00)
(Less): Transfer to Other Comprehensive Income	(616.89)	(1848.66)
(Less): Transfer to General Reserve	(3440.00)	(2238.00)
Surplus Carried to Balance Sheet	1.71	0.96
Net Worth (Capital employed at the year end - Rs. in Lakh)	14997.26	10939.62
Book Value of Shares at the year end (Amount in Rs.)	499.91	364.65
Earning per Share (Amount in Rs.)	118.69	77.13
		Cont. page - 2



DIVIDEND

Pursuant to Section 123 read with Companies (Declaration and Payment of Dividend) Rules, 2014, your Directors are pleased to recommended a Final Equity Dividend of Rs.4/- per equity share on Equity Share of Rs.10/- each i.e. @40% of total Paid-up Equity Share Capital of the Company (Previous year also Rs. 4/- per equity share on Equity Shares of Rs.10/- each i.e. @40% of total Paid-up Equity Share Capital of the Company) for the financial year ended March 31, 2022. The above dividend will be payable out of

current year's profit of the Company. The dividend, if approved by the shareholders, will entail an outflow of Rs.120.00 lacs (Previous year also Rs.120.00 lacs) and this is subject to tax deducted at source.

PUBLIC DEPOSIT

Your Company has neither invited nor accepted any deposits from public within the meaning of Section 73 of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules, 2014 during the financial year ended March 31, 2022.

TRANSFER OF RESERVES

The Company transfer Rs.3440.00 lacs to General Reserve and Net of Rs.616.89 Lacs to Other Comprehensive Income to Accumulated profit and Loss Account to meet the statutory obligations. The Other Equity i.e. Reserves & Surplus thereafter will stand as on March 31, 2022 at Rs.14697.26 lacs at a Book value of Rs. 499.91 per Equity Share.

RESULTS OF OPERATIONS AND THE STATE OF COMPANY'S AFFAIRS

The total revenue during the year was increased to the extent of \$1.11% in comparison with its previous year, similarly the profit before tax during the year was increased to 63.43% in comparison with its previous year and profit after tax during the year was increased to 53.89% in comparison with its previous year. Your Directors continue to be of the opinion that high quality of products and innovations in products as well as improvement in technology along with cost cutting efforts will help your company to face this competition. The company is expected to continue to do well and improve further in the coming years.

LISTING AND DELISTING OF EQUITY SHARES

Your Company is presently listed with The BSE Limited (Bombay Stock Exchange Limited with Securities Code: 531506) only having nation wide trade. The listing fees for the financial year 2022-23 of BSE have already been paid and there are no arrears in payment of listing fees and stipulated listing fees for Financial Year 2022-23 has been paid. During the Financial Year 2021-22, the Board of Directors of the Company has approved the delisting of equity shares of the Company from The Calcutta Stock Exchange Ltd. (Securities Code: 14058 & 10014058) only at their meeting held on August 9, 2021 and application has been submitted to The Calcutta Stock Exchange Ltd. on August 11, 2021 regarding the same. After proper Scrutiny and verification/inspection by The Calcutta Stock Exchange Ltd., they have given approval from delisting of our Equity Shares from The Calcutta Stock Exchange Ltd. [Securities Code: 14058 & 10014058] w. e. f. 16th September, 2021.

DEPOSITORY SYSTEM

Trading in Equity Shares of your Company in the dematerialised form is compulsory for all the shareholders in terms of notification issued by the Securities and Exchange Board of India (SEBI). The Equity Shares of the Company have been activated both in Central Depositories Services (India) Limited (CDSL) and National Securities & Depository Limited (NSDL) and may be dematerialised under the ISIN – INE 590D 01016. Your Company has achieved a high level of dematerialized with about 99.21% of total number of Equity Shares being held in electronic mode with NSDL & CDSL. The Custodian Fees for the Financial Year 2021-22 of CDSL have already been paid. The Custodian Fees bill of NSDL are awaited for payment.

DIRECTORS AND KEY MANAGERIAL PERSONNEL & COMMITTEE OF THE BOARD

a) Present Key Managerial Personnel.

The following are Key Managerial Personnel of the Company :-

- Mr. Asheesh Dabriwal (DIN: 00044783); Managing Director & Chief Executive Officer of the Company;
- Mr. Janak Bhardwaj (DIN: 00047641): Executive Director & Chief Operating Officer of the Company;
- 3. Mr. Ashok Kumar Singh: Chief Financial Officer of the Company; and
- 4. Ms. Suruchi Tiwari : Company Secretary & Compliance Officer of the Company.

b) Committee of the Board.

The Board of Directors have the following Committees:

- 1. Audit Committee;
- 2. Nomination and Remuneration Committee:
- 3. Stakeholders Committee (Stakeholders; Relationship Committee); and
- Corporate Social Responsibility Committee.

The details of the Committee along with their composition, number of meetings and attendance at the meeting are provided in the Corporate Governance Report.

c) Changes in Directors and Key Managerial Personnel.

There are no changes recorded in Directors and Key Managerial Personnel during the financial year ended 31st March, 2022.

d) Proposed Changes in Directors and Key Managerial Personnel seeking approval of ensuing AGM

Mr. Janak Bhardwaj (DIN-00047641), a Executive Director of the Company, retire by rotation at the ensuing Annual General Meeting and being eligible have offered himself for re-appointment and the same proposed in notice.

e) Declaration by an Independent Directors :

The Company has received declaration from all the Independent Directors (Non-Rotational) of the Company, confirming that they meet the criteria of independence as per Section 149(6) of the Companies Act, 2013.

f) Formal Annual Evaluation:

The Company has devised a Policy for performance evaluation of Independent Directors, Board, Committees and Other individual Directors which includes criteria for performance evaluation of the non-executive directors and executive directors. The Remuneration paid to Directors & Other Key Managerial Personnel are evaluated by the "Nomination and Remuneration Committee" of the Company on yearly basis.

g) Number of meetings of the Board of Directors :

Five meetings of the Board of Directors were held during the financial year 2021-22 i.e. year ended March 31, 2022. For further details, please refer report on Corporate Governance of this Annual Report.

h) Policy of Directors' Appointment and Remuneration :

The current policy is to have an appropriate mix of executive and independent directors to maintain the independence of the Board, and separate its functions of governance and management. As on March 31, 2022, the Board consist of 6 members, one of whom is non-rotational executive director, one of whom is executive (liable to retire by rotation), one of whom is woman (liable to retire by rotation) and rest three are independent (non-rotational). The Board periodically evaluates the need for change in its composition and size.

The Company's policy on directors' appointment and remuneration and other matters provided in Section 178(3) of the Companies Act, 2013 has been disclosed in the Corporate Governance Report, which forms part of the directors' report.

i) Familiarisation Programme for Independent Directors :

The Company proactively keeps its Directors informed of the activities of the Company, its management and operations and provides an overall industry perspective as well as issues being faced by the industry.



DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 134(3)(c) of the Companies Act, 2013 read with Section 134(5) of the Companies Act, 2013, with respect to Directors' Responsibility Statement, it is hereby confirmed that;

- in the preparation of the Annual Accounts for the financial year ended March 31, 2022 the applicable accounting standards read with requirements set out under Schedule II to the Companies Act, 2013, have been followed and there are no material departures from the same;
- (ii) the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2022 and the profit of the Company for the year ended on that date;
- (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 the Company and for preventing and detecting fraud and other irregularities;
- (iv) the Directors have prepared the accounts for the financial year ended March 31, 2022 on a 'going concern' basis.
- the Directors have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively; and
- (vi) the Directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

MATERIAL CHANGES & COMMITMENTS

No material changes and commitments have occurred after the close of the year till the date of this Report, which affect the financial position of the Company. There has been no change in the nature of business of the Company.

SIGNIFICANT CHANGES

There are no significant changes and commitments have occurred after the close of the year till the date of this Report, which affect the financial position of the Company.

INTERNAL FINANCIAL CONTROL AND THEIR ADEQUACY

The Board has adopted the policies and procedures for ensuring the orderly and efficient conduct of its business, including adherence to the Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and timely preparation of reliable financial disclosures. The details in respect of internal financial control and their adequacy are included in the management Discussion & Analysis, which forms part of this report. During the year, such controls were tested and no reportable material weakness in the design or operation were observed.

ESTABLISHMENT OF VIGIL MECHANISM/WHISTLE BLOWER POLICY

Your Company is committed to highest standards of ethical, moral and legal business conduct. Accordingly, the Board of Directors have formulated a Whistle Blower Policy which is in compliance with the provisions of Section 177(10) of the Companies Act, 2013. The policy provides for a frame work and process where by concerns can be raised by its employees against any kind of discrimination, harassement, victimization or any other unfair practice being adopted against them.

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RISK MANAGEMENT

Risk management is the process of identification, assessment, and prioritization of risk followed by coordinated efforts to minimize, monitor and mitigate/control the probability and/or impact of unfortunate events or to maximized the realization of opportunities.

The Company has in place a Risk Management Policy which is reviewed by the Audit Committee and approved by the Board of Directors of the Company. The object of risk management is to have a dynamic and an optimum balance between risk and return and ensure regulatory compliance and conformity with the Board approved policies, it starts with the identification and evaluation process which is followed by optimal use of resources to monitor n minimize the risks. The Company evaluating the all risks that the organization faces such as strategic, financial, credit, market, liquidity, security, property, IT, legal, regulatory, reputational and other risks.

ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

The particulars relating to energy conservation, technology absorption, foreign exchange earnings and outgo, as required to be disclosed under Section 134(3)(m) of the Companies Act, 2013, read with rule 8(3) of the Companies (Accounts) Rules, 2014 are given in a separate Annexure – "I" attached hereto and form part of the Report.

EXTRACT OF THE ANNUAL RETURN

The extract of the Annual Return as of March 31, 2022 pursuant to the sub-section (3) of Section 92 of the Companies Act, 2013, in Form No. MGT - 9 shall form part of the Board's Report given in a separate Annexure - "II" attached hereto and form part of the Report.

CORPORATE SOCIAL RESPONSIBILITY (CSR)

The Company have already formed a new committee named Corporate & Social Responsibility Committee and adopt a CSR policy to be undertaken by the Company, which has been approved by the Board. The disclosure as per Rule 9 of Companies (Corporate Social Responsibility Policy) Rules, 2014 are given in a separate Annexure — "III" attached hereto and form part of the Report.

PARTICULARS OF EMPLOYEES & MANAGERIAL REMUNERATION

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial personnel) Rules, 2014 are provided in a separate Annexure – "IV" attached hereto and form part of the Report.

Particulars of employees pursuant to the provisions of Section 197(12) of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are NIL. However the overall top ten employees list as per additional requirement of provisions of Section 197(12) of the Companies Act, 2013 read with Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are enclosed in a separate Annexure – "V" attached hereto and from part of the Report.

CORPORATE GOVERNANCE REPORT

The Report on Corporate Governance as stipulated under Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2022, as forms part of the Annual Report and which has been set out in a separate report called "Corporate Governance Report" annexed herewith. The requisite Certificate from the Statutory Auditors of the Company, M/s. NAVIN NAYAR & COMPANY, Chartered Accountants, confirming compliance with the conditions of Corporate Governance as stipulated under the aforesaid Clause 49 & Regulation 15(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is also annexed to this Report.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review, as stipulated under Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2022, is presented in a separate section forming part of the Annual Report called as Management Discussion & Analysis Report" is annexed.

STATUTORY INFORMATION AND OTHER DISCLOSURES

The declaration required under regulation 26(3) of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations 2015, regarding "Code of Business Ethics" of the Company issued by Chief Executive Officer-cum-Managing Director, is annexed and forms are integral part of this Report.

The certificate required from a Company Secretary in Practice under sub-clause (i) of clause 10 of Part C of Schedule V of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations 2015, regarding "Directors and KMP are not debarred or disqualified from statutory authorities" of the Company issued by Company Secretary in Practice, is annexed and forms are integral part of this Report.

The Chief Executive Officer and Chief Financial Officer, joint certificate required under regulation 17(8) of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirement) Regulations 2015, regarding "CEO/CFO Certification of Financial Report" of the Company issued by Chief Executive Officer-cum-Managing Director and Chief Financial Officer, jointly, is annexed and forms are integral part of this Report.

AUDITORS AND AUDITORS' REPORT AND REPORTING OF FRAUD BY AUDITORS (a). Statutory Auditors & their Statutory Audit Report & Income Tax Audit Report

The Company's Statutory Auditors, M/s. Navin Nayar & Company, Chartered Accountants (Firm Registration No. 328951E), were appointed as Statutory Auditors of the Company for a period of five (5) consecutives years from Financial Year 2018-2019 to financial year 2022-23 (from April 1, 2018 to March 31, 2023) at the Annual General Meetings ("AGM") of the Members held on September 24, 2018 on a remuneration mutually agreed upon by the Board of Directors and the Statutory Auditors. Their appointment was subject to ratification by the Members at every subsequent AGM held after the AGM held on September 24, 2018. Pursuant to the amendments made to section 139 of the Companies Act, 2013 by the Companies (Amendments) Act, 2017 effective from May 7, 2018, the requirement of seeking ratification of the members of the appointment of the Statutory Auditors has been withdrawn from the statute. Hence the resolution seeking ratification of the Members for continuance of their appointment at this AGM is not being sought.

The Statutory Auditors also conduct the Income Tax Audit Report of the Company. There is no audit qualification, reservation or adverse remark for the year under review. The opinion made in the Auditors' Report to the Members of the Company have been dealt with in the Notes to the Statement of Profit and Loss and the Balance Sheet in Notes No. 1 to 27.15 of the Accounts. These are self explanatory and do not call for further comments.

(b). Cost Auditors

The Board has received and approve the Cost Audit Report from Mr. Kishore Majumdar, Practicing Cost Accountant and Proprietor of M/s. K. MAJUMDAR & ASSOCIATES, Cost Accountants of Cost Audit Report for the Financial Year 2021-22 (Year ended March 31, 2022). There are no adverse/unfavorable remarks suggested by the Cost Auditors in their Report. The Board again appoint Mr. Kishore Majumdar, Practicing Cost Accountant and Proprietor of M/s. K. MAJUMDAR & ASSOCIATES, Cost Accountants for next Financial Year 2022-23 (Year ended March 31, 2023) as Cost Auditor of the Company.



AUDITORS AND AUDITORS' REPORT AND REPORTING OF FRAUD BY AUDITORS (Continuing) (c). Secretarial Auditors & their Secretarial Audit Report & Secretarial Standards

The Board has received and approve the Secretarial Audit Report from Mr. Sushil Tiwari, Practicing Companies Secretaries and Proprietor of M/s. SUSHIL TIWARI & ASSOCIATES, Companies Secretaries of Secretarial Audit for the Financial Year 2021-22 (Year ended March 31, 2022). The Secretarial Audit Report and the Secretarial Annual Compliance Report, both for the financial year ended March 31, 2022 is annexed in a separate report namely "Secretarial Audit Report" in Form No. MR-3 and its Annexure-"A" and "Secretarial Annual Compliance Report". The Secretarial Audit Report and Secretarial Annual Compliance Report does not contain any qualification, reservation or adverse remark. The Company complies with all applicable Secretarial Standards.

The Board again appoint Mr. Sushil Tiwari, Practicing Companies Secretaries and Proprietor of M/s. SUSHIL TIWARI & ASSOCIATES, Companies Secretaries for next Financial Year 2022-23 (Year ended March 31, 2023) as Secretarial Auditor of the Company.

(d). Internal Auditors

The Existing Internal Audtor Mr. Timir Baran Hazra, Chartered Accountants, a Practicing Chartered Accountants and Member of the Institute of Chartered Accountants of India, submitted regularly the Quarterly Internal Audit Report of Financial Year 2021-22 (Year ended March 31, 2022). The Board again appoint Mr. Timir Baran Hazra, Chartered Accountants, a Practicing Chartered Accountants and Member of the Institute of Chartered Accountants of India, as Internal Auditor for next Financial Year 2022-23 (Year ended March 31, 2023).

(e). Reporting of Fraud by Auditors

During the year under review, neither the statutory auditors (Statutory & Income Tax Audit) nor the secretarial auditors & cost auditors & internal auditors has reported to the audit committee, under section 143(12) of the Companies Act, 2013 any instances of fraud committed against the Company by its officer or employees, the details of which need to be mentioned in the Board's report.

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE

As per the requirement of The Sexual Harassment of Woman at Workplace (Prevention, Prohibition & Redressal) Act, 2013 and Rules made there under, Company provides for diversity and equal opportunities to all employees across the Company, based on merit and ability. The cultures of the Company ensure the aspects of work-life balance for employees, especially for woman and are suitably addressed. During the year, no complaints of sexual harassment were received.

AUDIT COMMITTEE

The Audit Committee comprises Non-Executive & Independent Directors namely Mr. Buddhadeb Basu (Chairman), Non-Executive & Independent Director namely Dr. Subrata Haldar & Non-Executive & Independent Director namely Mr. Surajit Raha as other Members. All the recommendations made by the Audit Committee were accepted by the Board.

NOMINATION AND REMUNERATION COMMITTEE AND CSR COMMITTEE

The Nomination and Remuneration Committee comprises two Non-Executive Independent Director namely Mr. Buddhadeb Basu (Chairman) & Mr. Surajit Raha (Member) and one Non-Executive & Woman Director Mrs. Anjum Dhandhania (Member). All the recommendations made by the Nomination and Remuneration Committee were accepted by the Board.

The Corporate & Social Responsibility (CSR) Committee comprises one Non-Executive & Independent Director namely Mr. Buddhadeb Basu (Chairman), one Executive Director namely Mr. Asheesh Dabriwal (Member) and one Non-Executive & Independent Director namely Mr. Surajit Raha (Members). All the recommendations made by the Corporate & Social Responsibility Committee were accepted by the Board.



PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186

During the year the Company have not paid any loans, guarantees or made any investments referred to Section 186 of the Companies Act, 2013. The particulars of other loans given, investments made for the purpose of its business activities are provided in the standalone Ind AS financial statement (please refer to Note No. 5 & 8 to the Standalone Ind AS Financial Statement).

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES & POLICY

All the contracts/arrangements/transactions entered by the Company during the financial year with related parties were in the ordinary course of business and on arm's length basis. During the year, the Company had not entered into any contract/arrangement/transaction with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactions, thus the disclosure in prescribed Form No. AOC – 2 is not required as per third provision of Section 188(1) of the Companies Act, 2013. Your Directors draw attention of the members to Note No. 27.8 of the Standalone Ind AS Financial Statement which sets out related party disclosures as per Ind AS – 24.

SUBSIDIARIES & ASSOCIATE COMPANIES DECLARATION

Your Companies have neither any subsidiaries nor any associate companies within the meaning of Section 2(87) and 2(6) of the Companies Act, 2013.

GENERAL

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

- Details relating to deposits covered under Chapter V of the Companies Act, 2013.
- Issue of equity shares with differential rights as to dividend, voting or otherwise.
- Issue of shares (including sweat equity shares) to employees of the Company under any scheme save and except ESOS referred to in this Report.
- Neither the Managing Director nor the any Executive Director of the Company receive any remuneration or commission from any of its subsidiaries.
- No significant or material orders were passed by the regulators or courts or tribunal which impact the going concern status and Company's operation in future.

ACKNOWLEDGEMENT

Your Directors would like to express their sincere appreciation for the assistance and co-operation received from the Banks, Government Authorities, Customers, Vendors and Members during the year under review. Your Directors also wish to place on record their deep sense of appreciation for the committed services by the Company's executives, staff and workers.

Place : Kolkata

For and on behalf of the Board of Directors

Dated: 30th day of May, 2022

SD/-ASHEESH DABRIWAL Managing Director & C.E.O. (DIN – 00044783)



ANNEXURE - "I" TO DIRECTORS' REPORT

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

{The information under section 134(3)(m) of the Companies Act, 2013 read with rule 8(3) of the Companies (Accounts) Rules, 2014 for the year ended March 31, 2022 is given here below and forms part of the Board's Report.}

A. CONSERVATION OF ENERGY:

- a) The Company has an on going study to identify and implement energy saving systems. For reducing the consumption of energy, the Company has installed the Energy Saving Flameless Electrically operated Melting Furnace for Zinc to achieve reduction in energy inputs.
- b) This will have an impact in reducing the consumption of Fuel and Power and consequently the cost of production.
- c)The required data with regard to conservation of energy is furnished below :-

FORM - A

A). Power and Fuel Consumption :	Year ending	Year ending
1. Electricity:	31.03.2022	31.03.2021
 No. of Units (Excluding own generation units by Generator) 	1774525 Units	1279845 Units
b) Total amount in '.	Rs.1,61,95,729	Rs.1,21,11,874
c) Effective Rate / Unit (')	Rs. 9.13	Rs. 9.46
2. Coal	N.A.	N.A.
3. Furnace Oil	N.A.	N.A.
4. Others / Internal Generation		
(Cost of Diesel, Mobil, Consumables & Other Exp. incurred etc.)	Rs. 60,19,897	Rs. 34,81,130
B). Consumption per Unit of Production :-		
 Electricity (in Units Excluding own generation units by Generator) 	0.47 Units	0.48 Units
2. Coal	N.A.	N.A.
3. Furnace Oil	N.A.	N.A.
4. Other	N.A.	N.A.

B.TECHNOLOGY ABSORPTION: The required information is furnished as below:-

FORM - B

Disclosure of particulars with respect to technology absorption for the year ended 31st March, 2022

Specific areas in which R & D proposed to be carried out by the Company: Nor

2. Benefit derived as result of above R & D: Not Applicable

3. Future plan of action : Not Applicable.

4. Expenditure on R & D : ('In Lacs)

(a) Capital :NIL (b) Recurring :NIL (c) Total :NIL

(d) Total R & D Expenditure as a Percentage of total turnover: N.A.



Cont. page - 2

Continuing of ANNEXURE - "I" TO DIRECTORS' REPORT

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

{The information under section 134(3)(m) of the Companies Act, 2013 read with rule 8(3) of the Companies (Accounts) Rules, 2014 for the year ended March 31, 2022 is given here below and forms part of the Board's Report.}

Technology absorption, adaptation and innovation:

- Efforts, in brief made towards technology absorption, adaptation & innovation : Continuous efforts are being made towards improvements in the existing production process.
- Benefit derived as a result of the above efforts:

The Company is successful in improving and maintaining the quality of its product.

- Particulars of technology imported during last 5 years :
 - (a) Technology import

: NIL

(b) Year of import

: N.A.

(c) Has technology been fully absorbed

: N.A.

(d) If not fully absorbed, areas where this has not taken

place, reasons thereof and future plan of action

: N.A.

C.FOREIGN EXCHANGE EARNINGS AND OUTGO:

(a) Activity relating to export, initiatives taken to increase exports; development of new export markets for products; and export plans:

The net exports of the Company has been increased from Rs. 6199.42 lacs to Rs. 10449.14 lacs during the year. The Company is expanding its production capacity to emerge as a leading exporter of our product. The Company is ISO 9001: 2008 certified.

(b) Total foreign exchange used and earned :

Total Foreign exchange earning

: Rs.1,05,02,68,276/-

Total Foreign exchange outgo (including CIF Value of Import) : Rs. 30,27,44,000/-

The above details have been given under Notes No. 27.3 to 27.5 of Notes to Standalone Ind AS Financial Statements.

Place : Kolkata

For and on behalf of the Board of Directors

Dated: 30th day of May, 2022

SD/-ASHEESH DABRIWAL Managing Director & C.E.O. (DIN-00044783)



ANNEXURE - "II" TO DIRECTORS' REPORT

Form No. MGT - 9 EXTRACT OF ANNUAL RETURN

AS ON FINANCIAL YEAR ENDED ON MARCH 31, 2022

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

I. REGISTRATION & OTHER DETAILS:

1	CIN	L65921WB1991PLC051555
2	Registration Date	26-04-1991
3	Name of the Company	DHP INDIA LIMITED
4	Category/Sub-Category of the Company	Public Limited Company - Limited by Shares/ Indian Non- Government Company
5	Address of the Registered Office and contact details	7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016 Telephone: +91 (033) 2229-5735, Fax: +91 (033) 2217-2751 Email: info@dhpindia.com
6	Whether listed Company	Yes / No
7	Name, Address & contact details of the Registrar & Transfer Agents, if any	Niche Technologies Private Limited 3A, Auckland Place, 76 Floor, Room No. 7A & 7B, Kolkata-700017. Telephone: +91 (033) 2280-6616, Fax: +91 (033) 2280-6619 Email: nichetechpl@nichetechpl.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10% or more of the total turnover of the company shall be stated)

St. No.	Name and Description of main products/services	NIC Code of the product/service	% to total turnover of the Company
1		Group: 281, Class: 2819 & Sub-class: 28199 - Manufacturing of Other General Purpose Machinery	100%

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:-

SLNo.	Name and Address of the Company	CIN/GLN	Holding/Subsidiary/Associates	% of shares held	Applicable Section
			NIL		



Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2022)

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

(i) Category-wise Share Holding

	SACRETON OF SAME DANCE SACRETON		area held at the			10000		the end of the		Change
	Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A.	PROMOTERS									
(1)	Indian						1 0			
	a) Individual / HUF	1827700		1827700	60.923	1827700		1827700	60.923	
- 1	b) Central Government		1	1000000			- 2	-		-
	c) State Government									
- 1	d) Bodies Corporate	403500		403500	13.450	375039	- 2	375039	12.502	(0.948)
	e) Banks / Financial Institutions		-	-	13.430		_	313039	12.502	[0.346]
	A STATE OF THE STA						-	-		-
- 2.4	f) Any Other			-	-	-				.55
	Sub-total (A)(1)	2231200	,	2231200	74.373	2202739		2202739	73.425	(0.948)
(2)	Foreign		3			× = 0				
hale.)	a) NRIs - Individuals	100						-		-
	b) Other - Individuals	77		- 4	-	7740			- 5	- 6
2.0	c) Bodies Corporate	- 2		- 8		7 2	-			
	d) Banks / Financial Institutions			-	-		_		-	_
- 25				-				-	-	-
2.18	e) Any Other			-	+			-		. 4
- 31	Sub-total (A)(2)	1.00				5 (4)				
	Total Shareholding of Promoter (A) = (A)(1)+(A)(2)	2231200		2231200	74.373	2202739		2202739	73.425	(0.95)
В.	PUBLIC SHAREHOLDING									
3227	Institutions	1.0								
100	al Mutual Funds									
			-	-	-	-	-	_	-	-
- 1	b) Banks / Financial Institutions						7.			100
- 1	c) Central Governments				(4)		9.	11.09		
	d) State Governments			-	7	ವ <i>ಚಿತ್ರ</i> ಗ		-	51 P	
- 8	e) Venture Capital Funds	-	1					- *	+	-
- 81	f) Insurance Companies	0 %		30	(4)	(+			2	- 0
	g) Foreign Institutional Investors (Fill)			- 2				- 1		
	h) Foreign Venture Capital Funds			-	7		-	-	Si 23	-
	i) Others (Specify) : FP1	-	1 7		-		-		-	
- 1		72			100	05	633			52
	Corporate Categories - III	_		- 01	1.00					_
- 1	Sub-total (8)(1)	-		- 1		•				-
(2)	Non-Institutions									
- 1	a) Bodies Corporate					V				
	() Indian	20605	1200	21805	0.727	19516	1200	20716	0.691	(0.036)
	i) Overseas						-			-
	b) Individuals	-	1	- 6			137			
	individual shareholders holding nominal share									
	capital upto Rs 1 lakh	548256	25532	573788	19.126	533828	22532	556360	18.545	(0.581)
- 1	Coprise Spice As a taken									
	ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	48833		48833	1.628	98974	8.5	98974	3.299	1.671
- 1				-						_
-	c) Others Specify	R8592853		William Co	5557625	7923333		283233414	152322Y	100000
	I, NRI	101963		101963	3.399	97092	-	97092	3.236	(0:153)
	2. Overseas Corporate Bodies	7.				- 4	- 4			+
	3. Foreign Nationals	141			- 23	92.	390			4
- 1	4. Clearing Members	1761		1761	0.059	1169	-	1169	0.039	(0.020)
	5. Trusts	-	-	- 1111	-	4			10000	1000
- 100	5. Foreign Bodies - D.R.	1.0		- 1	7		- 1	19		521
	7. IEPF Authority	20650		20650	0.688	22950		22950	0.765	0.077
	THE PERSON NAMED IN THE PE	THE RESERVE OF THE PERSON	AND DESCRIPTION OF THE PERSON NAMED IN			Tender to Section Colored to Art	-		Section 10 Advanture on the	THE RESERVE
	Sub-total (8)(2)	742068	26732	768800	25.627	773529	23732	797261	26.575	0.948
_ 1	Total Public Shareholding (B) = (B)(1)+(B)(2)	742068	26732	768800	25,627	773529	23732	797261	26.575	0.948
c. 5	hares held by Custodian for GDRs & ADRs		(74)		40	14	3			12



Continuation of Form No. MGT- 9 (As on Financial Year Ended March 31, 2022)

(ii) Shareholding of Promoters

SI		Shareholding	at the beginning	of the year	Sharehold	ding at the end o	of the year	% of
No.	Shareholder's Name	No. of Shares	% of total shares of the company	% of Shares Pledged/ encumb ered to total	No. of Shares	% of total shares of the company	% of Shares Piedged/en cumbered to total shares	change in shareholdi ng during the year
1	ANJUM DHANDHANIA	20000	0.667		20000	0.667		
2	ASHEESH DABRIWAL	1807700	60.257	- 3	1807700	60.257		12
3	DABRIWALA CONSTRUCTIONS PRIVATE LTD	385600	12.853	1.	357139	11.905	1514	(0.948)
4	DOLPHIN PROPERTIES PRIVATE LIMITED	17900	0.596		17900	0.596	-	
1	TOTAL	2231200	74.373		2202739	73.425	-	(0.948)

(iii) Change in Promoter's Shareholding (please specify, if there is no change)

SI	ON 1227 TO		at the beginning he year		e Shareholding g the year
No.	Name of Promoters	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	ANJUM DHANDHANIA	12	and control of the co		
	a) At the Beginning of the Year	20000	0.667		
	b) Changes during the year	[NO	CHANGES DU		YEAR]
L.	c) At the End of the Year			20000	0.667
2	ASHEESH DABRIWAL				75
m	a) At the Beginning of the Year	1807700	60.257		
	b) Changes during the year	[NO	RING THE	YEAR]	
	c) At the End of the Year			1807700	60.257
3	DABRIWALA CONSTRUCTIONS PRIVATE LIMITED	Contract of	V-commit		
	a) At the Beginning of the Year	385600	12.853	9 9	
	b) Changes during the year Date Reason 11/06/2021 Transfer	(2961)	(0.099)	382639	12.755
	18/06/2021 Transfer	(3501)	(0.117)	379138	12.638
	25/06/2021 Transfer	(3500)	(0.117)	375638	12.521
	30/06/2021 Transfer	(250)	(0.008)	375388	12.513
	03/12/2021 Transfer	(841)	(0.028)	374547	12.485
	10/12/2021 Transfer	(4853)	(0.162)	369694	12.323
	17/12/2021 Transfer	(1708)	(0.057)	367986	12.266
	24/12/2021 Transfer	(1971)	(0.066)	366015	12.201
	31/12/2021 Transfer	(8876)	(0.296)	357139	11.905
	c) At the End of the Year			357139	11.905
4	DOLPHIN PROPERTIES PRIVATE LIMITED a) At the Beginning of the Year	17900	0.596		
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]
	c) At the End of the Year			17900	0.596
	TOTAL	2231200	74.373	2202739	73.425



Continuation of Form No. MGT- 9 (As on Financial Year Ended March 31, 2022)
(iv) Shareholding Pattern of top ten Shareholders - At the Beginning of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs):

	The Land of the Control of the Contr	Shareho	iding at the	Cumulative		
\$1. ¥0.	For Each of the Top 10 Shareholders (at the beginning of the year and at the end of the year)	No. of shares	% of total shares of the company	No. of shares	% of tota shares o the company	
1	ANUPAM SAXENA					
	a) At the Beginning of the Year					
	b) Changes during the year					
	Date Reason				L 113	
	21/05/2021 Transfer	1992	0.066	1992	0.065	
	25/06/2021 Transfer	5500	0.183	7492	0.250	
	30/06/2021 Transfer	308	0.010	7800	0.260	
	02/07/2021 Transfer	425	0.014	8225	0.274	
	16/07/2021 Transfer	397	0.013	8622	0.287	
	17/09/2021 Transfer	128	0.004	8750	0.292	
	24/09/2021 Transfer	15	0.001	8765	0.292	
	30/09/2021 Transfer	75	0.003	8840	0.295	
	29/10/2021 Transfer	10		8850	0.295	
	26/11/2021 Transfer	500	0.017	9350	0.312	
	17/12/2021 Transfer	900	0.030	10250	0.342	
	c) At the End of the Year			10250	0.342	
2	BALASUBRAMANIAM LAKSHMI NARASIMHA	1000000	55375			
	a) At the Beginning of the Year	43346	1.445			
	b) Changes during the year					
	Date Reason		1 1			
	07/05/2021 Transfer	14	0.000	43360	1.445	
	11/06/2021 Transfer	(3364)	(0.112)	39996	1.333	
	16/07/2021 Transfer	(91)	(0.003)	39905	1.330	
	13/08/2021 Transfer	91	0.003	39996	1.333	
	20/08/2021 Transfer	5	4	40001	1.333	
	10/09/2021 Transfer	10		40011	1.334	
	17/09/2021 Transfer	35	0.001	40046	1.335	
	24/09/2021 Transfer	135	0.005	40181	1.339	
	30/09/2021 Transfer	70	0.002	40251	1.342	
	08/10/2021 Transfer	40	0.001	40291	1.343	
	15/10/2021 Transfer	5	2	40296	1.343	
	22/10/2021 Transfer	305	0.010	40601	1.353	
	29/10/2021 Transfer	845	0.028	41446	1.382	
	12/11/2021 Transfer	555	0.019	42001	1.400	
	19/11/2021 Transfer	328	0.011	42329	1.411	
	26/11/2021 Transfer	7	-	42336	1.411	
	03/12/2021 Transfer	240	0.008	42576	1.419	
	10/12/2021 Transfer	7.8	0.003	42654	1.422	
	31/12/2021 Transfer	247	0.008	42901	1.430	
	07/01/2022 Transfer	120	0.004	43021	1.434	
	c) At the End of the Year		-	43021	1.434	
3	HARSHA VENKATESH		17 1			
U.S	a) At the Beginning of the Year	20000	0.667			
	b) Changes during the year	-9999	0.007			
	Date Reason					
8	23/04/2021 Transfer	(12000)	(0.400)	8000	0.267	
3	14/05/2021 Transfer	(341)	(0.011)	7659	0.255	
1	12/11/2021 Transfer	(659)	(0.022)	7000	0.233	
8	c) At the End of the Year	10001	[4.44.00]	7000	0.233	
4	INVESTOR EDUCATION AND PROTECTION FU	ND AUTHO	RITY	, 000	0.00	
	a) At the Beginning of the Year	20650	0.688			
3	b) Changes during the year	20030	0.000		7	
	Date Reason					
3	05/12/2021 Transfer	2300	0.077	22950	0.765	
- 8	c) At the End of the Year	2300	0.077	22950	0.765	





Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2022)

(iv) Shareholding Pattern of top ten Shareholders - At the Beginning of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs):

	For Each of the Top 10 Shareholders (at the beginning of the year and at the end of the year)		lding at the of the year	Cumulative Shareholding during the year		
SI. No.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
5	LAKSHAMAN EASWARAN					
	a) At the Beginning of the Year	-				
	b) Changes during the year		8			
	Date Reason	+000	0.000	1000	0.000	
	30/04/2021 Transfer	1968	0.066	1968	0.066	
	07/05/2021 Transfer 28/05/2021 Transfer	6		1974	0.066	
	09/07/2021 Transfer	440	0.015	1975 2415	0.066	
	16/07/2021 Transfer	4	0,015	2419	0.081	
	13/08/2021 Transfer	1594	0.053	4013	0.134	
	20/08/2021 Transfer	14	0.053	4027	0.134	
	27/08/2021 Transfer	1		4028	0.134	
	30/09/2021 Transfer	(28)	(0.001)	4000	0.133	
	29/10/2021 Transfer	233	0.008	4233	0.141	
	18/02/2022 Transfer	774	0.026	5007	0.167	
	04/03/2022 Transfer	1	0.020	5008	0.167	
	18/03/2022 Transfer	1033	0.034	6041	0.201	
	c) At the End of the Year	1033	0.054	6041	0.201	
6	NITIN SAXENA			0042	0.202	
	a) At the Beginning of the Year					
	b) Changes during the year		-	_		
	Date Reason					
	30/04/2021 Transfer	14300	0.477	14300	0.477	
	07/05/2021 Transfer	3500	0.117	17800	0.593	
	11/06/2021 Transfer	2800	0.093	20600	0.687	
	18/06/2021 Transfer	1000	0.033	21600	0.720	
	25/06/2021 Transfer	8900	0.297	30500	1.017	
	30/06/2021 Transfer	1643	0.055	32143	1.071	
	02/07/2021 Transfer	25	0.001	32168	1.072	
	09/07/2021 Transfer	600	0.020	32768	1.092	
	06/08/2021 Transfer	(379)	(0.013)	32389	1.080	
	13/08/2021 Transfer	1000	0.033	33389	1.113	
	20/08/2021 Transfer	2500	0.083	35889	1.196	
	27/08/2021 Transfer	6130	0.204	42019	1.401	
	03/09/2021 Transfer	2020	0.067	44039	1.468	
	10/09/2021 Transfer	613	0.020	44652	1.488	
	17/09/2021 Transfer	873	0.029	45525	1.518	
	24/09/2021 Transfer	412	0.014	45937	1.531	
	30/09/2021 Transfer	300	0.010	46237	1.541	
	08/10/2021 Transfer	2010	0.067	48247	1.608	
	15/10/2021 Transfer	1678	0.056	49925	1.664	
	22/10/2021 Transfer	400	0.013	50325	1.678	
	29/10/2021 Transfer	50	0.002	50375	1.679	
	12/11/2021 Transfer	785	0.026	51160	1.705	
	19/11/2021 Transfer	358	0.012	51518	1.717	
	26/11/2021 Transfer	(100)	(0.003)	51418	1.714	
-	10/12/2021 Transfer	2082	0.069	53500	1.783	
	17/12/2021 Transfer	(1064)	(0.035)	52436	1.748	
	24/12/2021 Transfer	493	0.016	52929	1.764	
- [31/12/2021 Transfer	271	0.009	53200	1,773	



Continuation of Form No. MGT- 9 (As on Financial Year Ended March 31, 2022)

(iv) Shareholding Pattern of top ten Shareholders - At the Beginning of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs) :

	For Each of the Top 10 Shareholders (at		ding at the of the year	Cumulative Shareholding during the year		
SI. No.	the beginning of the year and at the end of the year)	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
6	NITIN SAXENA (Continuing)					
	b) Changes during the year					
	Date Reason					
	07/01/2022 Transfer	525	0.018	53725	1.791	
	11/02/2022 Transfer	(2034)	(0.068)	51691	1.723	
	18/02/2022 Transfer	(1280)	(0.043)	50411	1.680	
	04/03/2022 Transfer	(156)	(0.005)		1.675	
	11/03/2022 Transfer	(276)	(0.009)	49979	1.666	
	18/03/2022 Transfer	(850)	(0.028)	49129	1.638	
	25/03/2022 Transfer	(2492)	(0.083)	46637	1.555	
	31/03/2022 Transfer	(2037)	(0.068)	44600	1.487	
	c) At the End of the Year			44600	1.487	
7	PUNIT DHANDHANIA	53397.5	S00000 1	K - K		
	a) At the Beginning of the Year	10000	0.333			
	b) Changes during the year Date Reason					
	23/07/2021 Transfer	(1500)	(0.050)	8500	0.283	
	30/07/2021 Transfer	(2501)	(0.083)	5999	0.200	
	05/08/2021 Transfer	(1064)	(0.035)	4935	0.165	
	13/08/2021 Transfer	(435)	(0.015)	4500	0.150	
	20/08/2021 Transfer	(200)	(0.007)	4300	0.143	
	27/08/2021 Transfer	(500)	(0.017)	3800	0.127	
	03/09/2021 Transfer	(100)	(0.003)	3700	0.123	
	10/09/2021 Transfer	(300)	(0.010)	3400	0.113	
	17/09/2021 Transfer	(100)	(0.003)	3300	0.110	
	24/09/2021 Transfer	(500)	(0.017)	2800	0.093	
	08/10/2021 Transfer	(1100)	(0.037)	1700	0.057	
	15/10/2021 Transfer	(200)	(0.007)	1500	0.050	
	22/10/2021 Transfer	(200)	(0.007)	1300	0.043	
	29/10/2021 Transfer	(200)	(0.007)	1100	0.037	
	05/11/2021 Transfer	(200)	(0.007)	900	0.030	
	12/11/2021 Transfer	(900)	(0.030)			
	c) At the End of the Year					
8	SATYA PRAKASH MITTAL					
	a) At the Beginning of the Year	- 99	31			
	b) Changes during the year					
	Date Reason		*******	WINNESS W	magness.	
	14/05/2021 Transfer	4435	0.148	4435	0.148	
	21/05/2021 Transfer	646	0.022	5081	0.169	
	28/05/2021 Transfer	1168	0.039	6249	0.208	
	04/06/2021 Transfer	2924	0.097	9173	0.306	
	11/06/2021 Transfer	30	0.001	9203	0.307	
1	13/08/2021 Transfer	3081	0.103	12284	0.409	
	20/08/2021 Transfer	50	0.002	12334	0.411	
	27/08/2021 Transfer	150	0.005	12484	0.416	
	22/10/2021 Transfer	100	0.003	12584	0.419	
	29/10/2021 Transfer	350	0.012	12934	0,431	
	12/11/2021 Transfer	350	0.012	13284	0.443	
	26/11/2021 Transfer	150	0.005	13434	0.448	
	03/12/2021 Transfer	78	0.003	13512	0.450	



Continuation of Form No. MGT- 9 (As on Financial Year Ended March 31, 2022)

(iv) Shareholding Pattern of top ten Shareholders - At the Beginning of the year and at the end of the year (other than Directors, Promoters and Holder of GDRs and ADRs) :

	For Each of the Top 10 Shareholders (at		lding at the of the year	Cumulative Shareholding during		
SI. No.	the beginning of the year and at the end of the year)	No. of shares	% of total shares of the company	No. of shares	wear % of total shares of the company	
8	SATYA PRAKASH MITTAL (Continuing)		10220000	7-1-1	1900 (000)	
	b) Changes during the year		18			
	Date Reason	A				
	31/12/2021 Transfer	350	0.012	13862	0.462	
	14/01/2022 Transfer	200	0.007	14062	0.469	
	21/01/2022 Transfer	800	0.027	14862	0.495	
	04/02/2022 Transfer	194	0.006	15056	0.502	
	11/02/2022 Transfer	235	0,008	15291	0.510	
_	c) At the End of the Year		,	15291	0.510	
9	SIDDHARTH KOTHARI	230				
	a) At the Beginning of the Year	17164	0.572			
	b) Changes during the year	[NO	CHANGES DU			
-	c) At the End of the Year			17164	0.572	
10		2020	03000			
	a) At the Beginning of the Year	5691	0.190	بصح		
	b) Changes during the year					
	Date Reason					
	08/10/2021 Transfer	(4)	75	5687	0.190	
_	c) At the End of the Year			5687	0.190	
11	TIRUPATIRAO THAKKALLAPELLY		500000			
	a) At the Beginning of the Year	8000	0.267			
	b) Changes during the year		10			
	Date Reason	388877	(C)=0000	MISSEE	7753388-0	
	07/05/2021 Transfer	(100)	(0.003)	and the party of the last of t	0.263	
	28/05/2021 Transfer	(100)	(0.003)		0.260	
	04/06/2021 Transfer	(100)	(0.003)	The second second second	0.257	
	11/06/2021 Transfer	(200)	(0.007)		0.250	
	16/07/2021 Transfer	(400)	(0.013)		0.237	
	08/10/2021 Transfer	(100)	(0.003)		0.233	
	18/03/2022 Transfer	(100)	(0.003)	THE RESERVE OF THE PARTY OF THE	0.230	
_	c) At the End of the Year			6900	0.230	
12			00000000			
	a) At the Beginning of the Year	8681	0.289			
	b) Changes during the year					
	Date Reason					
	30/04/2021 Transfer	(8681)	(0.289)	0.00	391	
_	c) At the End of the Year					
13	VUAY MALIK		500000000	(A		
	a) At the Beginning of the Year	11669	0.389			
	b) Changes during the year	INO	CHANGES DU			
	c) At the End of the Year			11669	0.389	
14	VIVEK MEHROTRA	24.22A-17	0000000			
	a) At the Seginning of the Year	5582	0.186			
	b) Changes during the year					
	Date Reason	1	10000	1202331	540,000	
	26/11/2021 Transfer	(1876)	(0.063)	3706	0.124	
	14/01/2022 Transfer	(3706)	(0.124)		19	
	c) At the End of the Year					
	TOTAL	150783	5.026	190573	6.352	





Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2022)
(v) Shareholding of Directors and Key Managerial Personnel:

20			ding at the of the year		Shareholding the year		
SI. No.	For Each of the Directors and KMP	No. of shares	% of total shares of the company	No. of shares	% of total shares of the Co.		
1	ASHEESH DABRIWAL (EXECUTIVE DIRECTOR	()	-	1			
	a) At the Beginning of the Year	1807700	60.257				
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]		
	c) At the End of the Year			1807700	60.257		
2	JANAK BHARDWAJ (EXECUTIVE DIRECTOR) a) At the Beginning of the Year	¥8					
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]		
	c) At the End of the Year			1.0	-5		
3	ANJUM DHANDHANIA (NON-EXECUTIVE DI	RECTOR)	War and the				
	a) At the Beginning of the Year	20000	0.667				
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]		
	c) At the End of the Year			20000	0.667		
4	BUDDHADEB BASU (INDEPENDENT DIRECTO	OR)	No.				
	a) At the Beginning of the Year	200	0.007				
	b) Changes during the year	[NO	CHANGES DU	RING THE	YEAR]		
	c) At the End of the Year			200	0.007		
5	DR. SUBRATA HALDAR (INDEPENDENT DIRE	CTOR)	62				
	a) At the Beginning of the Year		CHANGES DI	DIALC THE	VEAD!		
	b) Changes during the year	INO	CHANGES DU	RING THE	YEARI		
_	c) At the End of the Year				//		
6	SURAJIT RAHA (INDEPENDENT DIRECTOR)		754		2		
	a) At the Beginning of the Year	fuo	CHANGES DI	DING THE	WE AD!		
	b) Changes during the year	[NO	CHANGES DU	KING THE	TEAR		
-	c) At the End of the Year						
7	SURUCHI TIWARI (COMPANY SECRETARY)		5.9				
	a) At the Beginning of the Year b) Changes during the year	DNO	CHANGES DU	DING THE	VEADI		
		[NO	CHANGES DO	NING THE	TEAN		
-	c) At the End of the Year	ricro)					
8	ASHOK KUMAR SINGH (CHIEF FINANCIAL OF	PICER)		1			
	a) At the Beginning of the Year	Third.	[NO CHANGES DURING THE YEAR]				
	b) Changes during the year	[NO	CHANGES DU	MING THE	TEAR		
_	c) At the End of the Year	4007000	60.036	4007000	50.022		
	TOTAL	1827900	60.930	1827900	60.930		

V. INDEBTEDNESS

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

	Loans excluding deposits (in Rs.)	Unsecured Loans (in Rs.)	Deposits (in Rs.)	Total Indebtness (in Rs.))
Indebtness at the beginning of the financial year (i) Principal Amount	5786832			5786832	
(ii) Interest due but not paid		-]
(iii) Interest accrued but not due		• • • •]
Total (i+ii+iii)	5786832			5786832	1
Change in Indebtness durining the financial year * Addition			323		
Reduction	2999149			2999149	1
Net Changes	2999149	- 10	100	2999149	1
Indebtness at the end of the financial year (i) Principal Amount	2787683	20	883	2787683	
(ii) Interest due but not paid]
(iii) Interest accrued but not due	-	-			
Total (I+II+III)	2787683			2787683	Cont. page



Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2022) VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SI.		Name of M. Director	Total		
No.	Particulars of Remuneration	Asheesh Dabriwal	Janak Bhardwaj	Amount (in	
1	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	89,14,800	35,60,196	1,24,74,996	
	(b) Value of perquisites u/s. 17(2) of the income-tax Act, 1961	1,47,410	1,08,575	2,55,985	
	(c) Profit in lieu of salary under section 17(3) of the income-tax Act, 1961				
2	Stock Option	8		93	
3	Sweat Equity			-	
4	Commission - as % on profit				
-3	- other, specify	-		-	
5	Other, please specify	7	- 32	- 8	
	Total (A)	90,62,210	36,68,771	1,27,30,981	
C	eiling as per the Companies Act, 2013 [being 10% of net profit of the Company calcuted U/s.198 of the Companies Act, 2013			4,00,20,723	

Note : The above remuneration paid is within the prescribed limit as per Companies Act, 2013

B. Remuneration to Other Directors: (Amount in Rs.)

SI.			Name of	Directors		Total
No.	Particulars of Remuneration	Anjum Dhandhania	Buddhade b Basu	Dr.Subrata Haldar	Surajit Raha	Amount
1	Independent Directors					
	Fees for attending board committee meetings	32	10,000	10,000	10,000	30,000
	* Commission				1	+
	Others, please specify			1+1	+	
	Total (1)		10,000	10,000	10,000	30,000
2	Other Non-Executive Directors * Fees for attending board committee meetings	10,000			-	10,000
	Commission	20,000				20,000
	Others, please specify		-			
	Total (2)	10,000	-			10,000
	Total Managerial Remuneration (B)	10,000	10,000	10,000	10,000	40,000
	Overall Ceiling as per the Companies Act, 2013 [being 1% of net profit of the Company calculated U/s.198 of the Companies Act, 2013					40,02,072

Note: The above remuneration paid is within the prescribed limit as per Companies Act, 2013

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

C. Remuneration to Key Managerial Personal other than MD/Manager/WTD: (Amount in Rs.)

		Key M	anagerial Pers	onnel
SI. No.	Particulars of Remuneration	Company Secretary	Chief Financial Officer	Total
IVO.		Suruchi Tiwari	Ashok Kumar Singh	
1	Gross salary		110000	
	(a) Salary as per provisions contained in section 17(1) of the income-tax Act, 1961	2,18,880	34,17,340	36,36,220
	(b) Value of perquisites u/s. 17(2) of the Income-tax Act,1961		-	713
	(c) Profit in lieu of salary under section 17(3) of the income-tax Act, 1961			
2	Stock Option			-
3	Sweat Equity		+	
4	Commission			
	- as % on profit	83	9 1	100
l, i	- other, specify	1 2	- W	-
5	Other, please specify	+		
	Total (C)	2,18,880	34,17,340	36,36,220





Continuation of Form No. MGT-9 (As on Financial Year Ended March 31, 2022)

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

	Туре	Section of the Companies Act	Brief Descriptio n	Details of penalty/Punishment/Comp ounding fees imposed	Authority [RD/NCLT/C OURT]	Appeal made, if any (give details)
A	COMPANY);			
	Penalty					
	Punishment					
	Compounding					
B	DIRECTORS					
	Penalty			MIL		
	Punishment					
	Compounding					
c	OTHER OFFICER IN DEFAULT					
	Penalty					
	Punishment					
	Compounding					

For and on behalf of the Board of Directors

Place : Kolkata

Dated: 30th day of May, 2022

SD/-

ASHEESH DABRIWAL Managing Director & C.E.O. [DIN - 00044783]



ANNEXURE - "III" TO DIRECTORS' REPORT

CORPORATE SOCIAL RESPONSIBILITY REPORT

AS ON FINANCIAL YEAR ENDED ON MARCH 31, 2022

{Pursuant to clause (o) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014}

1.A brief outline of the Company's CSR policy,: The key philosophy of CSR initiatives of the Company is including overview of projects or programs: amount funded to the "Prime Minister National Relief Fund" proposed to be undertaken and a reference to: for developing the CSR by Central Government. the web-link to CSR policy and projects or: programs.:

2. The composition of the CSR Committee:

Mr. Buddhadeb Basu – Independent Director (Chairman) Mr. Surajit Raha – Independent Director (Member) Mr. Asheesh Dabriwal – Executive Director (Member)

3. Average net profit of the Company for last

Three financial years

Rs. 16,63,74,563/-

4.Prescribed CSR Expenditure (two per cent of

The amount as in item 3 above)

: Rs. 33,27,491/-

5.Details of CSR spend during the financial year

(a) Total amount to be spent for financial year: Rs. 33,28,000/-

(b)Amount unspent, if any

NIL

(c) Manner in which the amount spent during the financial year is detailed below :

Sr. No.	CSR project or activity identified	which the	Projects or programs 1)Local area or other 2)Specify the State and district where projects or programs was undertaken	Amount outlay (budget) project or programs wise	Amount spent on the projects or programs Sub-heads: 1)Direct expenditure on projects or programs 2)Overheads	Cumulative expenditure up to the reporting period	Amount spent: Direct or through implementing agency (give details of implementing agency)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	Schedule VII of Companies Act, 2013 - Activity No. (viii) - Contribution to the Prime Minister's National Relief Fund	1	As per Prime Minister Office and Central Govt, Decision	Rs. 33,28,000/-	Rs. 33,28,000/-	Rs. 33,28,000/-	Implementing Agency – Prime Minister Office of India under Central Government.

RESPONSIBILITY STATEMENT

The Responsibility Statement of the Corporate & Social Responsibility Committee of the Board of Directors of the Company is in compliance with CSR objectives and Policy of the Company.

SD/-ASHEESH DABRIWAL Managing Director (DIN – 00044783)

Dated: 30th day of May, 2022

SD/-BUDDHADEB BASU Chairman, CSR Committee (DIN – 00061771)



ANNEXURE – "IV" TO DIRECTORS' REPORT

DISCLOSURE ON THE REMUNERATION OF THE MANAGERIAL PERSONNEL (Pursuant to Rule 5(1) of the Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014)

(i) The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year 2021-22:

(a) Sri Asheesh Dabriwal (Managing Director Remuneration): Other than KMP Remuneration is 1:9. and (b) Sri Janak Bhardwaj (Executive Director Remuneration): Other than KMP Remuneration is 1:22.

(ii) The percentage increase in remuneration of each Director, CFO, CEO, Company Secretary of the Company for the financial year 2021-22;

(a) Sri Asheesh Dabriwal (CEO & MD) :- 33.33%

[From Rs.66,86,100/- to Rs.89,14,800/-]

(b) Sri Janak Bhardwaj (Executive Director & COO): 9.67%,

[From Rs.32,46,389/- to Rs.35,60,196/-]

(c) Sri Ashok Kumar Singh (CFO) -14.33%, and

[From Rs.29,88,890/- to Rs.34,17,340/-]

(d) Ms Suruchi Tiwari (Company Secretary) – 33.33%

[From Rs.1,64,160/- to Rs.2,18,880/-]

- (iii) The percentage increase in the median remuneration (other than Director & KMP Remuneration) of the employees in the financial year 2021-22 is: 17.27%.
- (iv) The number of permanent/total employees on the roll of the Company as on 31st March, 2022 is: 229.
- (v) The explanation on the relationship between average increase in remuneration and Company performance: Company's Profit after Tax increased by 53.89% in comparison of its previous year. Average increase in total employees expenses is 19.17% in comparison of its previous year. The salary increased due to inflation, individual performance, prevailing industry trends.
- (vi)Variation in the market capitalization of the Company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase over decrease in the market quotations of the shares of the Company in comparison to the rate at which the Company came out with the last year.

 Date
 Market Price(in Rs.)
 EPS (in Rs.)P/E ratio Market Capitalisation(in Rs.)
 % Changes

 March 31, 2021
 370.65
 77.13
 4.81
 1,11,19,50,000

 March 31, 2022
 700.30
 118.69
 5.90
 2,10,09,00,000
 88,94%

 Proceedings of the last self-in and part of th

Percentage increase over the last public offer is not relevant as there has never been any public offer by the Company during the financial year 2021-22.

- (vii)Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration: Average increase in the remuneration of all employees excluding KMPs is 17.27% and average increase in the remuneration of KMPs is 25.08%. The KMP salary increased are decided based on the individual performance, responsibilities, prevailing industry trends and benchmarks.
- (viii) Comparison of each remuneration of Key Managerial Personnel against performance of the Company: Each KMP is granted salary based on his qualification, experience, nature of job & responsibility covered, industry benchmark, earlier salary and many other factors, comparison of one against the other is not feasible.
- (ix) The key parameters for any variable components of remuneration availed by the directors is : NIL.
- (x) The ratio of remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year is: NIL.
- (xi) Affirmation that the remuneration is as per the remuneration policy of the Company: Yes.

Place: Kolkata Dated: 30TH day of May, 2022. For and on behalf of the Board of Directors

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SD/-ASHEESH DABRIWAL Managing Director & C.E.O. (DIN - 00044783)

ANNEXURE - "V" TO DIRECTORS' REPORT

STATEMENT OF OVERALL TOP TEN EMPLOYEES PARTICULARS AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(2) AND 5(3) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014 (AS AMENDED)

Employed through the Financial Year 2021-22.

SN	Name	Designation, Nature of duties	Remuneration (in Rs.)	Qualification and Experience (years)	Age (years)	Date of commencement of employment	Last Employer. Designation (if any)
1	Asheesh Dabriwal	Managing Director & CEO	Rs.89,14,800/-	B.Com (33)	54	20-12-2004	None
2	Janak Bhardwaj	Executive Director & COO	Rs.35,60,196/-	Diploma in Mechanical Engineering (34)	59	25-11-1997	Trans Valve Pvt. Ltd as Manager
3	Ashok Kumar Singh	Chief Financial Officer	Rs.34,17,340/-	B.Com., FCA & FCMA (29)	52	06-01-1995	N. Jain & Associates, Chartered Accountants as Sr. Audit Assistance
4	Ganesh Babu Puddhucheri	Asst. Manager (QC Inchage)	Rs.25,84,428/-	Diploma in Mechanical Engineering (28)	49	01-01-1998	Trans Valve Pvt. Ltd
5	Anil Khemka	Sr. Executive	Rs.25,15,281/-	B.Com.Hons (31)	53	01-08-1998	Tulsipur Sugar Co. Ltd
6	Ajay Jhajharia	Sr. Executive	Rs.21,17,265/-	B.Com Hons (25)	45	01-06-1997	None
7	Zakir Hussain	Supervisor	Rs.12,69,812/-	Madhyamik (27)	46	01-01-1998	Trans Valve Pvt. Ltd
8	Manoj Kumar Singh	Supervisor	Rs.11,12,802/-	Madhyamik, 171 Electrical (24)	46	01-04-1998	None
9	Arun Kumar Pandit	Supervisor	Rs. 10,63,837/-	Higher Secondary, ITI Turner (22)	42	02-01-2006	Ramkrishna Forging Pvt. Ltd
10	Raja Dey	Supervisor	Rs.10,21,590/-	B. Tech Mechanical (22)	45	04-01-2021	Bil Infratech Ltd.

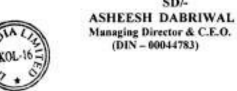
Notes:

- None of the employees are covered under the prescribed remuneration limit of Rule 5(2)(i), Rule 5(2)(ii), Rule 5(2)(iii) and Rule 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (as amended). The above list is given only as overall top ten employees list of the Company as per additional reporting requirement of Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (as amended) during the Financial Year 2021-22.
- 2) Remuneration includes Salary, Leave Salary, House Rent Allowances, Overtime Allowances & Bonus etc. directly paid to the employees. However the amount of Contribution to Provident Fund, Contribution to Group Gratuity Fund, Amount received from Group Gratuity Fund as Gratuity etc. separately by employees and valuation of perquisites as per Income Tax Act etc. during the year have been excluded from the above Remuneration.
- Except the Appointment of Managing Directors, all appointments are non-contractual and terminated by notice on either side.
- No employee is a relative of any director of the Company.

Place : Kolkata

Dated: 30TH day of May, 2022

For and on behalf of the Board of Directors



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

[As per Regulation 34(3) read with Part C of Schedule V and Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31" March, 2022]

TO THE MEMBERS

Corporate Governance is based on the principles of integrity, fairness, equity, transparency, accountability and commitment to values. Good governance practices stem from the culture and mindset of the organization. The Company continuously reviews its policies and practices of Corporate Governance with a clear goal not merely to comply with statutory requirements in letter and spirit but also constantly endeavors to implement the best international practices of Corporate Governance, in the overall interest of all stakeholders. Some of the major initiatives taken by the Company towards strengthening its Corporate Governance systems and practices include the following:-

- To set-up various dedicated independent Committees.
- The Company has appointed an independent practicing Company Secretary to conduct Secretarial Audit.
- · Best Governance Practices are reviewed on a quarterly basis.
- Observance of the Secretarial Standard issued by the Institute of Company Secretaries
 of India.

In Accordance with Regulation 34(3) read with Part C of Schedule V and Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2022 and some of the best practices followed internationally on Corporate Governance, the report containing the details of governance system and processes at DHP INDIA LIMITED is as under:-

1. BRIEF STATEMENT ON COMPANY'S PHILOSOPHY ON CODE OF CORPORATE GOVERNANCE: DHP India Limited is a widely-held Public Limited Company and maintains a very high level of Corporate Governance. The Company's philosophy on corporate governance envisages the attainment of the highest levels of transparency, accountability and equity, in all facets of its operations, and in all its interactions with its stakeholders, including shareholders. The Company follows the code of corporate governance in its entirety.

2. BOARD OF DIRECTORS:

The Company has a broad-based Board and meets the "Composition" criteria. As on 31st March, 2022, the Board comprised of six Directors. Out of the six Directors, four are Non-Executive of which three are the Independent Directors and one is non-executive woman director. The Board believes that its current composition is appropriate. Composition of the Board and category of Directors are as follows

a). The composition and categories of directors i.e. break up of directors is as follows:

SI. No.	Categories	Promoter/Non- Promoter	Name of Director & Designation
i)	Executive Director	Promoters Non- Promoters	Sri Asheesh Dabriwal – Managing Director & Chief Executive Officer (C.E.O.) Sri Janak Bhardwaj – Director-cum-Works Manager & Chief Operating Officer (C.O.O.)
ii)	Non-Executive & Woman Director	Promoters	Smt. Anjum Dhandhania (Woman Director)
iii)	Independent & Non- Executive Director	Non-Promoters Non-Promoters Non-Promoters	Sri Buddhadeb Basu–Lead Independent Director Dr. Subrata Haldar Sri Surajit Raha
iv)	Nominee Director	N.A.	NIL
v)	Institutional Director	N.A.	. NIL



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

2. BOARD OF DIRECTORS:

b). The Profile of all Board of Directors are as follows:

Name of Directors	Sri Asheesh Dahriwal	Sri Janak Bhardwaj	Smt. Anjum Dhandhanis	Sri Buddhabeb Basu	Dr. Subrata Haldar	Sri Surajit Raha
Directors Identification No.	00044783	00047641	00058506	00061771	00089655	07019436
Date of Birth	04/10/1967	05/07/1963	07/12/1970	23/06/1967	25/04/1962	25/02/1967
Date of First Appointment	26/04/1991	25/06/1998	31/01/2003	31/01/2003	17/05/2003	08/12/2014
Educational Qualification	B. Com.	D.M.E.	LLB	B. Com	MBBS	Graduate
Occupation	Industrialist	Service	Business	Business	Doctor	Service
Status in different Committee of this Company - [A] Audit Committee [B] Shareholders/Investors Grievance Committee [C] Nomination & Remuncation Committee [D] Corporate & Social Responsibility Committee	None Member None Member	None None None	None Member Member	Chairman Chairman Chairman Chairman	Member None None	Member None Member Member
Present Status in this Company	Managing Director & C.E.O.	Director & C.O.O.	Non-Executive Woman Director	Lead Independent Director	Independent Director	Independent Director
Directorship in Other Public Limited Company	None	None	None	None	None	None
Chairmanship/Membership of Committee in Other Public Limited Company	None	None	None	None	None	None
Shareholding as on 31* March, 2022	1807700 Shares [60.26%]	NIL	20000 Shares [0.66%]	200 Shares [0.0066%]	NIL	NII.

c). Disclosure whether Chairman is Executive/Non Executive :

The Company has not appointed any Director to the post of "Chairman". However in most of the Board Meetings & General Meetings Sri Asheesh Dabriwal, M.D. & C.E.O., Promoter & Executive Director of the Company convenes the meeting as Chairperson.

d). 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: The Composition of Board during the year ended 31st March, 2022, its attendance and

other directorships & Chairmanships/Memberships in other Public Ltd. Companies are as under :-

Name of Directors	Categories	No. of Board Meeting attended	Last AGM attended	No. of Other Public Ltd. Companies Directorships	No. of Other Public Ltd. Companies Committee Chairmanships	No. of Other Public Ltd. Companies Committee Memberships
Sri Asheesh Dubriwal	M.D. & C.E.O.	5	YES	None	None	None
Sri Janak Bhardwaj	E.D. & C.O.O.	5	NO	None	None	None
Smt. Anjum Dhandhania	N.E.D.	5	NO	None	None	None
Sri Buddhadeb Basu	N.E. & I.D.	5	YES	None	None	None
Dr. Subrata Haldar	N.E. & I.D.	5	NO	None	None	None
Sri Surajit Raha	N.E. & I.D.	5	NO	None	None	None

Note: - 1) M.D. & C.E.O. - Managing Director & Chief Executive Officer, 2) E.D. & C.O.O.- Executive Director & Chief Operating Officer, 3) N.E.D. - Non-Executive Director, 4) N.E. & I.D. - Non-Executive & Independent Director

e). No. of Board Meetings held along with the dates of Board Meeting :

The Corporate Governance policy requires the Board to meet at least four times in a year with a maximum gap of three months between any two meetings.

The details of Board meetings held during the year are as under :-

Date of Board Meeting	Board Strength	No. of Directors Present	Main Purpose of Meetings
20/04/2021	6	6	Misc. General Activity
09/06/2021	6	6 4th Qtr./Annual Audited Account	
09/08/2021	6	6	1st Quarter Accounts Approval
11/11/2021	6	6	2 nd Quarter Accounts Approval
09/02/2022	6	6	3rd Quarter Accounts Approval



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22 2. BOARD OF DIRECTORS:

- f). <u>Board's Procedure</u>: It has always been the Company's policy and practice that apart from matters requiring the Board's approval by statute, all major decisions of the Company as a whole are regularly placed before the Board. This is in addition to information with regard to actual operations, major litigation, feed back reports and minutes of Committee Meetings.
- g). Independent Directors, their tenure, meetings and familiarization programme: Independent Directors are Non-Executive Directors as defined under Regulation 16(1)(b) of the Listing Regulations and have confirmed that they have meet the criteria as mentioned under section 149(6) of the Companies Act, 2013. The Company appointed Independent Directors having expertise/experience in their respective field/profession. None of the Independent Directors are Promoters or related to Promoters. They do not have pecuniary relationship with the Company and further do not hold two percent or more of the total voting power of the Company. Every Independent Director, in every financial year, gives a declaration that he meets the criteria of independence as required under Section 149(7) of the Companies Act, 2013.

The details of all three Independent Directors terms of office are as below :-

- Sri Buddhadeb Basu Non-Promoter, Non-Executive, Lead Independent Director Terms of Office, as per existing terms: from September 18, 2019 to March 31, 2024, (approximate five years).
- Dr. Subrata Haldar Non-Promoter, Non-Executive, Lead Independent Director Terms of Office as per existing terms: from September 18, 2019 to March 31, 2024, (approximate five years).
- Sri Surajit Raha Non-Promoter, Non-Executive, Independent Director Terms of Office, as per seeking re-appointment: from September 28, 2020 to March 31, 2025, a further tenure of next approximate five (5) Years.

During the year all Independent Directors meets under leadership of Mr. Buddhadeb Basu and presented their views with the Board for overall affairs of the Company.

The Company has also complied with the terms of Regulation 25(7) of the Listing Regulations whereby the Company is required to conduct familiarization programme for Independent Director to familiarize them with their roles, rights, responsibilities in the Company, nature of industry in which the Company operates, business model of the Company etc.

Independent Directors are provided with necessary documents, reports and internal policies to enable them to familiarize with the Company's procedures and practices.

- h). Code of Conduct: In terms of Regulation 17(5) of the Listing Regulations, there exists a Code of Conduct, laid down by the Board, for all the Board Members and Senior management Personnel of the Company. The Board Members and Senior Management personnel have affirmed compliance with this Code in terms of Regulation 26(3) of the Listing Regulations. The company has a code of conduct, which is applicable to all Board Members and senior management of the company. The code of conduct is as below:-
 - To maintain Fair Market Practices.
 - · To maintain the integrity of Financial records and Accounting
 - To develop a good External Communication with all Statutory Bodies
 - To develop Work Ethics with Honesty, Integrity, Respect, Fairness, Purposefulness, Trust, Responsibility and Caring.
 - · To ensure highest level of transparency.

The Managing Director and Chief Executive Officer (C.E.O.) Sri Asheesh Dabriwal has declared that the above code of conduct is applicable to all the senior management & board members and has also been complied by the company. Declaration Certificate is Attached with Report.

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CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

2. BOARD OF DIRECTORS:

- i). Performance Evaluation of Directors: During the year, in terms of the requirements of the listing regulations, Board evaluation was done by the Company initially which included the evaluation of the Board as a whole, Board Committee and Directors. The evaluation process is based on the criteria specified by Nomination and Remuneration Committee focused on various aspects of the functioning of the Board and Committees such as composition of Board and Committees, experience and competencies, performance of specific duties and obligations, governance issue etc. Board evaluation was carried out on parameters such as:
 - Performance of Directors
 - Governance & compliances
 - Participation at the Board/Committee meetings
 - Commitment
 - Relationship with stakeholders
 - Independence of behavior and judgment.
- j). Responsibility of the CEO, COO and CFO: The current policy of the company is to have a Chief Executive Officer (C.E.O.) Mr. Asheesh Dabriwal, who is also the Promoter & Managing Director of the Company, a Chief Operating Officer (C.O.O.) Mr. Janak Bhardwaj, who is also the Executive Director-cum-Works Manager & employee of the Company, and a Chief Financial Officer (C.F.O.) Mr. Ashok Kumar Singh, is an employee of the company. There are clear demarcations of responsibility and authority amongst the three.
 - The CEO and Managing Director Mr. Asheesh Dabriwal is overall responsible for corporate strategy, brand equity, planning, external contracts and all other management matters. He is also responsible for achieving the annual business plan & investments.
 - The COO and Executive Director-cum-Works Manager Mr. Janak Bhardwaj is responsible for all production matters, customer service operations. He is also responsible for technology, new technical initiatives, renovations & industrial & personnel relations.
 - The CFO Mr. Ashok Kumar Singh is a qualified Chartered Accountant & Cost Accountant. He is responsible for ensuing all the accounts, auditing, taxation & corporate governance matters.
- k). <u>Composition of Board Committee</u>: Details of the Board Committees and other related information are provided hereunder:

1) Audit Committee:

- i) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- ii) Dr. Subrata Haldar Independent Director
- iii) Sri Surajit Raha Independent Director

2) Nomination and Remuneration Committee:

- i) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- ii) Smt. Anjum Dhandhania Non-Executive Woman Director
- iii) Sri Surajit Raha Indepndent Director

3) Stakeholders Relationship Committee:

- i) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- ii) Smt. Anjum Dhandhania Non-Executive Woman Director
- iii) Sri Asheesh Dabriwal Executive Director

4) Corporate & Social Responsibility Committee:

- i) Sri Buddhadeb Basu Independent Director (Chairman of the Committee)
- ii) Sri. Surajit Raha Independent Director
- iii) Sri Asheesh Dabriwal Executive Director

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CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22 2. BOARD OF DIRECTORS:

l). Meeting of Board Committees held during the year and Directors' attendance :

Board Committees	Audit Committee	Nomination and Remuneration Committee	Stakeholders Committee	Corporate & Social Responsibility Committee
Meeting Held	5	1	1	1
Sri Buddhadeb Basu	5	1	1	1
Smt. Anjum Dhandhania	5	- 1	1	N.A.
Dr. Subrata Haldar	5	N.A.	N.A.	N.A.
Sri Asheesh Dabriwal	N.A.	N.A.	1	1
Sri Surajit Raha	5	1	N.A.	

m). Re-appointment of Directors retire by rotation: Sri Janak Bhardwaj (DIN: 00047641), a Executive Director shall retire by rotation at the ensuing Annual General Meeting, and is eligible for re-appointment.

The brief particulars of above director have already been mentioned in their profile. However, the suitable disclosure mentioned in the Notes as forming part of Notice of A.G.M. to annexed with the Report.

3. AUDIT COMMITTEE:

i) Composition, name of members and Chairperson: The Audit committee of the Company is constituted in line with the provisions of Regulation 18 of the Listing Regulations, read with Section 177 of the Companies Act, 2013. The Audit Committee comprises of there Directors. All the members of Audit Committee are Non-Executive Independent Director. The Audit Committee is headed by Sri Buddhadeb basu. All the members of Committee have relevant experience in financial matters. The composition of the Audit Committee at present are as below:-

- Sri Buddhadeb Basu Chairman [Non-Executive & Lead Independent Director having financial and accounting knowledge]
- Dr. Subrata Haldar Member [Non-Executive & Independent Director]
- 3. Sri Surajit Raha Member [Non-Executive & Independent Director]

Mr. Ashok Kumar Singh, Chief Financial Officer (C.F.O.) of the company having requisite qualification as qualified Chartered Accountants & Cost Accountants, acts as Finance & Accounts function of the company is a permanent invitee of the Audit Committee.

Ms Suruchi Tiwari, Company Secretary-cum-Compliance Officer of the company having requisite qualification as qualified Companies Secretaries & Cost Accountants, acts as the Secretary to the Committee.

The Internal Auditor, the Cost Auditor, the Secretarial Auditor and the Statutory & Income Tax Auditors are invitees to the meetings of the Audit Committee.

The Committee reviews various aspects of internal control and internal auditors' report. The requirements under Regulation 18 of the SEBI (LODR) Regulations, 2015 as amended from time to time are also reviewed by the committee.

- ii) No. of meeting and attendance: During the year the Audit Committee has met five (5) times on April 20, 2021; June 9, 2021; August 9, 2021; November 11, 2021; and February 9, 2022 and the details of attendance of its member already provided in this report.
- iii) <u>Brief description of terms of reference</u>: The Audit Committee has been constituted as per Section 177 of the Companies Act, 2013, and as per Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2022. The terms of reference & powers of the audit committee are as under:-

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CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

3. AUDIT COMMITTEE:

iii) Brief description of terms of reference :

(A) Powers of Audit Committee :

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

(B) The role of the Audit Committee includes :

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of Internal Auditors, Secretarial Auditors, Cost Auditors & Statutory & Income Tax Auditors and fixation of audit fees.
- Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors.
- Reviewing, with management, the annual financial statements before submission to the Board for approval, with particulars reference to:
 - Matters required to be included in the Directors' Responsibility Statement to be included in the Directors' Report in terms of Section 134(3)(c) of the Companies Act, 2013.
 - Changes, if any, in accounting policies and practices and reasons for the same.
 - Major accounting entries involving estimates based on the exercise of judgement by the management.
 - Significant adjustments made in the financial statements arising out of audit findings.
 - Compliance with listing and other legal requirements relating to financial statements.
 - Disclosure of related party transactions.
 - Qualifications in draft audit report.
- Reviewing, with the management, the quarterly financial statements before submission to the Board for approval.
- 6. Reviewing, with the management, the statement of uses/application of funds raised through an issue (public issue, right issue, preferential issue, etc.), the statement of funds utilized for purposes other that those stated in the offer document/prospectus/notice and the report submitted by the monitoring agency, monitoring the utilization of proceeds of a public or right issue, and making appropriate recommendations to the Board to take up steps in this matter.
- Reviewing, with the management, the performance of Statutory and Internal Auditors, adequacy of internal control systems.
- Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit.
- 9. Discussion with Internal Auditors any significant findings and follow up thereon.
- 10. Reviewing the findings of any internal investigations by the Internal Auditors into the 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.
- 11. Discussion with Internal Auditors, Cost Auditors, Secretarial Auditors & Statutory & Income Tax Auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any areas of concern.

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CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

3. AUDIT COMMITTEE:

iii) Brief description of terms of reference :

(B) The role of the Audit Committee includes :

- 12. To look into the reasons for substantial defaults, if any, in the payment to the depositors, debenture holders, shareholders (in case of non payment of declared dividends) and creditors.
- 13. To review the functioning of Whistle Blower Mechanism, in case of same is existing.
- Approval of appointment of CFO after assessing the qualifications, experience & background etc. of the candidate.
- Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- 16. To review the following information:
 - The management discussion and analysis of financial condition and results of operations;
 - Statement of significant related party transactions (as defined by the Audit Committee), submitted by management;
 - Management letters/letter of internal control weakness issued by the Statutory Auditors;
 - · Internal audit report relating to internal control weaknesses; and
 - The appointment, removal and terms of remuneration of Internal Auditors & Secretarial Auditors.

The Audit Committee's report submitted by the head of Finance & Accounts Department i.e. C.F.O. of the Company Mr. Ashok Kumar Singh. He briefs the Committee on all the points covered in the report as well as the other issues which come up during discussions.

Minutes of the meeting of the Audit Committee are circulated to members of the Committee and the Board is kept apprised.

4. NOMINATION AND REMUNERATION COMMITTEE:

- i) <u>Brief description of terms of reference, role etc.</u>: The Nomination and Remuneration Committee of the Company is constituted in line with the provisions of Regulation 19 of the SEBI (LODR) Regulations, 2015 read with Section 178 of the Companies Act, 2013. The terms of reference of Nomination and Remuneration Committee include:
 - To identify persons who are qualified to become Director and who may be appointed in place of Senior Management Personnel.
 - To carry out evaluation of every Director's performance.
 - To formulate the criteria for determining qualifications, positive attributes and independence of a Director and for evaluation of Independent Directors and the Board.
 - . To carry out any other function as is mandated by the Board from time to time.
 - To guide the Board in relation to appointment and removal of Directors, Key Managerial Personnel and Senior Management.
 - To evaluate the performance of the members of the Board and provide necessary report to the Board for further evaluation of the Board.
 - To recommend to the Board on Remuneration payable to the Directors, Key Managerial Personnel and Senior Management.
 - To provide to Key Managerial Personnel and Senior Management reward linked directly to the effort, performance, dedication and achievement relating to the Company's operations.
 - . To develop a succession plan for the Board and to regularly review the plan.
 - To retained, motivate and promote talent and to ensure long-term sustainability of talented managerial persons and create competitive advantage.

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- 4. NOMINATION AND REMUNERATION COMMITTEE:
 - ii) Composition, name of members and Chairperson: As on date the particulars of directors in nomination and remuneration committee are as below:-

Sri Buddhadeb Basu – Chairman [Non-Executive & Independent Director]
 Smt. Anjum Dhandhania – Member [Non-Executive & Woman Director]

Sri Surajit Raha – Member [Non-Executive & Independent Director]

- iii) No. of meeting and attendance: During the year the Nomination and Remuneration Committee has met one time on April 20, 2021, and the details of attendance of its member already provided in this report.
- iv) <u>Remuneration Policy</u>: The Remuneration Policy of the Company for managerial personnel is primary based on the performance of the following criteria:
 - · Performance of the Company.
 - · Track record, potential and performance of the individual managers and
 - External competitive environment.
- v) Details of Remuneration to all directors as per format listing out the following: Sri Asheesh Dabriwal, Managing Director of the Company & Sri Janak Bhardwaj, Executive Director of the Company both is an employee of the Company. In addition to remuneration paid to Sri Asheesh Dabriwal & Sri Janak Bhardwaj, the company also pays the sitting fees @Rs.2,000/- per sitting of General Board Meeting to all Non-Executive Directors (Other than those receiving remuneration) for attending Board Meetings for the year ended 31st March, 2022.

The Details of remuneration payment to Directors are as below:

Name of Directors	Designation	Nature of remuneration	Remuneration Paid	
Sri Asheesh Dabriwal	Managing Director & Chief Executive Officer (C.E.O.)	Salary/Leave pay/Bonus etc.	Rs. 89,14,800	
Sri Janak Bhardwaj	Executive Director & Chief Operating Officer (C.O.O.)	Salary/Leave pay/allowances/Bonus	Rs. 35,60,196	
Smt. Anjum Dhandhania	Non-Executive Director	Sitting Fees of Board Meeting	Rs. 10,000	
Sri Buddhadeb Basu	Independent Director	Sitting Fees of Board Meeting	Rs. 10,000	
Dr. Subrata Haldur	Independent Director	Sitting Fees of Board Meeting	Rs. 10,000	
Sri Surajit Raha	Independent Director	Sitting Fees of Board Meeting	Rs. 10,000	

Note: 1) The Service Contract of Sri Asheesh Dabriwal, Managing Director & C.E.O. of the Company is an employee of the company and the notice period of service contract is one month.

- Sri Janak Bhardwaj, Executive Director & C.O.O. of the Company is an employee of the company and the notice period of service contract is one month.
- 3) The terms of Office of Sri Buddhadeb Basu & Dr. Subrata Haldar, Independent Directors of the Company is for approximate Five years as existing terms from September 18, 2019 to March 31, 2024. The terms of office of Sri Surajit Raha, Independent Director of the Company is also for approximate Five years as existing terms from September 28, 2020 to March 31, 2025.

5. STAKEHOLDERS RELATIONSHIP COMMITTEE:

i) Details of Composition of Stakeholders Relationship Committee are as follows: The Stakeholders Relationship Committee was constituted in line with the provisions of Regulation 20 of SEBI (LODR) Regulations, 2015 read with Section 178 of the Companies Act, 2013. The Stakeholders Relationship Committee comprises of there Directors out of which one Director is Non-Executive Independent Director, one Director is Non-Executive Women Director and one Director is Executive Director. The Stakeholders Relationship Committee is headed by Sri Buddhadeb Basu a Non-Executive Independent Director.

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CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

5. STAKEHOLDERS RELATIONSHIP COMMITTEE:

- ii) Composition and Meetings: The Committee comprises of names are as below:-
 - Sri Buddhadeb Basu Chairman [Non-Executive & Lead Independent Director]
 - Smt. Anjum Dhandhania Member [Non-executive & Promoter Director]
 - 3. Sri Asheesh Dabriwal Member [Executive & Promoter Director]
- iii) No. of meeting and attendance: During the year the Stakeholders Relationship Committee has met one time on April 20, 2021, and the details of attendance of its member already provided in this report.
- iv) Name & designation of Compliance Officer: Ms Suruchi Tiwari, Company Secretary of the Company is the Compliance Officer of the Company.
- v) No. of Shareholders Complaints received so far and No. of Complaints not solved to the satisfaction of the shareholders: None of the complaints received from shareholders are pending unsolved as on March 31, 2022 from any investors for any services. Only revalidation of dividend warrant / change of address & bank account intimation etc. were received from some investors and their requests were complied promptly. No complaints are pending & unsolved of shareholders.
- vi) No. of pending share transfer for more than a fortnight: No shares are pending for transfer till date for more than a fortnight from the date of share transfer request received.

6. CORPORATE & SOCIAL RESPONSIBILITY COMMITTEE:

- i) Details of Composition of the Corporate & Social Responsibility:- The Corporate & Social Responsibility (CSR) Committee of the Company is constituted in line with the provisions of Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014. The Corporate & Social Responsibility (CSR) Committee framed a mechanism for implementation by way of contribution made to Prime Minister National Relief Fund only. The Committee comprises of three Directors out of which two Directors are Non-Executive Independent Directors and one is Executive Director. Sri Buddhadeb Basu a Non-Executive Independent Director is the Chairman of the Committee.
- ii) Name of the director heading the committee & other members :
 - Sri Buddhadeb Basu Chairman [Non-Executive & Lead Independent Director]
 - 2. Sri Surajit Raha Member [Non-executive & Independent Director]
 - Sri Asheesh Dabriwal Member [Executive & Promoter Director]
- iii) Name & designation of Compliance Officer: Ms. Suruchi Tiwari, Company Secretary of the Company is the Compliance Officer of the Company.
- iv) No. of meeting and attendance: During the year the Corporate & Social Responsibility Committee has met one times on February 9, 2022, and the details of attendance of its member already provided in this report.
- v) <u>CSR Expenses of F.Y. 2021-22</u>: During the year the Company contributed Rs.33,28,000/- to Prime Minister National Relief Fund as Corporate & Social Responsibility Expenses liability of F.Y. 2021-22.



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

- 7. AFFIRAMATIONS AND DISCLOSURES:
 - i) <u>Compliances with Governance Framework</u>: The Company is in compliance with all mandatory requirements under the Listing Regulations.
 - ii) Disclosure by Kev Managerial Person about Related Party Transactions: All transactions entered into with the Related parties as defined under the Companies Act, 2013 and Regulation 23 of the Listing Regulations during the financial year were on arms-length basis and do not attract the provisions of Section 188 of the Companies Act, 2013. There are no materially significant transactions with Related Parties viz. Promoters, Director or the Management, Key Managerial Person, their subsidiaries, or relatives conflicting with Company's interest, during the financial year. Related Parties transactions have been disclosed under significant accounting policies and notes forming part of the Financial Statements in accordance with (Ind AS). A statement in summary form of transactions with Related Parties in ordinary course of business and arm's length basis is periodically placed before the Audit Committee for review and recommendation to the Board for their approval.

As required under Regulation 23(1) of the Listing Regulation, the Company has formulated a policy on dealing with Related Party Transactions. None of the Transactions with Related Parties were in conflict with the interest of Company. All the transactions are on arm's length basis and have no potential conflict with the interest of the Company at large and are carried out on an arm's length or fair value basis.

- iii) Details of Non-Compliance by the Company, penalties and strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority, on the matter on any matter related to capital market, during last three financial years: The Company has complied with all requirements specified under the Listing Regulations as well as other regulation and guidelines of SEBI. Consequently, there were no strictures or penalties imposed by either SEBI or Stock Exchanges or any statutory authority for non-compliance of any matter related to the capital markets during the last three financial years.
- iv) Vigil Mechanism/Whistle Blower Policy: Pursuant to Section 177(9) and (10) of the Companies Act, 2013, 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 behavior, fraud or violation of the 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.
- v) <u>Disclosure of Accounting Treatment</u>: In the preparation of the financial statements, the Company has followed the Accounting Standards referred to in Section 133 of the Companies Act, 2013. The significant accounting policies which are consistently applied are set out in the Notes to the Financial Statements.
- vi) <u>Board Disclosure Risk Management</u>: Business risk evaluation and management is an ongoing process within the Company. The assessment is periodically examined by the Board.
- vii) Commodity Price Risk and Commodity Hedging Activities: The Company has adequate risk assessment and minimization system in place including for commodities. The Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out. Therefore, there is no disclosure to offer in term of SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2018/0000000141 dated November 15, 2018.

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- 7. AFFIRAMATIONS AND DISCLOSURES:
 - viii) Details of utilisation of funds raised through preferential allotment or qualified institutions placement as specified under Regulation 32(7A): Not Applicable.
 - ix) A certificate from a Company Secretary in practice that none of the directors on the Board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority: The Certificate of Company Secretary in practice is annexed herewith as a part of the report.
 - x) Where the Board had not accepted any recommendation of any committee of the Board which is mandatorily required, in the relevant financial year: Not Applicable.
 - xi) Total fees or all services paid by the listed entity and its subsidiaries, on a consolidated basis, to the Statutory Auditor and all entities in the network firm/network entity of which the statutory auditor is a part: Details relating to fees paid to the Statutory Auditors are given in Note 23(p) to the Standalone Financial Statements.
 - xii) <u>Disclosures in relation to the Sexual Harassment of Woman at work place (Prevention, Prohibition and Redressal) Act, 2013:</u> No complain received during the financial year under review and no complain is under pending at the year end under review. The same is also reported in Directors' Report.
 - xiii) Non Mandatory Requirements: Adoption of non-mandatory requirements of the Listing Regulations is being reviewed by the Board from time to time.
- DETAILS OF ADOPTION OF NON-MANDATORY (DISCRETIONARY) REQUIREMENTS: Non-Mandatory (discretionary) requirements under regulation 27 of the Listing Regulations

The status of compliance with the non-mandatory requirements of the Listing Regulations is provided below :-

- <u>The Board</u>: The requirement relating to maintenance of office and reimbursement of expenses of Non-Executive Chairman is not applicable to the Company since the Chairman of the Company is an Executive Director.
- ii) <u>Shareholders rights</u>: The Company has not adopted the practice of sending out half-yearly declaration of financial performance to shareholders. Quarterly results as approved by the Board are disseminated to Stock Exchanges and updated on the website of the Company.
- iii) Modified opinion(s) in audit report : There are no modified opinions in audit report.
- iv) Reporting of Internal Auditor: In accordance with the provisions of Section 138 of the Companies Act, 2013, the Company has appointed an Internal Auditor who reports to the Audit Committee. Quarterly Internal Audit Reports are submitted to the Audit Committee which reviews the audit reports and suggests necessary action.



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

9. THE DISCLOSURES OF THE COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND REGULATION 46(2)

Sr. Ne.	Particulars	Regulations	Brief Descriptions of the Regulations	Compliance Status (Yes/NO/N.A.)
1	Board of	17(1)	Composition of Board	Yes
	Directors	17(2)	Meeting of Board of Directors	Yes
	000000000000000000000000000000000000000	17(3)	Review of Compliance Reports	Yes
		17(4)	Plans for orderly succession for appointment	Yes, as and when applicable
		17(5)	Code of Conduct	Yes
		17(6)	Fees/Commission	Yes
		17(7)	Minimum information to be placed before the Board	Yes
		17(8)	Compliance Certificate	Yes
		17(9)	Risk Assessment and Management	Yes
		17(10)	Performance Evaluation	Yes
2	Audit Committee	18(1)	Composition of Audit Committee & Presence of the Chairman of the Committee at the Annual General Meeting	Yes
		18(2)	Meeting of Audit Committee	Yes
		18(3)	Role of the Committee and Review of information by the Committee	Yes
3	Nomination and	19(1) & (2)	Composition of Nomination and Remuneration Committee	Yes
	Remuneration Committee	19(3)	Presence of the Chairman of the Committee at the Annual General Meeting	Yes
	930000000000000000000000000000000000000	19(4)	Role of the Committee	Yes
4 Shareholders/Inve stor Grievance		20(1),(2) & (3)	Composition of Shareholders/Investor Grievance (Stakeholders Relationship) Committee	Yes
	(Stakeholders Committee)	20(4)	Role of the Committee	Yes
5	Risk Management Committee	21(1),(2) & (3) 21(4)	Composition of Risk Management Committee Role of the Committee	N. A. N. A.
6	Vigil Mechanism	22	Formulation of Vigil Mechanism for Directors and Employee	Yes
7	Related party Transaction	23(1),(5),(6),(7) & (8)	Policy for Related party Transaction	Yes
		23(2) & (3)	Approval including omnibus approval of Audit Committee for all Related Party Transactions and review of transaction by the Committee	Yes
		23(4)	Approval of Material Related Party Transactions	N. A.
8	Subsidiaries of the Company	24(1)	Composition of Board of Directors of Unlisted Material Subsidiaries	N. A.
		24(2),(3),(4),(5) & (6)	Other Corporate Governance Requirements with respect to Subsidiary including Material Subsidiary of Listed entity	N. A.
9	Obligation with respect to Independent Directors	25(1) & (2)	Maximum Directorship and Tenure	Yes
10	Obligations with respect to Directors and Senior Management	26(1) & (2)	Membership & Chairmanship in Committees	Yes
		26(3)	Affirmation with Compliance to Code of Conduct from Members of Board of Directors and Senior Management Personnel	Yes Yes
		26(4)	Disclosure of Shareholding by Non-Executive Directors	Yes
		26(5)	Disclosures by Senior Management about potential conflicts of	. 45
			interest	Yes Cont none 13



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

9. THE DISCLOSURES OF THE COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND REGULATION 46(2)

Sr. No.	Particulars Regulations Brief Descriptions of the Regulations		Compliance Status (Yes/NO/N.A.)	
11	Other Corporate Governance	27(1)	Compliance of Discretionary Requirements	Yes
	requirements	27(2)	Filing of Quarterly Compliance Report on Corporate Governance	Yes
12	Disclosures website of the Company	46(2)(b)	Terms and conditions of appointment of Independent Directors	Yes
		46(2)(c)	Composition of various Committees of Board of Directors	Yes
		46(2)(d)	Code of Conduct of Board of Directors and Senior Management Personnel	Yes
		46(2)(c)	Details of establishment of Vigil Mechanism/Whistle Blower Policy	Yes
	100	46(2)(f)	Criteria of making payments to Non-Executive Directors	Yes
		46(2)(g)	Policy on dealing with Related Party Transactions	Yes
		46(2)(h)	Policy for determining Material Subsidiaries	N. A.
		46(2)(i)	Details of familiarization programmes imparted to Independent Directors	Yes

10. GENERAL BODY MEETING:

i) <u>Location and time where the last 3 AGMs were held</u>: The last three Annual General Meetings were held as per details given below:-

YEAR	DATE	DAY	TIME	Name of AGM/EGM Held at
2020-2021	27/09/2021	Monday	11.00 A.M.	Thirtieth A.G.M.18H,Park Street, Kol-71
2019-2020	28/09/2020	Monday	11.00 A.M.	Twenty-Ninth A.G.M.18H,Park Street, Kol-71
2018-2019	20/09/2019	Friday	11.00 A.M.	Twenty-Eighth A.G.M.18H,Park Street, Kol-71

- ii) Whether Special resolutions were put through postal ballot last year, details of voting pattern and person who conducted the postal ballot excise and procedure for postal ballot: No Special Resolution passed in last A.G.M. dated September 27, 2021 under the postal ballot scheme.
- iii) Code of Conduct for prohibition of insider trading: Company has adopted a Code of Conduct as per Securities and Exchange Board of India (SEBI) (Prohibition of Insider Trading) Regulations, 1992. All Directors, Designated Employees who could have access to the Unpublished Price Sensitive Information of the Company are governed by the Code.
- iv) CEO/CFO Certification: The CEO / CFO Certificates on Corporate Governance are enclosed.
- v) <u>Secretarial Compliance & Capital Integrity Report</u>: The Company Secretary while preparing the Agenda, notes on agenda, minutes etc. of the meeting(s), is responsible for and is required to ensure adherence to all applicable provisions of law including the Companies Act, 2013 and the Secretarial Standards recommended by the Institute of Company Secretaries of India.

The Annual Secretarial Compliance Report from a practicing Company Secretary as per Regulation 24A of SEBI (Listing Obligation and Disclosure Report) Regulations 2015 obtained and Attached with Report. The Reconciliation of Share Capital Audit Report from a practicing company secretaries as per Regulation 55A of SEBI (Depositories & Participants) Regulation, 2003, confirming that the total issued capital of the Company is in agreement with the total number of shares in physical form and the total number of dematerialised shares held with NSDL and CDSL, is placed before the Board on a quarterly basis. A copy of the above Secretarial Audit Report is submitted to both depositories NSDL & CDSL and also the Stock Exchanges, where the securities of the Company are listed.

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CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22 11. MEANS OF COMMUNICATION:

- i) Quarterly results: The Company's quarterly results are published in "Business Standard" (English News paper) and "Arthik Lipi" (Bengali News paper), and all reports & all disclosures etc. forwarded to the Stock Exchanges immediately after these are taken on record by the Board and is displayed on the company's website www.dilindia.co.in.
- ii) <u>Annual Report</u>: The Annual Report containing, inter alia, Audited Financial Statement, Directors' Report, Auditors' Report and other important information is circulated to members and other entitled thereto. The Management's Discussion and Analysis Report forms part of the Annual Report and is displayed on the Company's website www.dilindia.co.in.
- iii) Corporate website: www.dilindia.co.in
- iv) <u>BSE Corporate Compliance & Listing Centre</u>: BSE's Listing Centre is a web-based application designed for corporate. All periodical compliance filings are also filed electronically on the Listing Centre.
- v) <u>SEBI Complaints Redress System (SCORES)</u>: The investor complaints are processed in a centralized web-based complaints redress system.
- vi) Designated Exclusive email-id:

Name of Compliance Officer: SURUCHI TIWARI E-mail ID: info@dhpindia.com

12. GENERAL SHAREHOLDER INFORMATION:

- Company Registration Details: The Company is registered in the State of West Bengal. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs is L65921WB1991PLC051555.
- ii) A.G.M. Date, time and venue :Thirty-First A.G. M. dated : September 26,2022 (Monday)

 Time : 11.00 A.M. at Calcutta Chamber of Commerce,

 18H, Park Street, Stephen Court, Kolkata 700 071.
- iii) <u>Financial Year & Financial Calendar</u>: The Company observes the financial year starting from 1st April to 31st March as its financial year. The Board Meeting for forthcoming quarterly, half yearly and annual financial results expected are as below:-

For adoption of quarterly results
Quarter ending June 30, 2022

Quarter ending September 30, 2022

Quarter ending December 31, 2022

Quarter ending March 31, 2023

Year ending March 31, 2023

Expected date
Second week of August, 2022

Second week of February, 2023

Last week of May, 2023

Last week of May, 2023

- iv) <u>Book Closure Date</u>: September 20, 2022 (Tuesday) to September 26, 2022 (Monday), both days inclusive.
 - v) <u>Listing on Stock Exchanges</u> & <u>Stock Code</u>, <u>if any</u>: At present the shares of the company listed with only one stock exchanges Mumbai. The details of Stock code etc. are as below:-BSE <u>Limited</u>, <u>Mumbai i.e.</u> BSE [Securities Code No.-531306]

Annual listing fees for the financial year 2022-2023 of Bombay Stock Exchange have been paid.



CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22 12. GENERAL SHAREHOLDER INFORMATION:

- vi) <u>Demat ISIN No. with CDSL & NSDL & Electronic Connectivity</u>: The ISIN of dematerialised shares of the Company is INE590D01016. The shares of the company is electronically connected with both the depositories i.e. M/s. National Securities Depository Ltd [NSDL] & M/s. Central Depository Services (India) Ltd. [CDSL]. The required custodian fees for financial year 2022-2023 paid to CDSL & the custodian fees bills of NSDL for F.Y. 2022-23 awaiting for payment.
- vii) <u>Number of Employees</u>: Location wise break-up of the number of employees of the Company as on 31st March, 2022; (a) Registered Office: 13 and (b) Factory; 216 i. e Total; 229
- viii) Share Transfer system: Presently as per SEBI and Stock Exchange requirement the company has appointed a Registrars & Share Transfer Agents M/s. Niche Technologies Private Limited, 3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata 700 017 for handling of all share transfers system as well as Dematerialisation process with a single entity. The share transfers which are received in physical form are processed within 10 days from the date of receipt, subject to documents being valid and completed in all respect.
- ix) Plant Location: The factory situated at:"Dhulagarh Industrial Park, P.O.:- Kanduah, P.S.:- Sankrail, N.H.-6, Howrah 711 302".
- x) <u>Dematerialisation of Shares and liquidity as on March 31, 2022</u>: Over 99.21 % of the Company's paid-up equity share capital has been dematerialised up to 31st March, 2022.

xi) Market Price Data – High/Low during each month of the F.Y.2021-2022: The equity shares of the company are hardly traded in The Calcutta Stock Exchange Ltd. In Mumbai Stock Exchange the shares of company are regularly traded. As per BSE website the following market price & volume of shares traded during the financial year 2021-2022:-

Month	BSE (Monthly High) Price per shares (Rs.)	BSE (Monthly Low) Price per shares (Rs.)	No. of shares traded	Turnover (Rs.)
April, 2021	394.50	341.10	40,297	1,50,02,569
May, 2021	455.00	362.50	49,628	2,02,75,323
June, 2021	659.00	416.00	2,36,189	13,14,37,192
July, 2021	793.65	536.10	1,19,231	8,19,44,633
August, 2021	720.00	530.00	69,582	4,35,32,267
September,2021	667.70	580.10	25,148	1,55,56,001
October, 2021	648.00	552.10	33,195	2,01,04,724
November,2021	809.85	550.00	82,783	5,71,24,285
December,2021	794.00	630.55	68,020	4,61,15,103
January,2022	782.10	657.00	54,915	3,95,88,458
February, 2022	839.80	638.00	55,691	3,99,52,511
March, 2022	730.00	650,00	24,374	1,70,15,151
Total No. of sh	ares traded & volume of	2021-2022	8,59,053	52,76,48,217

xii) Distribution of Shareholding as on 31st March, 2022: Distribution of Shareholding pattern by the number of shares are as below: [10] Shareholding Pattern by Size (as on March 31, 2022).

No. of Equity Shares held	No. of Shareholders	% of Shareholders	No. of Shares	% of Shareholding
1 - 500	3237	91.5700	2,44,609	8.1537
501 - 1,000	162	4.5828	1,22,845	4.0948
1,001 - 5,000	120	3.3946	2,33,985	7,7995
5,001 - 10,000	5	0.1414	30,877	1.0292
10,001 - 50,000	9	0.2546	2,02,845	6.7615
50,001 - 1,00,000	0	0.0000	0	0.0000
1,00,001 and above	2	0.0566	21,64,839	72.1613
TOTAL	3535	100.0000	30,00,000	100.0000





CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22

12. GENERAL SHAREHOLDER INFORMATION:

xii) Distribution of Shareholding as on 31st March, 2022 :

[b] Shareholding Pattern by Ownership (as on March 31, 2022) :-

Categories	Particulars of Categories	No. of shareholders	Total No. of Shares	As percentage of shares
Promoters	Director's & their relatives holding	2	18,27,700	60, 924 %
Group	Promoter's Body Corporate holding	2	3,75,039	12, 501 %
(Indian)	Total of Promoters holding(Indian)	4	22,02,739	73. 425 %
Non-	Indian - Body Corporate	27	20,716	0.691%
Promoter Group	Indian-Individual & HUF holding Nominal Shares Value Up to Rs.2 lakh	3357	6,10,734	20. 357 %
отовр	Indian-Individual & HUF holding Nominal Shares Value above Rs.2 lakh	1	44.600	1.487 %.
	Any Others - NRI/OCB	136	97,092	3, 236 %
	Clearing Member	9	1,169	0.039 %
	IEPF Authority	1	22,950	0.765 %
	Total of Non-Promoters holding	3531	7,97,261	26. 575 %
TO	TAL SHAREHOLDINGS	3535	30,00,000	100, 000 %

[c] Shareholding Pattern by Dematerialisation & Physical Form (as on March 31, 2022) :-

Particulars	No. of Equity Shares	% of Shareholding
Dematerialised with NSDL	25,63,866	85.46
Dematerialised with CDSL	4,12,402	13.75
Total Dematerialised Shares	29,76,268	99.21
Shares in Physical Form	23,732	0.79
Total Paid-up Equity Shares	30,00,000	100.00

xiii) <u>Dividend</u>: The Board of Directors, recommended the dividend of Rs.4/- per Equity Share for the financial year ended March 31, 2022 (i.e.@40% of Equity Share capital of the Company), for approval of the shareholders at the ensuing Annual General Meeting. If approved, the dividend will be paid on or after 26th September, 2022, but before 25th October, 2022.

xiv) Dividend History for the Last Five Years

Sr.No.	Financial Year	Date of Declaration of Dividend	Amount declared per share (Rs.
1	2016-2017	20/09/2017	Rs. 2.00
2	2017-2018	24/09/2018	Rs. 2.50
3	2018-2019	20/09/2019	Rs. 2.50
4	2019-2020	28/09/2020	Rs. 2.50
5	2020-2021	27/09/2021	Rs. 4.00

- xv) Transfer of unclaimed amount to Investor Education and Protection Fund: The investors are advised to claim the unencashed dividends lying in the unpaid dividend accounts of the Company before the due date (as indicated in the Notes to the Notice) for crediting the same to the Investor Education and Protection Fund.
- xvi) Mandatory transfer of shares to demat account of Investor Education and Protection Fund Authorities (IEPFA) in case of Unpaid/Unclaimed Dividend on shares for a consecutive period of seven years Pursuant to the provisions of Sections 124(6) of the Companies Act, 2013 and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, all Equity Shares of the Company on which dividend has not been paid or claimed for seven consecutive years or more on December 16, 2021 shall be transferred by the Company to Investor Education and protection Fund ("IEPF").

CORPORATE GOVERNANCE ANNUAL REPORT OF 2021-22 12. GENERAL SHAREHOLDER INFORMATION:

xvi) Mandatory transfer of shares to demat account of Investor Education and Protection Fund Authorities (IEPFA) in case of Unpaid/Unclaimed Dividend on shares for a consecutive period of seven years:

During the current financial year ended from April 1, 2021 to March 31, 2022, the Company has transferred the unpaid or unclaimed dividend of FY 2013-14 to the IEPF and, the Company has transferred the shares of constant unclaimed dividend from financial year ended 31st March, 2014 to till date to the IEPF on December 16, 2021.

Shares which are transferred to the demat account of IEPFA can be claimed back by the shareholders from IEPFA by following the procedure prescribed under the IEPF Rules.

xvii) Address for Correspondence: For transfer/dematerialisation of shares and any other query relating to the shares of the company.

Niche Technologies Private Limited

[Registrar & Share Transfer Agents of DHP India Limited]

3A, Auckland Place, 7th Floor, Room No. 7A & 7B, Kolkata - 700 017.

For any query on Annual Report/Dividend and any Investor Grievance Matter etc.

DHP INDIA LIMITED

7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016.

xviii) Compliance Certificate of the Auditors: The Statutory Auditors have certified that the company has complied with the conditions of Corporate Governance as stipulated in the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as referred to in Regulation 15(2) of the Listing Regulations and the same is Annexed to this Report.

Place : Kolkata

For and on behalf of the Board of Directors

Dated: 30th day of May, 2022

SD/-ASHEESH DABRIWAL Managing Director & C.E.O. (DIN – 00044783)



MANAGEMENT DISCUSSION AND ANALYSIS REPORT OF 2021-2022

[As per Regulation 15(2) and other relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2022]

TO THE MEMBERS

This Management Discussion and Analysis Report presents the key performance highlights of the year 2021-22 pertaining to the Company's business. This review should be read in conjunction with the Integrated Report presented in the earlier sections of this Annual Report, the Company's financial statements, the schedules and notes thereto and the other information included elsewhere in this Annual Report. The Company's financial statements have been prepared in accordance with Indian Accounting Standards ("Ind AS") complying with the requirements of the Company's Act, 2013 and SEBI (LODR) Regulations, 2015.

COVID IMPACT ON MARKET

In view of the lock-down declared across the country last year by the West Bengal State Government due to COVID-19 Second Phase pandemic from 16th May, 2021 to the end of May, 2021. The Company's operations were adversely impacted. The operations were closed from 16th May 2021 to 28th May, 2021 and after getting permission from Government of West Bengal limited way of operation started from 28th May, 2021 onwards, in accordance with the guidelines issued by relevant regularity authorities with regard to adhering of social distancing and following prescribed hygiene standards. The Company continues to comply with such guidelines.

The Company has sufficient liquidity / financing arrangements for the continuity of business operations. The Company is confident of its ability to service the debt / financing arrangements. The Company has assessed the potential impact of COVID-19 based on the current circumstances and expects no significant impact on the continuity of operations of the business on long-term basis. The Company does not have any material risk of non-fulfilment of obligations by any party arising out of existing contracts / arrangements.

FINANCIAL STATEMENT OVERVIEW

The financial statements have been prepared in compliance with the requirement of the Companies Act, 2013. Our management accepts responsibility for the integrity and objectivity of these financial statements, as well as various estimates and judgements used therein. The estimates and judgements relating to the financial statements have been made on a prudent and reasonable basis, in order that the financial statements reflects in a true and fair manner the form and substance of transactions, and reasonably present our state of affairs, profits and cash flows for the year. Apart from financial analysis, the management discussed on following areas:-

- (a). Forward-Looking Statement: All statements that address the expectations and/or projections for the future, not limited to the Company's strategy for growth, product development & innovation, market standing, expenses and financial results, are all forward-looking statements. These are based on assumptions and expectations in the future and the Company cannot guarantee its accuracy or its realisability. The Company's actual results and/or performance will hence differ from those portrayed in forward-looking statements. The Company assumes no responsibility to publicly amend, modify or revise such statements on the basis of any future developments, information and/or events.
- (b) <u>Industrial structure and development</u>: The Company concentrated on expanding the export market for its products and continues to do so.



FINANCIAL STATEMENT OVERVIEW (Continuing)

(c) <u>SWOT (Strength, Weakness, Opportunity & Threat) Analysis for the Company</u>: There is a big potential of increasing the sale of LPG Regulators for the export market. The SWOT analysis of the company are as below:-

Strengths:

- · Experience Promoters and Management Team
- · Long Term Relationship with the Clients
- Obtain various License and Certification for Exported Goods in various Countries as well as in India for specific technical requirements and safety measurements
- High quality and safe products at affordable prices.
- Ongoing product innovation and improvement.
- · Strong and varied range of products as per requirement of varied markets.

Weakness:

· Time delays in procurement of raw materials.

Opportunities:

- Potential for expansion for diversified products.
- · The future global market is very optimistic relating to LPG Appliances.
- Growing trend for consumption of Low Pressure Regulators & Gas Appliances.
- · Expanding into newer untapped markets.

Threat:

- Rising price of Raw Materials & Components.
- · Competitive environment with diverse players.
- (d) <u>Risk and concern</u>: The Company is exposed to risks from market fluctuations of foreign exchange, interest rates, commodity prices, business risk, compliance risks and people risks. It is difficult to assess the risk involved in the business. It is always the intention of the management to minimize the risk involvement with proper analysis and market study & internal control systems.
- (e) <u>Internal Control System & Their Adequacy</u>: Given the nature of business and size of operations, your Company's Internal Control system has been designed to provide for:
 - i) Accurate recording of transactions with internal checks and prompt reporting.
 - ii) Adherence to applicable Accounting Standards and policies.
 - Compliance with applicable statutes, policies and management policies and procedures.
 - iv) Effective use of resources and safeguarding of assets.

The Internal Control System provides for well documented policies/guidelines, authorizations and approval procedures. The Audit Committee of the Board of Directors actively reviews the adequacy and effectiveness of internal control systems and suggests improvement for strengthening them as appropriate. The observations arising out of the audit are periodically reviewed and compliance ensured. The summary of the Internal Audit observations and status of implementations are submitted to the Audit Committee and is reviewed by it on a regular basis and concerns, if any, are reported to the board.

(f) <u>Financial Performance</u>: During the year 2021-22 the Company recorded net revenue from operation of Rs.11950.73 lacs as compared to previous year of Rs.7026.76 lacs. Profit before tax were at Rs.4639.57 lacs and Profit after tax were at Rs.3560.75 lacs for the year ended March 31, 2022 as compared previous year ended March 31, 2021 of Rs.2838.91 lacs and Rs.2313.79 lacs respectively.

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FINANCIAL STATEMENT OVERVIEW (Continuing)

- (g) Operational Performance: The Company has already shifted the main focus of its manufacturing business from domestic market to the export markets and is confident of obtaining satisfactory orders in the coming years.
- (h) <u>Industrial Relation</u>: The Company considers its human resource as the most valuable ingredient of the functioning of the company and utmost endeavor is made to maintain good relations with the employees at all levels.
- (i) <u>Cautionary Statement</u>: Statements in the Management Discussion & Analysis describing the Company's focal objectives, expectations or anticipations may be forward looking within the meaning of applicable securities, laws and regulations. Actual results may differ materially from the expectations.

Place : Kolkata

Dated: 30th day of May, 2022

For and on behalf of the Board of Directors

SD/-ASHEESH DABRIWAL Managing Director & C.E.O. (DIN – 00044783)



Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016

Phone No: (+91(033) 2229-5735/7995/9626/7929, Fax No: +91(033) 2217-2751

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

CHIEF EXECUTIVE OFFICER (C.E.O.) DECLARATION IN TERMS OF REGULATION 26(3) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015, RELATING TO CODE OF BUSINESS CONDUCT AND ETHICS OF THE COMPANY

TO THE MEMBERS OF DHP INDIA LIMITED

DECLARATIONS

I, ASHEESH DABRIWAL, C.E.O. & Managing Director of DHP INDIA LIMITED, hereby declare that, as per the requirements of Regulation 26(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, all the Board Members and the Senior Management Personnel of the Company have affirmed compliance with the Code of Conduct of the Business Conduct and Ethics of the Company, for the year ended March 31, 2022.

Place : Kolkata

Dated: 30th day of May, 2022

For DHP INDIA LIMITED

SD/-ASHEESH DABRIWAL Managing Director & C.E.O. (DIN – 00044783)



Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

FROM COMPANY SECRETARY IN PRACTICE

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

To
The Members of
DHP INDIA LIMITED [CIN: L65921WB1991PLC051555]
10, Middleton Row,
Kolkata – 700 071.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **DHP India Limited [CIN: L65921WB1991PLC051555]** having registered office at 10, Middleton Row, (hereinafter referred to as "the Company"), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para – C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Sr. No.	Name of Directors	DIN	Date of appointment in Company
1	Mr. Asheesh Dabriwal	00044783	26/04/1991
2	Mr. Janak Bhardwaj	00047641	25/06/1998
3	Mrs. Anjum Dhandhania	00058506	31/01/2003
4	Mr. Buddhadeb Basu	00061771	31/01/2003
5	Dr. Subrata Haldar	00089655	17/05/2003
6	Mr. Surajit Raha	07019436	08/12/2014

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

For SUSHIL TIWARI & ASSOCIATES

Company Secretaries

SD/-[SUSHIL TIWARI] Proprietor

Membership No.ACS-6199 & Certificate of Practice No.1903

31A, S. P. Mukherjee Road, Kolkata - 700 025 The 9th day of April, 2022 UDIN: A006199D000056887



Corporate Identity Number (CIN): L65921WB1991PLC051555 Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016 Phone No: (+91(033) 2229-5735/7995/9626/7929, Fax No: +91(033) 2217-2751

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

CHIEF EXECUTIVE OFFICER (C.E.O.) AND CHIEF FINANCIAL OFFICER (C.F.O.) CERTIFICATION AS PER REGULATION 17(8) OF SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

TO THE MEMBERS OF DHP INDIA LIMITED

We, Asheesh Dabriwal, C.E.O. and Managing Director and Ashok Kumar Singh, C.F.O. of DHP INDIA LIMITED ("the Company") to the best of our knowledge and belief certify that :-

- 1. We have reviewed the Standalone Financial Statements for the year ended March 31, 2022 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 company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 2. We further state that to the best of our knowledge and belief, no transactions are entered into by the Company during the year, which are fraudulent, illegal or violative of the Company's code of conduct.
- We are responsible for establishing and maintaining internal controls over financial reporting and that we have evaluated the effectiveness of the internal control systems 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 proposed to take to rectify these deficiencies.
- 4. We have indicated to the Auditors and the Audit Committee :-
 - Significant changes, if any, in internal controls over financial reporting during the year;
 - b) 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
 - Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For DHP INDIA LIMITED

For DHP INDIA LIMITED

Place: Kolkata

SD/-

SD/-

Dated: 30th May, 2022.

ASHEESH DABRIWAL

ASHOK KUMAR SINGH Chief Financial Officer (CFO)

Executive & Promoter Director (DIN - 00044783)

Chief Executive Officer(CEO) & Managing Director



Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

FORM NO. MR – 3 SECRETARIAL AUDIT REPORT OF "DHP INDIA LIMITED" FOR THE FINANCIAL YEAR ENDED: 31ST MARCH, 2022

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

To

The Members

DHP INDIA LIMITED

New Regd. Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700 016.

(Old Address: 10, Middleton Row, Kolkata - 700 071.)

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **DHP India Limited** (hereinafter called "the Company"). The Secretarial Audit Compliance was conducted in a manner, which provided us a reasonable basis of evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

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

We have examined the books, papers, minute books, forms and returns filed and other records maintain by the Company for the financial year ended on March 31, 2022 according to the provisions of :-

- (i) The Companies Act, 2013 ("the Act") and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 (SCRA) and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment, External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 (SEBI Act):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisitions of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not applicable to the Company during the Audit Period);
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefit) Regulations, 2014 (Not applicable to the Company during the Audit Period);
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the Audit Period);
 - (f) The Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (Not applicable to the Company during the Audit Period);
 - (h) The Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018 (Not applicable to the Company during the Audit Period);
 - (i) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013 (Not applicable to the Company during the Audit Period). Cont. page 2



Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

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SECRETARIAL AUDIT REPORT OF "DHP INDIA LIMITED" FOR THE YEAR ENDED: 315T MARCH, 2022

- (vi) We have relied on the representation made by the Company and its Officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company. The list of major head/groups of Acts, Laws and Regulations as applicable to the Company is given as below:-
- (1) The Factories Act, 1948 and Industrial (Development & Regulation) Act, 1951,
- (2) Labour Laws and other incidental laws related to labour and employees appointed by the Company on its payroll as related to wages, gratuity, provident fund, ESIC etc. of the Central and State Act. Labour Welfare Act of States, Shops and Establishment Act of the States and Professional Tax Act of the States etc.
- (3) Act prescribed under Direct Tax and Indirect Tax (like Finance Act, Income Tax Act, Goods and Services Tax Act, Customs Act, Import & Export Act and Rules etc.)
- (4) Acts prescribed under prevention and control of pollution, environment protection etc.
- (5) Land Revenue laws of the States and Trade Mark Act 1999.
- (vii) We have also examined compliance with the applicable clause of the following:
 - Secretarial Standards issued by The Institute of Company Secretaries of India.
 - (2) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above subject and no observations were noticed.

We further report that

Based on the information provided and the representation made by the Company and also on review by the compliance reports of Company Secretary/Chief Executive Officer taken on record by the Board of Directors of the Company, in our opinion, adequate systems and processes exist in the Company to monitor and ensure compliance with provisions of applicable general laws like labour laws and direct and indirect tax laws goods and service tax laws etc.

The Board of Director of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors, Woman Directors, and Independent Directors.

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

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

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

We further report that during the audit period the Company has not undertaken any events, action having a major bearing on the Companies Affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

For SUSHIL TIWARI & ASSOCIATES Company Secretaries

SD/[SUSHIL TIWARI]
Proprietor

31A, S. P. Mukherjee Road, Kolkata - 700 025 The 30th day of May, 2022 UDIN: A006199D000430031

Membership No.ACS-6199 & Certificate of Practice No.1903

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

Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

ANNEXURE - "A' {Forming part of Secretarial Audit Report}

To

The Member

DHP INDIA LIMITED

New Regd. Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700 016.

(Old Address: 10, Middleton Row, Kolkata - 700 071.)

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

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

For SUSHIL TIWARI & ASSOCIATES

Company Secretaries

SD/[SUSHIL TIWARI]
Proprietor
Membership No.ACS-6199 & Certificate of Practice No.1903

31A, S. P. Mukherjee Road, Kolkata - 700 025 The 30th day of May, 2022 UDIN: A006199D000430031



Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

SECRETARIAL ANNUAL COMPLIANCE REPORT OF "DHP INDIA LIMITED" FOR THE FINANCIAL YEAR ENDED: 31ST MARCH, 2022

To The Members DHP INDIA LIMITED 10, Middleton Row, Kolkata – 700 071.

We M/s. Sushil Tiwari & Associates, Practicing Companies Secretaries have examined :-

- (a) All the documents and records made available to us and explanation provided by DHP INDIA LIMITED ("the listed entity"),
- (b) The filing/submission made by the listed entity to the Stock Exchanges,
- (c) Website of the listed entity,
- (d) Any other document/filing, as may be relevant, which has been relied upon to make this certification,

For the year ended 31st March, 2022 ("Review Period") in respect of compliance with the provisions of :-

- (a) The Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, circulars, guidelines issued thereunder; and
- (b) The Securities Contracts (Regulations) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, circulars, guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the circulars/guidelines issued thereunder, have been examined, include:-

- (a) Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015:
- (b) Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (Not applicable to the Company during the Audit Period);
- (c) Securities and Exchange Board of India (Substantial Acquisitions of Shares and Takeovers) Regulations, 2011:
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not applicable to the Company during the Audit Period);
- (e) Securities and Exchange Board of India (Share Based Employee Benefit) Regulations, 2014 (Not applicable to the Company during the Audit Period);
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the Audit Period);
- (g) Securities and Exchange Board of India (Issue and Listing of Non-Convertible and Redeemable Preference Shares) Regulations, 2013 (Not applicable to the Company during the Audit Period);
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - Other Regulations as applicable and circulars/guidelines issued thereunder;
 - (j) Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (k) The Companies Act, 2013 (the Act) and the rules made thereunder;
 - The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;



Company Secretaries

31A, S.P.Mukherjee Road, Kolkata - 700 025. Phone No. (033) 2476-5908 & (033)2455-9891

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SECRETARIAL ANNUAL COMPLIANCE REPORT OF "DHP INDIA LIMITED" FOR THE FINANCIAL YEAR ENDED: 31ST MARCH, 2022

(m) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

And based on the above examination. We hereby report that, during the Review Period :-

(a) The listed entity has complied with the provisions of the above regulations and circulars/ guidelines

issued thereunder, except in respect of matters specified below :-

Sr. No.	Compliance Requirement (Regulations/ circulars/guidelines including specific clause)	Deviations	Observations / Remarks of the Practicing Company Secretary
******	NIL	No deviation	All Regulation Complied

- (b) The listed entity has maintained proper records under the provisions of the above Regulations and circulars/guidelines issued thereunder in so far as it appears from our examination of those records.
- (c) The following are the details of actions taken against the listed entity / its Promoters / directors / material subsidiaries either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under the aforesaid Acts/Regulations and circulars/guidelines issued thereunder:-

Sr. No.	Action taken by	Details of violation	Details of action taken e.g. fines, warning letter, debarments, etc.	Observations/remarks of the Practicing Company Secretary, if any.
	-No Action Taken	No violation	No action taken etc	All Regulation complied

(d) The listed entity has taken the following actions to comply with the observation made in previous reports:-

Sr. No.	Observations of the	Observation made in the	Action	Comments of the Practicing
	Practicing Company	secretarial compliance	taken by the	Company Secretary on the
	Secretary in the	report for the year	listed entity,	actions taken by the listed
	previous reports	ended	if any	entity.
	-No observations made in any previous year	-No observations made in any previous year	Not applied	All Regulation complied

We hereby confirm that no observations made in any previous year under secretarial audit report and we also confirm that during the year no action taken by any regulatory/govt. body against the Company, its promoter, its director and its managerial personnel etc. Similarly the listed entity have no subsidiary companies. The company have complied all rules, regulations and directions issued under aforesaid regulations during the Review Period.

For SUSHIL TIWARI & ASSOCIATES

Company Secretaries

SD/-[SUSHIL TIWARI] Proprietor

Membership No.ACS-6199 & Certificate of Practice No.1903

31A, S. P. Mukherjee Road, Kolkata - 700 025 The 9th day of April, 2022 UDIN: A006199D000056821



NAVIN NAYAR & COMPANY

Chartered Accountants

Address: Shantiniketan Buildings, 8, Camac Street, 9th Floor, Room No.15, Kolkata - 700 017. Email: navinayar.nnco@yahoo.com Phone No. 9831025559

AUDITORS CERTIFICATE

Independent Auditor's Report on compliance with the conditions of Corporate Governance
as per provisions of Chapter IV of Securities and Exchange Board of India (Listing
Obligations and Disclosure Requirements) Regulations, 2015, as amended
UDIN: 22053267AKABOD5262

TO

THE BOARD OF DIRECTORS OF DHP INDIA LIMITED [CIN: L65921WB1991PLC051555]

We NAVIN NAYAR & COMPANY, Chartered Accountants, the Statutory Auditors of DHP INDIA LIMITED [CIN: L65921WB1991PLC051555] (hereinafter "the Company"), have examined the Corporate Governance Report prepared by the Company, contains details as specified in regulations 17 to 27, clauses (b) to (i) of sub – regulation (2) of regulation 46 and para C, D, and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("the Listing Regulations") ("Applicable criteria") for the year ended March 31, 2022 as required by the Company for annual submission to the Stock Exchange and to be sent to the Shareholders of the Company.

Managements' Responsibility

- The preparation of the Corporate Governance Report is the responsibility of the Management of the Company including the preparation and maintenance of all relevant supporting records and documents. This responsibility also includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Corporate Governance Report.
- The Management along with the Board of Directors are also responsible for ensuring that the Company complies with the conditions of Corporate Governance as stipulated in the Listing Regulations, issued by the Securities and Exchange Board of India.

Auditor's Responsibility

- Pursuant to the requirements of the Listing Regulations, our responsibility is to provide a reasonable assurance in the form of an opinion whether, the Company has compiled with the conditions of Corporate Governance as specified in the Listing Regulations.
- 5. We conducted our examination of the Corporate Governance Report in accordance with the Guidance Note on Report or Certificate for Special Purposes and the Guidance Note on Certification of Corporate Governance, both issued by the Institute of Chartered Accountants of India ("ICAI"), the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable. The Guidance Note on Reports or Certificates for Special Purposes requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standards on Quantity Control (SQC) 1,
 Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information and Other
 Assurance and Related Services Engagements.
- 7. The procedures selected depend on the Auditor's judgement, including the assessment of the risk associated in compliance of the Corporate Governance Report with the applicable criteria. Summary of procedures performed includes:-
 - Reading and understanding the information prepared by the Company and included in its Corporate Governance Report;
 - (II) Obtain and verified that the composition of the Board of Directors with respect to executive and nonexecutive directors has been mate throughout the reporting period;

KOL-16 E

Cont page 2

AUDITOR'S CERFIFICATE ON CORPORATE GOVERNANCE [UDIN : 22053267AKABQD5262]

Auditor's Responsibility - Paragraph 7 (Continuing) ...

- (III) Obtain and read the Register of Directors and verified that at least one non-executive women director was on the Board of Directors throughout the year;
- (IV) Obtain and read the minutes of the following committee meetings held from April 01, 2021 to March 31, 2022 :-
 - (a) Board of Directors Meeting;
 - (b) Audit Committee Meeting;
 - (c) Annual General Meeting (AGM);
 - (d) Nomination and Remuneration Committee Meeting;
 - (e) Stakeholders Relationship Committee Meetings; and
 - (f) Corporate and Social Responsibility Committee Meetings
- (V) Obtain necessary declaration from the directors of the Company;
- (VI) Obtain and read the policy adopted by the Company for related party transactions;
- (VII) Obtain the schedule of related party transaction during the year and balances at the year end;
- (VIII) Obtain and read the minutes of the audit committee meeting where in such related party transactions have been pre-approved prior by the audit committee;
- (IX) Performed necessary inquiries with the management and also obtain necessary specific representations from management.
- 8. The above mentioned procedures includes examining evidence supporting the particulars in the Corporate Governance Report on a test basis. Further, our scope of work under this report did not involve us performing audit test for the purposes of expressing and opinion on the fairness or accuracy of any of the financial information or the financial statements of the Company taken as a whole.

Opinions

Based on the procedures performed by us, as referred in paragraph 7 above, and according to the information
and explanations given to us, we are of the opinion that the Company has complied with the condition of
Corporate Governance as specified in the Listing Regulations, as applicable for the year ended March 31,
2022, referred to in paragraph 4 above.

Other Matters and Restriction on Use

- 10. This report is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.
- 11. This report is addressed to and provided to the members of the Company solely for the purpose of enabling it to comply with its obligations under the Listing Regulations with reference to compliance with the relevant regulations of Corporate Governance and should not be used by any other person or any other purpose. Accordingly, we do not accept or assume any liability or any duty of care or for any other purpose or to any other party to whom it is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E Chartered Accountants

8, Camac Street Kolkata - 700 017 The 30th day of May, 2022

UDIN: 22053267AKABQD5262

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SD/-NAVIN NAYAR Proprietor Membership No. 053267

NAVIN NAYAR & COMPANY

Chartered Accountants

Address: Shantiniketan Buildings, 8, Camac Street, 9th Floor, Room No.15, Kolkata – 700 017.

Email: navinayar.nnco@yahoo.com Phone No. 9831025559

INDEPENDENT AUDITOR'S REPORT UDIN: 22053267AKABQD5262

TO THE MEMBERS OF DHP INDIA LIMITED [CIN: L65921WB1991PLC051555]

1. Report on the Audit of the Standalone Ind AS Financial Statements:

(a) Opinion:

We have audited the accompanying Standalone Ind AS financial statements of DHP INDIA LIMITED [CIN: L65921WB1991PLC051555] ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit & Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended on that date, and a Notes to the Standalone Ind AS financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as the "standalone Ind AS financial statements").

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

(b)Basis for Opinion:

We conducted our audit of the Standalone Ind AS financial statements in accordance with the Standards on Auditing (SAs), as specified under section 143(10) of the Act. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Standalone Ind AS Financial Statements* section of our report. We are independent of the Company in accordance with the "Code of Ethics" issued by the Institute of the Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules made 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 audit opinion on the standalone Ind AS financial statements.

(c) Key Audit Matters:

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone Ind AS financial statements for the financial year ended March 31, 2022. These matters were addressed in the context of our audit of the standalone Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. As per our audit and verification of books and records and fact finding etc. we have determined that there are no separate key audit matters applied to this company which is communicated to the audit's report. Our audit report in unmodified and self explanatory.

2. Information other than the Standalone Ind AS Financial Statements and Auditor's Report Thereon:

The Company's Board of Director is responsible for the preparation of the other information. The other information comprises the information included in the Board's Report (Director's Report) including Annexures to Board's Report (Director's Report), Corporate Governance Report, Management Discussion and Analysis, Annual Return, Report on CSR Activities, but does not include the standalone Ind AS financial statements and our auditor's report thereon.

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

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

3. Management's Responsibility for the Standalone Ind AS Financial Statements:

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these **Standalone Ind AS** financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India including the Indian Accounting Standards (Ind AS) specified under section 133 of the Act read with the Companies (India 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 judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the **Standalone Ind AS** financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

4. Auditor's Responsibility for the Audit of the Standalone Ind AS Financial Statements:

Our objectives are to obtain reasonable assurance about whether the **Standalone Ind AS** financial statements as a whole are free from material misstatements, 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 exits. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this standalone Ind AS financial statements.

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

• Identify an assess the risk of material misstatement of the standalone Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risk, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- Obtain and understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we also responsible for expressing our opinion on whether the Company has adequate internal financial controls with reference to financial statements in place the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exist related to events or conditions that may cast significant doubt on the Companies ability to continue as a going concern. If we conclude that a material uncertainty exist, 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 conclusion are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone Ind AS financial statements, including the disclosures, and whether the standalone Ind AS financial statements represents the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

From the matters communicated with those charge with governance, we determined those matters that were of most significance in the audit of the standalone Ind AS financial statements for the financial year ended March 31, 2022 and are therefore no specific key audit matters. We described this matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determined 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.

5. Report on Other Legal and Regulatory Requirements:

- 5.1 As required by Section 143(3) of the Act, based on our audit we report:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose 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;

5. Report on Other Legal and Regulatory Requirements:

- 5.1 As required by Section 143(3) of the Act, based on our audit we report:
 - (c) The Balance Sheet, the Statement of Profit and Loss including Statement of Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account;
 - (d) In our opinion, the aforesaid Standalone Ind AS financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rule, 2014.;
 - (e) On the basis of the written representations received from the directors, as on March 31, 2022, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a 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 with reference to these standalone Ind AS financial statements and the operating effectiveness of such controls, refer to our separate Report in "ANNEXURE A" to this report. Our report expresses and unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting;
 - (g) With respect to the other matters to be included in the Auditor's Report in accordance with requirement of section 197(16) of the Act, as amended in our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act;
 - (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - (i) The Company does not have any pending litigations which impact its financial position in its Standalone Ind AS financial statements;
 - (ii) The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts—Refer Note No. 27.2 to the Standalone Ind AS financial statements;
 - (iii) There has been no delay in transferring amounts, 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;



- 5. Report on Other Legal and Regulatory Requirements:
 - 5.1 As required by Section 143(3) of the Act, based on our audit we report:
 - (iv)(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). As stated in Note 27.11 to the standalone Ind AS financial statements:-
 - (a) The final dividend proposed in the previous year, declared and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable;
 - (b) No interim dividend was declared by the Company during the year and until the date of this report is in compliance with Section 123 of the Act;
 - (c) The Board of Directors of the Company have proposed final dividend for the year which is subject to the approval of the members at the ensuing Annual General Meeting. The amount of dividend proposed is in accordance with Section 123 of the Act, as applicable.
 - 5.2 As required by the Companies (Auditors' Report) Order, 2016 ('the Order"), as amended, issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "ANNEXURE-B", a statement on the matters specified in paragraph 3 and 4 of the said Order.

For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E

Chartered Accountants

8, Camac Street Kolkata - 700 017 The 30th day of May, 2022

UDIN: 22053267AKABQD5262

SD/NAVIN NAYAR
Proprietor

Membership No. 053267



NAVIN NAYAR & COMPANY

Chartered Accountants

Address: Shantiniketan Buildings, 8, Camac Street, 9th Floor, Room No.15, Kolkata – 700 017.

Email: navinayar.nnco@yahoo.com Phone No. 9831025559

"ANNEXURE – A" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE STANDALONE IND AS FINANCIAL STATEMENTS OF DHP INDIA LIMITED HDIN 1220522674KAROD5262

UDIN: 22053267AKABQD5262

Report on the Internal Financial Control under Clause (i) of Sub-section 3 of
Section 143 of the Companies Act, 2013 ("the Act") - Referred to in paragraph
5.1(f) of our report of even date to the Standalone Ind AS financial statements of
the Company for the year ended March 31, 2022:

We have audited the internal financial controls over financial reporting of DHP INDIA LIMITED [CIN: L65921WB1991PLC051555] ("the Company"), as of March 31, 2022, in conjunction with our audit of the Standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the guidance note on Audit of Internal Financial Controls Over financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities includes 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 respective 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.

Auditor's Responsibility

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

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



"ANNEXURE – A" TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE STANDALONE IND AS FINANCIAL STATEMENTS OF DHP INDIA LIMITED [UDIN: 22053267AKABQD5262]

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

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, to the based of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E

Chartered Accountants

8, Camac Street Kolkata - 700 017 The 30th day of May, 2022

UDIN: 22053267AKABQD5262

SD/NAVIN NAYAR
Proprietor
Membership No. 053267

NAVIN NAYAR & COMPANY

Chartered Accountants

Address: Shantiniketan Buildings, 8, Camac Street, 9th Floor, Room No.15, Kolkata – 700 017.

Email: navinayar.nnco@yahoo.com Phone No. 9831025559

"ANNEXURE - B" TO THE INDEPENDENT AUDITORS' REPORT UDIN: 22053267AKABQD5262

Referred to in paragraph 5.2 under the heading of "Report on Other Legal and Regulatory Requirements" of our report of even date to the Standalone Ind AS financial statements of the Company for the year ended March 31, 2022:

To the best of our information and according to the explanations provided to us by the Company and the books of account and records examined by us in the course of audit, we state that:

- 1. In respect of the Company's Property, Plant and Equipment i.e. Fixed Assets:
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of Fixed Assets. At present the Company's have no Intangible Assets.
 - (b) The Company has a program of physical verification of Property, Plant and Equipment so to cover all the assets once every three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain Property, Plant and Equipment were due for verification during the year and were physically verified by the Management during the year. According to the information and explanation given to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us the records examined by us and based on examination of the conveyance deeds/registered sale deeds provided to us, we report that the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the Balance Sheet date.
 - (d) The Company has not revalued any of its Property, Plant and Equipment during the year.
 - (e) According to information and explanations given to us, no proceedings have been initiated during the year or are pending against the Company as at March 31, 2022 for holding any benami property under the Benami Transactions (Prohibitions) Act, 1988 (as amended in 2016) and rules made thereunder.
- 2. In respect of its Inventories:
 - (a) As per the information obtained by us, the inventories have been physically verified by the management at reasonable intervals and no discrepancies of 10% or more in aggregate for each class of inventory were noticed on such physical verification.
 - (b) The Company has been sanctioned a working capital limits of Rupees Seven Crores from Citibank N.A. Kolkata, on the basis of security of current assets. Further, the monthly stock statements as required by Citibank, N.A. Kolkata is filed by the Company are in agreement with the books of accounts.
 - (c) The discrepancies noticed on physical verification of the inventory as compared to books records which has been properly dealt with in the books of account were not material.
- 3. The Company has not made any investments and also not granted any loans, secured or unsecured, to the companies, firms or other Limited Liability Partnerships or other parties covered in the Register maintained under Section 189 of the Act. Accordingly, the provisions of clause 3 (iii) (a) to (c) of the Order are not applicable to the Company and hence not commented upon.
- 4. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of section 185 and 186 of the Companies Act, 2013, in respect of loans, investments, guarantees and security.

"ANNEXURE - B" TO THE INDEPENDENT AUDITORS' REPORT [UDIN: 22053267AKABQD5262]

- 5. The Company has not accepted any deposits from public and hence the directives issued by the Reserve Bank of India and the provisions of Section 73 to 76 or any other relevant provisions of the Act and the Companies (Acceptance of Deposit) Rules, 2015 with regard to the deposits accepted from public are not applicable.
- 6. We have broadly reviewed the cost records maintained by the Company pursuant to Companies (Cost Records and Audit) Rules, 2014 read with Companies (Cost Records and Audit) Amendment Rules, 2014 prescribed by the Central Government under Section 148 of the Companies Act, 2013 and are of the opinion that, prima facie, the prescribed cost records have been maintained. We have, however not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.

7. In respect of statutory dues:

- (a) In our opinion, the Company has generally been regular in depositing with appropriate authorities undisputed statutory dues including Provident Fund, Employees State Insurance, Income-Tax, Duty of Customs, Goods & Service Taxes (IGST/CGST/SGST) and any other statutory dues applicable to it.
- (b) According to the information and explanations given to us, no undisputed amounts payable in respect of Provident Fund, Employees State Insurance, Income-Tax, Duty of Customs, Goods & Service Taxes (IGST/CGST/SGST) and any other statutory dues were outstanding at the year ended as at March 31, 2022 for a period of more than six months from the date on when they become payable.
- (c) According to the information and explanations given to us, and on the basis of the documents and records, there are no disputed statutory dues, which have not been deposited.
- 8. There were no transactions that have been surrender or disclosed as income during the year in the tax assessment under the Income Tax Act, 1961 (43 of 1961). Hence comment on paragraph 3(viii) of the said Order is not applicable.
- 9. (a) As per the information and explanations given to us and on the basis of our examination of records of the Company, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender. Hence comment on paragraph 3(ix) of the said Order is not applicable.
 - (b) The Company has not been declared willful defaulter by any bank or financial institution or any other lender.
 - (c) The Company has not taken any term loan during the year and there are no outstanding term loans at the beginning of the year and hence, reporting under clause 3(ix)(c) of the said Order is not applicable.
 - (d) On an overall examination of the financial statements of the Company, funds raised on short-term basis have not been used during the year for long-term purposes by the Company.
 - (e) On and 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, associates or joint ventures.
 - (f) The Company has not raised any loan during the year on the pledged of securities held in its subsidiaries, joint ventures or associates companies, hence reporting on clause 3(ix)(f) of the said Order is not applicable.
- 10. (a) According to the information and explanations given to us, the Company has not raised any money by way of initial public offer or further public offer (including debt instruments) during the year. Hence comment on clause 3(x)(a) of the said Order is not applicable.
 - (b) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year. Hence comment on clause 3(x)(b) of the said Order is not applicable.
- 11. (a) According to the information and explanations given to us, no fraud by the Company and no fraud on the Company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year.

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"ANNEXURE - B" TO THE INDEPENDENT AUDITORS' REPORT [UDIN: 22053267AKABQD5262]

- (c) As per Section 177(9) of the Companies Act, 2013, establishment of vigil mechanism is not mandatory for the company, therefore comment on clause 3(xi)(c) of the said Order is not applicable.
- 12. In our opinion and according to the information and explanations given to us, the Company is not a Niddhi Company. Hence comment on clause 3(xii)(a), (b) & (c) of the said Order are not applicable.
- 13. In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of the Companies Act, 2013 and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.
- 14. (a) In our opinion the Company has an adequate internal audit system commensurate with the size and the nature of its business.
 - (b) We have considered, the internal audit reports for the period under audit.
- 15. According to the information and explanation provided by the management, the Company has not entered into any non-cash transactions with directors or persons connected with them as referred in section 192 of the Companies Act, 2013.
- 16. (a) In our opinion the Company is not required to be registered under Section 45-IA of the Reserve bank of India Act, 1934 and accordingly, the provisions of clause 3(xvi)(a), (b) & (c) of the said Order are not applicable.
 - (b) In our opinion, there is no Core Investment Company within the group (as defined in Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly, reporting under clause 3(xvi)(d) of the said Order is not applicable.
- 17. Based upon the audit procedures performed and according to the information and explanation given to us, the Company has not incurred any cash losses in the financial year covered by our audit and in the immediately preceding financial year.
- 18. There has been no resignation of the statutory auditors of the Company during the year. Hence, comments on clause 3(xviii) of the said Order is not applicable.
- 19. According to the information and explanation given to us and on the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, 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, we are of the opinion that no material uncertainty exist as on the date of audit report that the company is not capable of meeting its liabilities existing at the date of balance sheet as an when they fall due within a period of one year from the balance sheet date. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will gate discharged by the company as and when they fall due.
- 20. The company is contributing Corporate Social Responsibility (CSR) liability of this financial year by way of Donation made to "Prime Ministers National Relief Fund" as per Section 135 of the Companies Act, 2013 read with Schedule VII [Note 27.10]. There are no unspent amounts towards CSR is pending or required to be transfer in special account during the year. Hence, comments on clause 3(xx)(a) and (b) of the said Order is not applicable.
- 21. The Company does not have any subsidiary or associate company hence the said clause in not applicable.

For NAVIN NAYAR & COMPANY

Firm Registration No. 317117E

Chartered Accountants

8, Camac Street

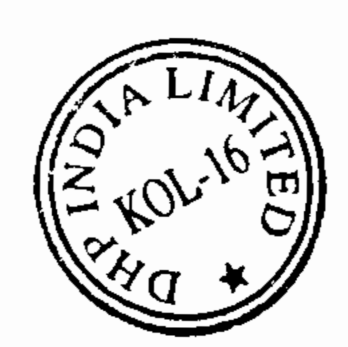
Charte

Kolkata - 700 017

UDIN: 22053267AKABQD5262

The 30th day of May, 2022

SD/NAVIN NAYAR
Proprietor
Membership No. 053267



DHP INDIA LIM	ITED		
Standalone Balance Sheet as at	31st March	, 2022	
	Note	As at	As at
	No.	31st March, 2022	31st March, 202
A ASSETS		(Amount in Rs.)	(Amount in Rs.)
1 Non-Current Assets			-
(a) Property, Plant and Equipment (Tangiable Fixed Assets)	3	18,11,78,942	9,76,49,07
(b) Capital Work-in-Progress	3	1,66,57,491	50,56,98
Total Non-Current Assets (1)		19,78,36,433	10,27,06,09
2 Current Assets			
(a) Inventories	4	27,87,39,877	18,52,19,0
(b) Financial Assets	1000		
(i) Investments	5	87,02,03,495	76,38,99,1
(ii) Trade Receivables	6	20,30,72,040	8,97,46,9
(iii) Cash and Cash Equivalents	7	1,61,87,825	2,22,52,2
(iv) Other Financial Assets		4,73,56,246	3,39,20,1
(b) Total Financial Assets		1,13,68,19,606	90,98,18,4
7. 19. 2. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10. 	- 2	The second secon	
(c) Other Current Assets	9	28,46,063	23,13,79
Total Current Assets (2) [a+b+c]		1,41,84,05,546	1,09,73,51,2
[A] TOTAL ASSETS	(1+2)	1,61,62,41,979	1,20,00,57,2
B EQUITY AND LIABILITIES			
1 Equity			
(a) Equity Share Capital	10	3,00,00,000	3,00,00,0
(b) Other Equity	11	1,46,97,26,424	1,06,39,62,3
Total Equity (1)	55775	1,49,97,26,424	1,09,39,62,3
2 Liabilities			
(a) Total Non-current Liabilities			
Deffered Tax Liabilities (Net)	12	2,81,82,000	1,76,38,00
PA Comment of the little of			
(b) Current Liabilities			
(i) Financial Liabilities	122	22-22-22	2222
Borrowings (Short-term working capital borrowings)		27,87,683	57,86,8
Trade Payables	14	3,25,58,917	3,18,15,4
Other Financial Liabilities (Unclaimed Dividend)		4,92,497	4,97,6
(ii) Current Tax Liabilities (Net)	15	2,55,53,353	1,68,50,3
(iii) Other Current Liabilities	16	2,69,41,105	3,35,06,6
Total Current liabilities (b)		8,83,33,555	8,84,56,9
Total Liabilities (2)		11,65,15,555	10,60,94,9
[B] TOTAL EQUITY AND LIABILITIES	(1+2)	1,61,62,41,979	1,20,00,57,2
		•	
See Accompanying Notes Forming Parts of The Financial Statements	1 to 27.1	Transaction	
In terms of our report of even date	For and	on behalf of the Bo	ard
For NAVIN NAYAR & COMPANY			
Chartered Accountants		SD/-	
[Firm Registration No. 317117E]	(Ashee:	sh Dabriwal - M.D. & C	.E.O. DIN-000447
5/850		SO/-	
SD/-	[Janak	Bhardwaj - Director & C	.O.O. DIN-000476
[NAVIN NAYAR]			
Proprietor		SD/-	
(Membership No. 053267)	[Buddhadeb 8	lasu - Independent Dire	ector DIN-000617
Place : 8, Camac Street, Kolkata-700 017.		SD/-	
이 어린 다가 지하는 이 유가에 이 아이를 하면 하면 하면 하는 것이 하다가		0.000	of tipesalal Off
Date : The 30th day of May, 2022 UDIN : 22053267AKABQD5262	IA.	shok Kumar Singh - Ch	er rinanciai Offic
	Discou V.	olkata, Date: The 30th	day of May 202
	PidGe: Ki	mate, vate, the 30th	say or may, 20.



DHP INDIA LIMIT	7//5		
Standalone Statement of Profit and Loss for the	The second of th		2022
	Note	For the year ended	For the year end
	No.	31st March, 2022	31st March, 20
A CONTINUING OPERATIONS		(Amount in Rs.)	(Amount in Rs.
INCOME			
1 Revenue from Operations (net)			
(a) Sale of Products	17	1,04,49,82,034	61,99,70,5
(b) Other Operating Revenue	18	15,00,91,114	8,27,05,2
2 Other Income	19	10,16,51,977	1,33,19,5
3 TOTAL INCOME (1+2)	-	1,29,67,25,125	71,59,95,3
4 EXPENSES	12		
(a) Cost of Materials Consumed	20	60,07,77,402	34,34,66,0
(b) Changes in Inventories of Finished Goods and Scrap Goods	21	94,28,068	8,22,8
(c) Employee Benefits Expense	22	11,11,42,070	9,32,61,
(d) Finance Costs	23	3,98,391	5,63,
(e) Depreciation and Amortisation Expense (f) Other Expenses	3	2,05,95,127	1,73,93,
(i) CSR Expenses - Contribution to PMNRF		33,28,000	29,36,
(ii) Other Expenses	24	8,70,98,697	5,68,95,
	24		The second second second
TOTAL EXPENSES (4)		83,27,67,755	51,53,39,
5 Profit Before Exceptional Items & Tax (3-4)		46,39,57,370	20,06,56,3
6 Exceptional Items			
Appreciation in Value of Invest. In Mutual Fund	5		9,73,49,8
(Less): Deferred Tax (Liability) on such Provision on Exceptional Items			(1,41,15,0
Net of Tax of Exceptional Items Income from Investments			8,32,34,8
7 Profit Before Tax (5+6)		46,39,57,370	28,38,91,
8 Tax Expenses :	25	10/01/01/01	
(a) Current Tax Expenses for Current Year	23	10,66,22,701	5,29,19,
(b) Net of Income Tax Expenses related to Previous Year		8,36,922	3,23,23,
(c) Net of Deferred Tax Liabilities / (Assets)		4,23,000	(4,08,0
2.00.1 0 12.00 0 12.00 1		-	and the same of th
Total Tax Expenses (8)		10,78,82,623	5,25,11,2
9 Profit for the year from Continuing Operation (7-8)		35,60,74,747	23,13,79,
B DISCONTINUING OPERATIONS			
10 Profit from Discontinuing Operations			
C TOTAL OPERATIONS		COLDENSMENTS.	113-123-15
11 Profit for the year i.e. Profit After Tax (9+10)		35,60,74,747	23,13,79,
12 Other Comprehensive Income for the Year	26		
(i) Items thart will not be reclassified to Profit & Loss Income		7,18,10,343	20,44,02,6
(IF) (Less): Income Tax relating to items that will not be reclassified to P	&L	(1,01,21,000)	(1,95,37,0
Total of Net of tax of Other Comprehensive Income [(i)-(ii))		6,16,89,343	18,48,65,6
13 Total Comprehensive Income for the period (11+12)		41,77,64,090	41,62,44,7
14 Earning per equity shares of face value of Rs.10 each			
of Total Operation & Continuing Operations			
- both Basic & Diluted (in Rs.)		118.69	77
See Accompanying Notes Forming Parts of The Financial Statements	1 to 27.15		
In terms of our report of even date	For and	on behalf of the Bo	ard
For NAVIN NAYAR & COMPANY		916.525.1	
Chartered Accountants		SD/-	
[Firm Registration No. 317117E]	[Ashees	h Dabriwal - M.D. & C	.E.O. DIN-000447
		SD/-	
SD/-	[Janak	Bhardwaj - Director & (.O.O. DIN-000476
[NAVIN NAYAR]		95000000	
Proprietor		SD/-	
Membership No. 053267)	Buddhadeb B	asu - Independent Dir	ector DIN-000617
Place : 8, Camac Street, Kolkata-700 017.		SD/-	
Date : The 30th day of May, 2022	IA	shok Kumar Singh - Ch	ief Financial Offic
UDIN : 22053267AKABQD5262			
		**************************************	Captional Manager Man
	Place: Ko	ikata, Date: The 30th	day of May, 202



Standalone Statement of Changes in Equity For the Year Ended 31st March, 2022

[A] EQUITY SHARE CAPITAL

Particulars	Amount in (Rs.)
AS ON 315T MARCH, 2021	
Balance at the beginning of the Reporting period i.e. 1st April, 2020 Changes in Equity Share Capital during the Financial Year 2020-21	3,00,00,000
Balance at the end of the Reporting period i.e. 31st March, 2021	3,00,00,000
AS ON 31ST MARCH, 2022	3
Balance at the beginning of the Reporting period i.e. 1st April, 2021 Changes in Equity Share Capital during the Financial Year 2021-22	3,00,00,000
Balance at the end of the Reporting period i.e. 31st March, 2022	3,00,00,000

[B] OTHER EQUITY

Particulars	Securities Premium Reserve (Rs.)	General Reserve (Rb.)	Retained Earnings (Rs.)	Other Comprehe- naive Income (Rs.)	Total (Az.)
				Equity Inst. (Unwalked Gain of Eq. Mutual Fund)	
AS ON 315T MARCH, 2021					
Balance at the beginning of the Reporting period i.e. 1st April, 2020	10,00,000	65,42,00,000	17,554		65,52,17,554
Add : Trf. of Profit for the Year & Other Comprehensive Income (Not of Tax)	website.	200000000000000000000000000000000000000	23,13,79,178	18,48,65,602	41,62,44,780
(Less) : Final Equity Dividend Declared & Paid		-	(75,00,000)	,	(75,00,000
Transfer to / (from) Retained Earnings		22,38,00,000	(22,38,00,000)	desire.	++++
Balance at the end of the Reporting period i.e. 31st March, 2021	10,00,000	87,80,00,000	96,732	18,48,65,602	1,06,39,62,334
AS ON 315T MARCH, 2022		The same of	(C		
Balance at the beginning of the Reporting period i.e. 1st April, 2021	10,00,000	87,80,00,000	96,732	18,48,65,602	1,06,39,62,334
Add: Trf. of Profit for the Year & Other Comprehensive Income (Net of Tax)		11111	35,60,74,747	6,16,89,343	41,77,64,090
(Less): Final Equity Dividend Declared & Paid			(1,20,00,000)		(1,20,00,000
Transfer to / (from) Retained Earnings		34,40,00,000	(34,40,00,000)		******
Balance at the end of the Reporting period i.e. 31st March, 2022	10,00,000	1,22,20,00,000	1,71,479	24,65,54,945	1,46,97,26,424

See Accompanying Notes Forming Parts of The Financial Statements

1 to 27.15

In terms of our report of even date For NAVIN NAYAR & COMPANY

Chartered Accountants

[Firm Registration No. 317117E]

Chartered Accountants

SD/-

[NAVIN NAYAR]

Proprietor

(Membership No. 053267)

Place: 8, Camac Street, Kolkata-700 017. Date: The 30th day of May, 2022

UDIN : 22053267AKABQ05262

For and on behalf of the Board

SD/-

[Asheesh Dabriwal - M.D. & C.E.O. DIN-00044783]

SD/-

[Janak Bhardwaj - Director & C.O.O. DIN-00047641]

50/-

[Buddhadeb Basu - Independent Director DIN-00061771]

50/-

[Ashok Kumar Singh - Chief Financial Officer]

Place: Kolkata, Date: The 30th day of May, 2022





DHP	INDIA	LIMI	TED
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A CASH FLOW FROM OPERATING ACTIVITIES	For the year 31st Man (Amount	ch, 2022	For the ye 31st Man (Amount	ch, 2021
Net Profit Sefore Extraordinary Roms and Tax as per Statement of Profit and Loss	(Aniiopini	46,39,57,370	Printoun	20,06,56,204
Adjustment for :		402221211210		***************
Depreciation and amortisation (Non-Cash Expenditure)	2,05,95,127		1,73,93,458	
Provision for Gratuity (Written Back)/Provided Gratuity as per Ind A5-19	(5,32,272)		1,86,400	
Finance Costs (for Separate Consideration)	3,98,391		5,63,625	
(Profit) on sale of Fixed Assets (for separate consideration)	(1,44,530)		(23,603)	
(Income) from Investment on Mutual Fund (for Separatte Consideration)	(7,63,76,595)			
Interest (Income) (for Separate Consideration)	(2,59,620)	(5,63,19,499)	(2,46,875)	1,78,73,005
Operating Profit before Working Capital Changes		40,76,37,871		21,85,29,209
Changes in Working Capital:				
Adjustment for (increase)/decrease in operating assets:				
Inventories	(9,35,20,859)		(5,96,77,461)	
Trade Receivables	(11,33,25,053)		(5,09,81,052)	
Other Financial Assets	(1,34,36,134)	(22,02,82,046)	(2,08,21,183)	(13,14,79,696)
Adjustment for increase /(decrease) in operating liabilities:				
Trade Payables	7,43,477		(23,54,149)	
Other Financial Liabilities (Unclaimed Dividend)	(5,181)	2000000000	32,473	10212000
Other Current Liabilities	(65,65,571)	(58,27,275)	1,88,03,135	1,64,81,459
Cash Generated from Operations		18,15,28,550		10,35,30,972
Net Income Tax (Paid)	- 2	(9,87,56,581)	2	[4,22,28,931]
NET CASH FLOW FROM OPERATING ACTIVITIES (A)	34	8,27,71,969	-	6,13,02,041
B CASH FLOW FROM INVESTING ACTIVITIES .		2000		30000
Interest income		2,59,620		2,46,875
Sale of Fixed Assets	25	1,44,530		1,25,000
(Investment) in Acquisition of Plant, Machinery & Equipments & WIP (Fixed Assets)	1	(11,57,25,509)		{1,60,05,228}
Current Investments not considered as Cash and Cash Equivalent :-		*** ** ** ***		to on our case
(a) (Investment) of Current Investment in Mutual Fund	e conserva	(11,89,94,050)		(6,99,96,500)
(b) Net of Sale Proceeds received from Sale of Current Investments of Mutual F	uno	16,08,76,595	-	(8,56,29,853)
NET CASH (USED IN) INVESTING ACTIVITIES (B)	9	(7,34,38,814)	-	10,30,43,033
C CASH FLOW FROM / (USED IN) FINANCING ACTIVITIES		(20.00.140)		11.43.43.4600
Net (Decrease) in Borrowings (Working Capital)		(29,99,149)		(1,42,13,168)
(Less) : Payment of Final Equity Dividend		(1,20,00,000)		(75,00,000)
(Less) : Finance Cost NET CASH (USED IN) FINANCING ACTIVITIES (C)	9	(3,98,391)	-	(5,63,625)
NET INCREASE IN CASH AND CASH EQUIVALENTS (A+B+C)	-	The second secon	-	[4,66,04,605]
Cash and Cash Equivalents at the Beginning of the Year		(60,64,385) 2,22,52,210		6,88,56,815
Cash and Cash Equivalents at the End of the Year	2	1,61,87,825	-	2,22,52,210
Cash and Cash Equivalents at the End of the Year Comprises :	19	2/02/01/053	-	A, E E, DE, E TO
(a) Cash in Hand		5,54,743		2,38,120
(b) Balances with Banks :-		2/24/142		6,000,000
(i) In Current Accounts		83,81,587		1,92,89,031
(i) In Fixed Deposit Accounts		67,58,997		22,27,380
(ii) In Unpaid Dividend Accounts		4,92,498		4,97,679
Net Cash and Bank Balances as per Balance Sheet	9	1,61,87,825	_	2,22,52,210
Note: The Cash Flow Statements reflects the Cash flow of continuing operations. The	re are no discontinue	THE RESERVE OF THE PARTY OF THE	-	
iee Accompanying Notes Forming Parts of The Financial Statements 1 to 27.15				

In terms of our report of even date

For NAVIN NAYAR & COMPANY

Chartered Accountants

[Firm Registration No. 317117£]

For and on behalf of the Board

SD/-

[Asheesh Dabriwal - M.D. & C.E.O. DIN-00044783]

50/-

[Janak Shardwaj - Director & C.O.O. DIN-00047641] SD/-[NAVIN NAYAR]

Proprietor

(Membership No. 053267)

Place: 8, Camac Street, Kolkata-700 017.

Date: The 30th day of May, 2022 UDIN: 22053267AKABQD5262

SD/-

[Buddhadeb Basu - Independent Director DIN-00061771]

50/-

[Ashok Kumar Singh - Chief Financial Officer]

Place: Kolkata, Date: The 30th day of May, 2022



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

1. CORPORATE INFORMATION

1.2 Shifting of Registered Office of the Company from a Rented Premises to Owned Premises within the Local Limit of Same city of Kolkata, West Bengal w. e. f. 30th May, 2022:

During the Financial Year 2021-22, the Company had acquired a Office Premises at:7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700016 and the office has been completed and put to use since March, 2022. Now the Company passed a resolution in Board Meeting dated 30th May' 2022 for shifting of its Registered Office from earlier rented premises from 10, Middleton Row, Kolkata-700071 to Office Situated at: 7B Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700016 with effect from 30th May, 2022. The above new office is within local limit of the city of Kolkata, West Bengal. The new Regd. Office already operating since 30th May, 2022.

1.2 COVID - 19 Pandemic effected:

In view of the lock-down declared across the country last year by the West Bengal State Government due to COVID-19 Second Phase pandemic from 16th May, 2021 to the end of May, 2021. The Company's operations were adversely impacted. The operations were closed from 16th May 2021 to 28th May, 2021 and after getting permission from Government of West Bengal limited operation started from 28th May, 2021 onwards, in accordance with the guidelines issued by relevant regularity authorities with regard to adhering of social distancing and following prescribed hygiene standards. The Company continues to comply with such guidelines.

The Company has sufficient liquidity / financing arrangements for the continuity of business operations. The Company is confident of its ability to service the debt / financing arrangements. The lock-down due to COVID-19 is continuing with certain relaxation in FY 2021-22 and Company is continuing its operations with existing demand. The Company has assessed the potential impact of COVID-19 based on the current circumstances and expects no significant impact on the continuity of operations of the business on long-term basis. The Company does not have any material risk of non-fulfilment of obligations by any party arising out of existing contracts / arrangements.

1.3 Other Corporate Information:

DHP India Limited ("the Company") is a listed entity incorporated in India. The Company is a mid-sized manufacturing Company of Engineering Goods like Liquified Petroleum Gas Regulator (LP GAS Regulator), Accessories and Parts thereof. The Company is ISO 9001: 2015 Certified. The Company manufactures various designs of LP Gas Regulators, its Parts and Accessories as per requirement of export markets. As per Section 148 of the Companies Act, 2013 read with Companies (Cost Records and Audit) Rules, 2014, the product of the Company covered under Non-Regulated Sector, which are as below:-

Name of the Industry/Sector/Product/Services Under Non-Regulated Sector	Custom Tariff Act (CTA) Head & Code of Product	Description of manufacturing Products or activities
Other Machinery	8481 (84818090 & 84819090)	LPG Regulators for Cylinders, accessories & parts thereof
Base Metals	7419 (74199930/74198030)	Articles of Brass used as accessories of LPG Regulators



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

2. SIGNIFICANT ACCOUNTING POLICIES:

2.1 Basis of Preparation of Financial Statements and Presentation:

The financial statements of the Company have been prepared in accordance with the Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 notified under Section 133 of the Companies Act, 2013, ("the Act") and other relevant provisions of the Act.

Company's financial statements are presented in Indian Rupees, which is also its functional currency.

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

- a) Financial Assets Current Investment in Mutual Fund Valued at Fair Market Value.
- b) Deferred Tax Liabilities Valued at Fair Value on Balance Sheet approach.
- c) Other Comprehensive Income and Exceptional Income on Unrealised Gain on Mutual Fund as Current Investment – Valued on Fair Market Value.
- d) Current Assets/Liabilities in Foreign Currencies Valued at Fair Market Value
- Revenue from Operation includes Indirect Taxes collected from parties (IGST/CGST/SGST) and reflected as Gross Revenue recognized and the payment of the same Indirect Taxes (IGST/CGST/SGST) reflected from Statement of Profit & Loss.

2.2 Use of Estimates and Judgements :

In preparation these Standalone Financial statements, management has made judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized prospectively.

The company has exercised due care in determining its significant accounting judgements and estimates while preparing its financial statements including internal control over financial reporting due to COVID-19 pandemic situation. As per the current assessment of the Company, there are no material impact on the carrying values of trade receivables, inventories and other financial / non financial assets as at the reporting date. The Company continues to closely monitor the developments in economic conditions and access their impact. However, considering the prevailing uncertainties, the final impact may differ from current estimates made as at the date of approval of financial statements for the year ended 31st March, 2022.

2.3 Measurement of Fair values :

The Company has valued Financial Assets: (a) Investment in Mutual Funds, (b) Trade Receivable and Financial Liabilities – Trade Payables at a fair value. Impact of fair value changes, if any as on the date of transition, is recognized in opening reserves and changes thereafter are recognized in Statement of Profit & Loss during the period.

2.4 Cash Flow Statement and Cash and Cash Equivalents:

Cash flow statements are reported using the indirect method, where profit before extraordinary items and tax is adjusted for the effects of transactions of non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The Cash Flows from operating, investing and financing activities of the Company are segregated based on available information.

Cash comprises cash on hand and demand deposits with banks. Cash equivalents are short-term balances (with an original maturity of three months or less from the date of acquisitions), highly liquid investments that are readily convertible into known amounts of cash and which are subject to insignificant risk or changes in value.

Cont. 3

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

2. SIGNIFICANT ACCOUNTING POLICIES:

2.5 Property, Plant and Equipment and Depreciation :

Property, Plant and Equipment i.e. Tangible Fixed Assets are stated at cost, less allowable net recoverable taxes like GST (IGST/CGST/SGST) Credit allowable, Import Duty Credit allowable less accumulated depreciation and impairment losses, if any. Such costs include purchase price, overheads directly attributable to bringing the assets to its working condition for its intended use less any recoverable tax credit entitled.

Depreciation on such tangible assets have been provided on the written down value method as per the useful life prescribed in Schedule II of the Companies Act, 2013.

2.6 Impairment of assets:

The carrying amount of the Property, Plant & Equipment i.e. Fixed Assets are reviewed at each Balance Sheet date. If any indication of impairment exists, the recoverable amount of such assets is estimated and impairment is recognized. An impairment loss is charged to the Depreciation Schedule and Statement of Profit and Loss in the year which the assets is identified as impaired.

2.7 Deferred Tax Assets/Liabilities and Provision for Deferred Tax :

In Previous financial year i.e.FY 2020-21, the Company has already adopted and exercise the Section 115BAA (Lower Tax Rate and simultaneously forgo certain tax incentives, deductions & accumulated MAT Credit) and the same will be continuing in current year as per Income Tax Act, 1961.

Deferred Tax Assets/Liabilities valued on Balance Sheet approach on availability of future taxable profit against which tax losses and tax benefit carried forward can be used. Provision for Deferred Tax recognized on the timing differences between the taxable income and the accounting income that originate in one period and are capable of the reversal in one or more subsequent period enacted as at the reporting date.

2.8 Inventories:

Items of inventories are measured as per "Valuation of Inventories" guidelines issued by Institute of Chartered Accountants of India and Institute of Cost Accountants of India. The details as follows:-

- a) Stock of Raw Materials (inclusive of various components), Stock of Stores, spares & Consumables are valued at Cost on FIFO (First in First Out) basis (excluding the amount of IGST/CGST/SGST Credit allowable). A separate Ledger of IGST/CGST/SGST credit allowable has been maintained for the purpose of utilization of IGST/CGST/SGST credit and the same adjusted against the payment of Output IGST/CGST/SGST liability on account of any Sales. However the IGST/CGST/SGST realization from party and paid shown in a separate head in the statement of Profit & Loss as per Ind AS format. Rebate on IGST on exported goods, if any realized or receivable has been adjusted against such payment of IGST liability on exported goods.
- Stock of Finished Goods are valued at lower of cost (excluding of the amount of IGST/CGST/SGST credit allowable) or net realizable value.
- c) Stock of Scrap Materials such as Brass Generated Scrap, Zinc Ash/Dross, and M. S. Scrap are valued at net realizable value.



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

2. SIGNIFICANT ACCOUNTING POLICIES:

2.8 Inventories:

d) There is no deviation in method of valuation of stock as prescribed under section 142A of the Income Tax Act, 1961. Similarly there are no changes of method of accounting since previous year as per Ind AS accounting method.

2.9 Financial Assets & Financial Liabilities:

Financial Assets & Financial Liabilities are valued at fair market value. The details as below :-

- a) Investments in Mutual Fund are valued at fair market value as per Ind AS method of accounting. Any differences from market value and cost treated as Unrealised Gain and their deferred tax liabilities are provided in Statement of Profit & Loss Account as Other Comprehensive Income and/or Exceptional Income.
- b) Trade Payables and Trade receivables are valued fair Market value. Receivables and payable in Foreign Currencies are valued at lower of the closing market rate or relatively future forward contract rate on Balance Sheet date and any differences are recognized through Statement of Profit & Loss Account.

2.10 Provisions and contingencies :

A provision is recognized when the Company has a present obligation as a result of past events and its probable that an outflow of resources will be required to settle the obligation in respect of which a reliable estimate can be made. Provisions (excluding retirement benefits) are not discontinues to their present value and are determined based on the best estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimates.

However as per implementation of Ind AS there are no provision made for proposed dividend and their dividend taxes, which will be approved in forthcoming Annual General Meeting. Only the actual declaration of dividend and their taxes will be provided on the date of Annual General Meeting.

2.11 Revenue Recognisation and Government Grants:

The revenue are recognized as follows :-

- a) Sale of Manufactured Goods: Domestic Sale of Manufacturing Goods are recognized on Net of GST. Export Sales in foreign currencies are recognized on prevailing exchange rate on the date of transaction of sales invoice less any export return of goods. The fluctuation of foreign currencies on the date of transaction and the date of actual realization etc. are recognized in the Statement of Profit and Loss under a separate account head. The IGST payment on exported goods, if any, are claimed as rebate after successful export. The IGST payment on Domestic Sale of Goods same collected from party and paid accordingly. However there is no amount of IGST on Exported/Domestic Goods reflected through Statement of Profit and Loss.
- b) Sale of Scrap: As per Ind AS method the Domestic Sales recognized on Net of GST Collection The payment of above IGST/CGST/SGST collected from party and paid accordingly. The same is not reflected through Statement of Profit and Loss.
- c) Government Grants, subsidies and Export incentives: The Export benefit like Sale of Licence and Duty Drawback are covered as export subsidies and the same are accounted for in the year of such actually materialized.
 Com. 5

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

2. SIGNIFICANT ACCOUNTING POLICIES:

2.12 Foreign currency transaction and translations:

The foreign currencies transactions are recognized as follows:-

- a) Initial recognition: Transaction in foreign currencies entered into by the Company are accounted at the exchange rates prevailing on the date of the transaction or at the rates that closely approximate the rate at the date of transaction.
- b) Measurement of foreign currency monetary items at the Balance Sheet date: Foreign currency monetary items (other than derivative contracts) of the Company outstanding at the balance Sheet date are restated at the year-end rates. Exchange differences arising out of these transactions are charged to the Statement of Profit and Loss.
- c) Treatment of exchange differences: Exchange differences arising on settlement/restatement of short-term foreign currency monetary assets and liabilities of the Company relates to any transactions are recognized as income or expense in the Statement of Profit and Loss.

2.12 Foreign currency transaction and translations:

d) Accounting of forward contracts: Premium/discount on forward exchange contracts, which are not intended for trading or speculation purposes are amortised over the period of the contracts if such contracts relate to monetary items as at the Balance Sheet date. Due to COVI-19 pandemic the short-term fluctuation in foreign currencies rate adversely effected the forward exchange contracts and their MTM (Marked to Market) Gain/losses of outstanding forward exchange contracts are not recognized in the Statement of Profit and Loss, but same will be indicated in Notes of Accounts.

2.13 Other Income, Other Expenditures, Other Comprehensive Income and Exceptional Income:

a)Investment Income on actual transaction are recognized on actual basis.

- b) Unrealised Gain on Investment Income recognized as Other Comprehensive Income and/or Exceptional Income along with their deferred tax liabilities on the basis of fair market value at the prevailing Balance Sheet date as per implementation of Ind AS.
- c) Interest Income are recognized on accrual basis.
- d) Freight Outward Collection over Actual Freight Outward Expenses recognized as Other Income.
- Other expenses (other than Borrowing Cost and Employees benefits, which shows separately) are recognized on accrual basis.

2.14 Borrowing Cost i.e. Finance Cost:

The accounting for borrowing costs represented as Finance Cost in Statement of profit and Loss and Its include interest, amortization of ancillary cost incurred and exchange differences, if any arises from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost.

2.15 Employee Benefits:

Employee benefit include employees provident fund, group gratuity fund.

a) Defined contribution plans:

The Company's contribution to provident fund are considered as defined contribution plans to Recognised Provident Fund (EPFO) which are fully funded and administered by the Central Government.

Cont. 6

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

2. SIGNIFICANT ACCOUNTING POLICIES:

2.15 Employee Benefits:

b) Defined benefit plans:

For defined benefit plans in the form of Group Gratuity Fund, the cost of providing benefits is determined using the actuarial valuations being carried out at each Balance Sheet date. Actuarial gain and losses are recognized in the Statement of Profit and Loss in the period in which they occur. The retirement benefit obligation recognized in the Balance Sheet represents the present value of defined benefit obligation as adjusted for unrecognized past service cost, as reduced by the fair value of scheme assets. Any assets resulting from calculation is limited to past service cost plus the present value of available refunds and reductions in future contributions to the schemes. The Company contributes to the Group Gratuity Fund under a Group Gratuity cash Accumulated Scheme with Life Insurance Corporation of India (LICI) for future payment of Gratuity liability to its employees.

c) Short-term employee benefits :

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the service rendered by employees are recognized during the year when the employees render the service. These benefits includes Leave Encashment benefit of unutilized leave and bonus/exgratia, both are charged to the Statement of Profit and Loss each year on accrual basis. There are no rules in the Company for any carried forward unutilized leave benefits.

- 2.16 GST Input Credit: Custom Duty payment elements, Goods and Services Tax payment elements on Purchase / Import / Reverse Charges payment, whichever applied, covered and allowable as IGST/CGST/SGST credit are accounted for in the books in the period in which the underlying service received is accounted.
- 2.17 Taxes on Income: The provision for current income tax and the amount of tax payable on taxable income for the year as determined with exercising the section 115BAA of the Income Tax Act, 1961. Provision for deferred tax assets/liabilities charged to Statement of Profit and Loss measured on differences of Valuation of Deferred Tax Assets/Liabilities from one Balance Sheet date to next Balance Sheet date.
- 2.18 Earning per share: The Basic Earning Per Share is computed by dividing the Net Profit/(Loss) after Tax, by the weighted average number of equity shares outstanding during the year. Diluted Earning Per Share is computed by divining the Net Profit/(Loss) after Tax, as adjusted for dividend, interest and other charges to expense or income relating to the dilutive potential equity shares, by the weighted average number of equity shares considered for deriving basic earnings per share and the weighted average number of equity shares which could have been issued on conversion of all dilutive potential equity shares. The Company has not incurred any expenses for issue of shares, hence the Basic and Diluted Earning Per Share of before and after extraordinary items are same.
- 2.19 Dividend: As per Ind AS presentation the Dividend appropriates from Profit and Loss on actual dividend declaration basis. There are no provisions made for proposed dividend, if any, which will be approved in forthcoming Annual General Meeting.
- 2.20 Hedge accounting: The Company used foreign currency forward contracts to hedge its risk associated with foreign currency fluctuations relating to highly probable forecast transactions. The Company designates such forward exchange contracts in a cash flow hedging relationship by applying the hedge accounting principles set out in Accounting Standard (AS) 30. This forward exchange contracts are stated at fair value of each reporting date. The MTM (Marked to Market) Gains are a short-term phase, hence, no provision made in the Statement of Profit and Loss Account, but the same has been disclosed in the Notes.



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

2. SIGNIFICANT ACCOUNTING POLICIES:

- 2.21 Derivative contracts: The Company enters into derivative contracts in the nature of forward exchange contracts with an intension to hedge its existing assets and liabilities and highly probable transactions. Derivative contracts which are closely linked to the existing assets and liabilities are accounted as per the policy stated for "Foreign currency transactions and translations". Derivative contracts designated as a hedging instrument for highly probable forecast transactions are accounted as per the policy stated for "Hedge accounting". The MTM (Marked to Market) gains are a short-term phase, hence, no provision made in the Statement of Profit and Loss Account, but the same has been disclosed in the Notes.
- 2.22 Segment reporting: The Company has only one primary segment i.e. manufacturing of Engineering Goods i.e. Liquified Petroleum Gas Regulator (LP Gas Regulator), accessories and parts thereof. The Secondary segment of its geographical markets like domestics (within India) and export (outside India) are reportable regularly.
- 2.23 Operating Cycle: Based on the nature of products/activities of the Company and the normal time between acquisition of assets and their realization in cash or cash equivalents, the Company has determined its operating cycle as 12 months for the purpose of classification of its assets and liabilities as current and non-current.

Cont. 8



	G	R O 5 5	8 L O C	K	DEPRECIATION AND AMORTISATION			NET B	LOCK Capital		tal	
TANGIBLE	Opening	Additions	Disposal	Total	Opening	Depredation	Disposal	Total	As at	As at	Work-in-Progress	
ASSETS	01.04.2021 Rs.	during the year Rs.	during the year Rs.	As at 31.03.2022 Rs.	As at 01.04.2021 Rs.	& Impairment during the year Rs.	during the year Rs.	As at 31.03.2022 Rs.	31.03.2022 Rs.	31.03.2021 Rs.	As at 31.03.2022 Rs.	As at 31.03.2021 Rs.
(a) LAND [Freehold] :	The second			5000 -80								
Land with Factory - Ohulagarh	92,49,340		-	92,49,340	-	2000	1000	0484	92,49,340	92,49,340		****
(b) Buildings (Own use)					18						S	
(i) Office Building - Kolkata	144 July 1	5,91,67,207		5,91,67,207	****	46,199	1040	45,199	5,91,21,008			
(ii) Factory Building - Dhulagarh	6,57,19,271	2100000		6,57,19,271	3,33,11,319	30,65,660		3,63,76,979	2,93,42,292	3,24,07,952	1,66,57,491	
(ii) Flund. Dectrical Installation in Factory Building	12,29,775	-	-	12,29,775	6,03,232	1,62,563	-	7,65,795	4,63,980	6,26,543	-	
(c) Plant & Equipment (own used) : (i) Plant & Machinery (other than Office			9									
Equipment and Computer)	14,89,73,956	4,02,03,735	1,17,64,186	17,74,13,505	9,82,87,955	1,46,70,351	1,17,64,186	10,11,94,120	7,62,19,385	5,06,85,001		50,56,980
(ii) Computer	2,54,815	1,60,324	13,000	4,02,139	1,46,024	1,25,744	13,000	2,58,768	1,43,371	1.08.791	_	
(d) Furniture & Fixtures (Owned)	3,12,775	3,94,708	352	7,07,483	1,32,237	1,04,823		2,37,060	4,70,423	1,80,538		++++
(e) Office Equipment (Owned)	13,800		0.004	13,800	7,390	2,917	1000	10,307	3,493	6,410	S 2000 //	****
(f) Vechiles & Motor Car (Owned)	1,05,54,236	41,99,024	31,32,306	1,17,20,954	62,70,740	24,16,870	31,32,306	55,55,304	61,65,650	43,83,496		***
GRAND TOTAL	23,64,07,968	10,41,24,998	1,49,09,492	32,56,23,474	13,87,58,897	2,05,95,127	1,49,09,492	14,44,44,532	18,11,78,942	9,76,49,071	1,66,57,491	50,56,980
PREVIOUS YEAR	23,74,16,741	1,09,48,248	1,19,57,021	23,64,07,968	13,32,21,063	1,73,93,458	1,18,55,624	13,87,58,897	9,76,49,071	10,41,95,678	50,56,980	



Note: 3] Pursuant to the exactners of Companies Act 2013, the Company has applied the estimated useful lives as specified in Schedule II on w.d.v. method according to their useful life of assets.

⁵⁾ During the year The Factory Shed Work-in-Progress expenditure incurred of Rs. 1,66,57,491/- but same not installed/out to use and trated as Capital Work-in-Progress as on 31st March, 2022.



²⁾ Disposal during the year in Gross Block of Rs. 1,49,05,492/- is not the Sale Price of Fixed Assets, it is a Cost Price of Fixed Assets eighber sold seligiber fully depreciated flued assets during the year.

³⁾ Disposal during the year in Depreciation Block of Rt.1,49,09,492/- is the cumulative depreciation of Fixed Assets which in fully depreciated during the year.

⁴⁾ During the year only one Old Motor Car & one OLD Motor Cycle (Fixed Assets) sold and their Sale value at Rs.1,44,530/- and their respective written down value at per accounts is Mil. Hence entire trf. To Profit on Sale of Fixed Assets Account.

Notes Forming Part of The Standalone Ind AS Financial Statements for the Year Ended 31st March, 2022

NOTES ON ACCOUNTS	As at 31st	As at 31st
	March, 2022 (Rs.)	March, 2021 (Rs.)
4 INVENTORIES	donated out to out to	- Lamber County State State
(a) Raw Materials (including various Components)		
(i) Raw Materials-Indigenous (Brass, Zinc & Others)	8,72,29,608	2,49,83,054
(ii) Raw Materials-Imported (Brass)	5,20,06,894	5,75,27,497
(iii) Components-Indigenous (parts of Raw Materials)	7,40,89,557	4,90,54,690
(iv) Components-Imported (parts of Raw Materials)	3,02,58,538	1,23,59,557
Sub-Total of Raw Materials (including various Components)	24,35,84,597	14,39,24,798
(b) Finished Goods (Manufactured)	11,91,811	1,46,12,060
(c) Stores and Spares	1,97,51,274	1,64,62,146
(d) Scrap Materials (Brass Scrap/M.S.Scrap & Zinc Ash)	1,42,12,195	1,02,20,014
	27.87.39.877	18.52.19.018

Notes: (1) Raw Materials (including various Components), Traded Goods & Stores and Spares are valued at Cost.

- (2) Finished Goods (Manufactured) are valued at Cost or Market Value, whichever is less.
- (3) Scrap Materials are valued at net realisable value
- (4) The above stock are certified by the management and there are no changes of method of valuation since earlier year.
- (5) Similarly there are no deviation in method of valuation of stock as prescribed U/s.145A of the income Tax Act, 1961.

CURRENT INVESTMENTS	Face	As at 31st	March, 2022	As at 31st	March, 2021
Other Corrent Investment (Valued at Fair Market Value)	Value	Ho, of Units	Value as at	No. of Units	Value as at
investment in Unquoted Equity Oriented Units of Muqual Fund	Rs.	of Mutual Fund	31/03/2022 (Rs.)	of Marual Fared	31/03/2021 (RL)
Axis Bluechip Fund - Regular Plan - Growth	10	1056667.207	3,94,98,650	673661.307	2,24,99,500
Axis Focused 25 Plan Fund - Regular Plan -Growth	10	1018191.760	3,64,98,800	698876.415	2,24,99,500
DSP Equity Opportunities Fund -Regular Plan- Growth	10	406102.144	9,39,98,650	411965.863	8,69,99,500
Franklin India Prima Fund-Regular Plan-Growth	10	85086.256	8,64,98,650	94966.017	8,69,99,500
HDFC Midcap Opportunities Fund-Regular Plan-Growt	h 10	562517.815	3,05,00,000	977741.201	5,00,00,000
HDFC Top 100 Fund-Regular Plan-Growth	10	55352.847	2,65,00,000	55352.847	2,65,00,000
ICICI Pru Mid Cap Fund-Regular Plan-Growth	10	434471.640	4,00,00,000	556398.658	5,00,00,000
ICICI Pru Multi Cap Fund-Regular Plan-Growth	10	194447.963	6,19,98,650	154738.651	4,49,99,500
ICICI Pru Value Discovery Fund-Regular Plan-Growth	10	60858.011	99,99,850	48993.853	70,00,000
58I Bluechip Fund-Regular Plan-Growth	10	1789142.870	7,44,98,650	2045915.543	7,49,99,500
SRI Focused Equity Fund-Regular Plan-Growth	10	650901.909	9,39,98,650	675529.466	8,69,99,500
[a] Total Other Current Investments (Cost Price)			59,39,90,550		55,94,96,500
Add: Provision for appreciation in value of Other Current	tinvestment				
as Investment in Unquoted Units of Mutual Fund					
Axis Bluechip Fund - Regular Plan -Growth			78,18,507		35,77,929
Axis Focused 25 Plan Fund - Regular Plan - Growth			73,95,447		36,94,388
DSP Equity Opportunities Fund -Regular Plan- Growth			4,47,02,695		3,42,49,056
Franklin India Prima Fund-Regular Plan-Growth			3,47,91,604		3,20,33,375
HDFC Midcap Opportunities Fund-Regular Plan-Growti	h		2,05,68,180		2,17,74,026
HDFC Top 100 Fund-Regular Plan-Growth			1,19,13,215		52,87,037
ICICI Pru Mid Cap Fund-Regular Plan-Growth			2,88,76,789		2,06,84,886
ICICI Pru Multi Cap Fund-Regular Plan-Growth			2,36,24,566		1,03,27,305
ICICI Pru Value Discovery Fund-Regular Plan-Growth			54,29,481		24,37,686
SBI Bluechip Fund-Regular Plan-Growth			3,31,13,642		3,09,61,739
SBI Focused Equity Fund-Regular Plan-Growth			5,79,78,419		3,93,75,175
[b] Total Appreciation measured at Fair Value through	h Profit & Loss		27,62,12,945		20,44,02,602
Total Other Current Investments (valued at Fair Market a	s per Ind AS)-(a+b)		87,02,03,495		76,38,99,102
Aggregate Market Value of Other Current Investments in Unqu	oted-Mutual Fund		87,02,03,495		76,38,99,102
Aggregate Provision for Unrealised Gain in the Value of Other	Current Investments		27,62,12,945		20,44,02,602
Principal Income in Value of Investment in Mutual Fund on FM	V due to Temporary phase				
(time of COVID-19) Credited as Extraordinary Item in P & L A/c.					9,73,49,827
(Less): - Deferred Tax (Liability) arises on such Gain recognised	as Extraordinary Items		3444		(1,41,15,000)
Net of Tax of Extraordinary Items Profit on FMV of Investment	Cr. to P& LA/c.)				8,32,34,827
Indexed Cost of Acquisation of Current Investments in Unquot	ed-Mutual Fund in				
perview of Section 55(2)(ac)/112A of Income Tax Act, 1961	for Carried Forward		61,12,60,649		59,86,35,382



	10	DHP INDIA LIMITED				
		lotes Forming Part of The Standalone Ind AS Finan	cial Statements for		1st March, 20	
3020		N ACCOUNTS		As at 31st		As at 31st
6		ECEIVABLES		March, 2022 (Rs.)		March, 2021 (Rs.)
	100000000000000000000000000000000000000	and Considered Good)				
		e than six months				0.07.46.007
	Others			20,30,72,040		8,97,46,987
				20,30,72,040		8,97,46,987
		D DANK DALANCES				
'	Carried Street, or other Persons Street, or ot	D BANK BALANCES				2,38,120
	(a) Cash in i			5,54,743		2,38,120
	70701-0.500000	s with Banks prent Accounts		83,81,587		1,92,89,031
	10000	sed Deposit Accounts		67,58,997		22,27,380
	0.000	spaid Dividend Account for unclaimed dividend		4,92,498		4,97,679
		Cash at bank balances (b)		1,56,33,082		2,20,14,090
	Cash and	d cash Equivalent as per Standalone Statement of Cash Flow		1,61,87,825		2,22,52,210
8	OTHER FI	NANCIAL ASSETS				
	(Unsecured	and Considered Good)				
	(a) (i) Staff	Advances (Attributed to Other Employees)		7,54,000		8,60,000
		Advances (Attributed to Related Party)		2,00,000		-
	(b) Security			34,42,216		32,49,558
	(c) Prepaid	A. A D. A. M C		4,73,715		8,29,032
		s with Government Authorities is & Service Tax (GST) Credit Receivable		79.02,221		67,40,613
	0.000 -0.00000	rt Refund of Goods & Service Tax (GST) Receivable		1,44,83,110		1,01,51,440
	4505000000	isional GST Credit Receivable in Next Year		7,51,711		5,61,930
	(recoverable in cash or in kind or for value to be received		1,93,39,273		1,15,27,539
				4,73,56,246		3,39,20,112
	OTHER CI	JRRENT ASSETS				
	010000000000000000000000000000000000000					
		nded Value of Group Gratuity over Actual Valuation		(223) (223)		2001
	as per ind-A	S-19 and or (Provision for Gratuity Liability)		28,46,063		23,13,791
			As at 31st	March, 2022	As at 31st	March, 2021
10	SHARE CA	APITAL	No. of Shares	Amount (Rs.)	No. of Shares	Amount (Rs.)
	(a) Authoris	ed:			and the same of th	The state of the s
	Equit	y Shares of Rs. 10/- each with voting rights	40,00,000	4,00,00,000	40,00,000	4,00,00,00
	(b) Issued:					200000
	Equit	y Shares of Rs. 10/- each with voting rights	30,00,000	3,00,00,000	30,00,000	3,00,00,000
	(c) Subscrib	ed and fully paid-up (in cash) :				
		y Shares of Rs. 10/- each with voting rights	30,00,000	3,00,00,000	30,00,000	3,00,00,000
	200000			1 a-17-0-13 (1000-1000)	0.0000000000000000000000000000000000000	
	Notes : (i)	Reconciliation of the number of shares and amount at the be		of the reporting perior March, 2022	5 Sept. 1 of the Late Co. No.	March, 2021
		Particulars	No. of Shares	Amount (Rs.)	No. of Shares	Amount (Rs.)
		Beginning of the year i.e. opening Balances of Issued,	-	-	-	The second second
		Subscribed & Fully Paid-up Equity shares with voting rights	30,00,000	3,00,00,000	30,00,000	3,00,00,000
		End of the year i.e. Closing Balances of Issued,	22.22.22.2	1.0000000		
		Subscribed & Fully Paid-up Equity shares with voting rights	30,00,000	3,00,00,000	30,00,000	3,00,00,000
	(10)	Details of shares held by the holding company, the ultimate h	olding company, their:	subsidiaries and assoc	lates :	
				March, 2022		March, 2021
		Particulars	Wo. of Shares	Amount (Rs.)	No. of Shares	Amount (Rs.)
		Shares held by holding company, the utilimate holding	400		200	40.0
		Co., their subsidiaries and associates [with voting rights]	NIL	N.A.	NIL.	N. A.
	(40)	Details of shares held by each shareholders holding more than	5% shares :			
		Name of the Shareholders (all are Promoters Group	As at 31st	March, 2022	As at 31st	March, 2021
		with voting rights)	No. of Shares	% of holding	No. of Shares	% of boilding
		Debriwala Constructions Private Limited	3,85,600	12.85%	3,85,600	12.85%
		Asheesh Dabriwai	18,07,700	60.26%	18,07,700	60.26%



Notes Forming Part of The Standalone Ind AS Financial Stat NOTES ON ACCOUNTS	The second secon	La Company of the Com	5 300 - West	March Mary
The state of the s	As at 31st /	March, 2022	As at 31st	March, 2021
11 OTHER EQUITY	Amount (Rs.)	Amount (Rs.)	Amount (No.)	Amount (Re.)
(a) Securities Premium Account				1,000
Balance as per Last Account		10,00,000		10,00,0
(b) General Reserve	27 24 24 24		CF 42 00 000	
Balance as per Last Account Add : Transferred from Profit & Loss Account	87,80,00,000		65,42,00,000	
Closing Balance of General Reserve	34,40,00,000	1,22,20,00,000	22,38,00,000	87,80,00,0
(c) Surplus in Statement of Profit and Loss		1,22,20,00,000		87,80,00,0
Balance as per Last Account : Surplus	96,732		17,554	
Add : Trf. of Profit for the Year	35,60,74,747		23,13,79,178	
	35,61,71,479		23,13,96,732	
(Less): Actual Dividends Declared to be distributed to	100000000000000000000000000000000000000		CHRISTINE	
equity shareholders - Rs. 4.00 per share				
(Previous year Rs. 2.50 per share)	(1,20,00,000)		(75,00,000)	
(Less): Amount transferred (to) General Reserve	(34,40,00,000)	8000000	(22,38,00,000)	102.0
Closing Balance of Profit & Loss Account		1,71,479		96,7
(d) Other Comprehensive Income				
Balance as per Last Account	18,48,65,602			
Add: Other Comprehensive Income for the year Unrealised Gain on Equil Oriented Units of Mutual Fund - on Equity Instrumments	7.18.10.343		20,44,02,602	
(Less) : Defered income Tax (Liability) on above Other Comprehensive in			(1,95,37,000)	
Closing Balance of Other Comprehensive Income		24,65,54,945	12,222,7000)	18,48,65,6
Total Other Equity		1,46,97,26,424		1,06,39,62,3
The second second		- Andribanian	33	
42 DECEMBER 744 114011 TOPE (1971)		Territoria de la constitución de		
12 DEFERRED TAX LIABILITIES (NET)	na ana sara una mos	As at 31st		As at 31st
[a] Related to Profit & Loss Account - As Normal Items	of P & L Accounts	March, 2022 (Rs.)	123	March, 2021 (R
Deferred Tax (Assets) arising on account of Depreciation on Fixed Assets		(21,92,000)		(24,81,00
Add: Deferred Tax Liability on Excess of Funded Value of Group Gratuity over	r Actuarial Valuation	7,16,000		5,82,00
Net of Deferred Tax (Assets) arises on account of Normal Items of P & L Account	ints	(14,76,000)	177	(18,99,00
[b] Related to Other Comprehensive Income			1.0	
Deferred Tax Liability arising on account of Appreciation in Value of Inv	vestment under OCI	2,94,58,000		1,95,37,00
TOTAL OF NET OF DEFERRED TAX LIABILITIES (a+b)		2,81,82,000	- 85	1,76,38,00
13 FINANCIAL LIABILITIES: SHORT-TERM BORROWINGS				
Loans Pavable on demand from Bank (Working Capital Loan) - Secured				20000
Cash Credit Loan from Citibank N.A. (in Rs.)		27,87,683	11.7	57,86,83 57,86,8
Name and the second sec	4 b - 10 a b 10 a		23	57,80,6
Notes: Loans Repayble on demand means Working Capital Loans are secure book debts and other current assets both present and future and a				
company, equitable mortgage of factory land and building situated a	4.5 (19.1.5)			
14 TRADE PAYABLE		oraning.		
(a) Micro, Small and Medium Enterprises		-		Comme
(b) Others - Creditors in respect of purchse of goods & services		3,25,58,917		3.18.15.44
day and the property of benefit of Benefit or State of the		3,25,58,917	10	3.18.15.44
Notes : There are no transaction entered and delay in payment made to the s	wanters as defined under the "M	Telephone Statement Commission	33	
Medium Enterprises Development Act, 2006" (MSMED Act). The details of				
\$4.		As at 31st		As at 31st
No. Particulars		March, 2022 (Rs.)		March, 2021 (Rs
2 Principal amount due and remaining separal		NIL	88	NIL
2 Interest due on (1) above and unpoid interest		NIL		NIL
3 Interest paid on all delayed payments under the MSMLD Act.		NIL		NIL
4. Payment reads beyond the appointed day during the year		NIL		NIL.
5 Interest due and payable for the period of delay other than (3) above		NL		NIL.
6 Interest occupied and remaining expeld		NIL		NL
7 Amount of further interest remaining due and payable in succeeding years		NIL		NL
		As at 31st		As at 31st
15 CURRENT TAX LIABILITIES (NET)		March, 2022 (Rs.)		March, 2021 (R
Provision for Income Tax		16,04,04,153	- 1	5,29,39,47
(Less) : Advance Income Tax paid & Tax Deducted/Collected at Sour	rce	(13,48,50,800)		(3,60,89,16
Net of Provision for Income Tax over Advance Income Tax & TD:		2,55,53,353		1,68,50,31
The second second second particles invested 198 October		-100/00/000	1	2100120121
		As at 31st		As at 31st
16 OTHER CURRENT LIABILITIES		March, 2022 (Rs.)	700	March, 2021 (As
(a) Statutory Liabilities		1,63,42,322		1,42,34,86
(b) Others Liabilities for Expenses		1,05,79,110		89,11,63
(c) Advance from customers against sales		19,673		1,03,60,18
		2,69,41,105	1.5	3.35.06.67



DHP INDIA LIMITED Notes Forming Part of The Standalone Ind AS Financial Statements for the Year Ended 31st March, 2022. For the year ended For the year ended NOTES ON ACCOUNTS 31st March, 2021 31st March, 2022 17 REVENUE FROM OPERATIONS (Amount in Rs.) (Amount in Rs.) SALE OF PRODUCTS (EXPORTED GOODS) (a) Export Sale of Manufacturing Products "LPG Regulators, its parts & accessories" (i) Sale of LPG Regulators for Cylinders, accessories & parts [Non Regulatory Sector Industry Code: Other Machinery and CTA Gr. Code : 8481 & Tarrif Code : 84818090 & 84819090 etc.) 74.79.56.398 43,94,76,987 Direct Export Sales in Foreign Currencies (ii) Sale of Articles of Brass used as accessories of LPG Regulators [Non Regulatory Sector Industry Code: Base Material and CTA Gr. Code: 7419 & Tarrif Code: 74199930 & 74198030) 18,04,64,863 **Direct Export Sales in Foreign Currencies** 29,69,57,461 Net Export Sale of "LPG Regulators, its parts & accessories" 1,04,49,13,859 61.99.41.850 (b) Domestic Sale of Manufacturing Products "LPG Regulators, its parts & accessories" Sale of Articles of Brass used as accessories of LPG Regulators [Non Regulatory Sector Industry Code : Base Material and CTA Gr. Code: 7419 & Tarrif Code: 74199930] Domestic Sales (inclusive of GST) 80,447 33,878 1,04,49,94,306 61.99,75,728 **GROSS SALES** (Less): GST Recovered on Domestic Sales (12, 272)(5, 168)NET SALES 1,04,49,82,034 61,99,70,560 18 REVENUE FROM OPERATIONS OTHER OPERATING REVENUE (i) Sale of Scrap in Domestic Market (including of GST) 15.70.13.029 8.29.97.956 (Less): GSY components of Sale of Scrap (2,39,51,141) (1,26,60,706) Net Sale Value of Scrap Materials 13,30,61,888 7.03.37.250 (ii) Income from Sale of Licence 23,24,584 7,86,411 (iii) Duty Drawback received 1,62,42,815 1.00.43,390 OTHER OPERATING REVENUE 8,27,05,224 15,00,91,114 19 OTHER INCOME (a) Net Profit due to Forex rate Fluctuation 1,89,76,518 65,60,132 (b) Interest Income (TDS Rs.35,241/-, Previous Year TDS Rs. 18,571/-) (i) Interest from Banks on Fixed Deposits 66,019 56,678 (ii) Interest from WBSEB/CESC on Security Deposits 1,93,601 2.46.875 2,59,620 1,90,197 (c) Surplus of Freight Collection over 54,86,791 Freight Outward Expenses on account of Export Sales 53,54,417 (d) Insurance Claim received during the year 11,69,432 (e) Sundry balances written back (net)/Misc. Receipt 19.102 8.025 (f) Profit on Sale of Fixed Assets 23,603 1,44,530 (g) Provision for Gratuity Written back/(Provided) as per AS-15 5.32.272 (1,86,400)(h) Profit on Redemption of Mutual Fund (for separate consideration) 7.63.76.595 1.33,19.535 10,16,51,977 20 COST OF MATERIAL CONSUMED Opening Stock of Raw Materials & Components (a) Raw Materials-Indigenous (Brass, Zinc & Others) 1,98,49,629 2,49,83,054 (b) Raw Materials-Imported (Brass) 5,75,27,497 2,74,53,519 (c) Components-Indigenous (parts of Raw Materials) 4,90,54,690 3,30,56,849 (d) Components-Imported (parts of Raw Materials) 1,23,59,557 14,39,24,798 8,66,94,329 63,34,332 Add: Net of Purchase of Raw Materials & various components (inclusive of their freight etc.) Indigenous Purchase of Raw Matelals & Components 40.31,67,716 18.12.34.404 70,04,37,201 40.06.96.485 Imported Raw Materials (Brass) & Components 29,72,69,485 21,94,62,081 (Less): Closing Stock of Raw Materials & Components (a) Raw Materials-Indigenous (Brass, Zinc & Others) (8,72,29,608) (2.49.83.054) (b) Raw Materials - Imported (Brass) (5,20,06,894) (5,75,27,497) (c) Components-Indigenous (parts of Raw Materials) (7,40,89,557)14,90,54,6900 (d) Components-Imported (parts of Raw Materials) (3,02,58,538) (24,35,84,597) (1,23,59,557) (14,39,24,798)



34.34.66.016

60,07,77,402

Net Cost of Raw Materials & Components Consumed

		DHP INDIA LIMITED lotes Forming Part of The Standalone Ind AS Finance	ial Statements for th	ne Vear Ended 3	1st March 202	,
		iotes Forming Part of The Standarone ind AS Financ	For the year		For the year	7740
N	OTES O	N ACCOUNTS		0.700 0.77	31st Marc	
NOTES ON ACCOUNTS 31st March, 2022 (Amount In Rs.)		15,000	22.00.00.00.00.00.00.00.00.00.00.00.00.0			
20.0	007.00	MATERIAL CONCUMEN	- Composite in risky		(Amount in Rs.)	
Mill T	100000000000000000000000000000000000000	MATERIAL CONSUMED	0002210200			
20.1	70/10/15/2019	sumption of Raw materials & Stores & Spares consists Geog	11 10 2 10 7 11 10 21. 4 C. 2 C. 2 C. 10 10 10 10 10 10 10 10 10 10 10 10 10		5310303333	
	(a)	Indigenous Consumption of Raw Materials etc.	31,58,86,295		16,01,03,138	2015
	(p)	Imported Consumption of Raw Materials etc.	28,48,91,107	60,07,77,402	18,33,62,878	34,34,66,016
	(c)	Imported Consumption of Stores & Spares etc.		****	=	55,323
20.2	The Co	nsumption of Raw materials consists Material wise :				
	(4)	Zinc Alloys	9,15,59,852		4,70,78,333	
	(b)	Brass Rod/HEX	30,47,32,614		17,10,15,528	
	(c)	Others (each value less than @10% of purchase)	20,44,84,936	60,07,77,402	12,53,72,155	34,34,66,01
20.3	The Val	ue of Raw Material & Stores Imports on CIF Basis :				
	-	Raw Materials & Components and Stores & Spares		29,72,69,485		21,94,62,081
		Stores & Spares			- 2	55,323
2000	31672-2111		mangayayay d		ं	
	370000000000000000000000000000000000000	INVENTORY: DECREASE / (INCREASE) IN INVENTORIES OF ick of Finished Goods at the beginning of the year	FINISHED GOODS & SC	1,46,12,060		1,41,86,523
		ick of Scrap at the beginning of the year		1,02,20,014		1,14,68,44
	100 110000	ng Stock of Finished Goods at the end of the year		(11,91,811)		(1,45,12,060
		ng Stock of Scrap at the end of the year		(1,42,12,195)		(1,02,20,014
		ecrease / (Increase) in Inventories of Finished Goods & Scrap		94,28,068	1	8,22,896
22 E	MPLOYE	E BENEFITS EXPENSE				
(a	Salaries,	Wages & Bonus :				
	+ Pai	d to Key Managerial Personnel [As per Ind A5-24]	1,61,11,216		1,30,85,539	
	- Paic	f to Other Employees	7,87,82,372	9,48,93,588	6,69,63,358	8,00,48,89
(b	Employe	rs Contribution to Provident Fund & other funds				
	(i) Empl	loyers Contribution to Provident Fund etc.	86,16,602		72,71,624	
	(ii) Empl	oyers Contribution to Group Gratuity Fund with UC	44,60,152	1,30,76,754	38,10,551	1,10,82,17
(c	Staff We	lfare Expenses	Series - august 2002			
	(I) Empl	loyers Contribution to ESI	13,89,766		12,00,599	
	(ii) Empl	oyers Contribution to Welfare Fund	5,490		5,400	
	(iii) Othe	r Staff Welfare Expenses	17,76,472	31,71,728	9,24,125	21,30,124
				11,11,42,070	-	9,32,61,196
22.1	As per l	nd AS -19 - "Employees Benefit", the disclosure defined in th	ne			
		ting Standard are as below :-				
		Contribution Plans: The Company's Contribution to Recognise		VS-5005 000		
	Providen	d Fund Organisation" is covered under defined Contribution plan &			500000000000000000000000000000000000000	C D S C D S
		2/32/00/09	Current Year Ende		Previous Year End	200000000000000000000000000000000000000
	52000	Particulars	(Amount	THE RESERVE AND ADDRESS OF THE PERSON NAMED IN	(Amount	THE RESERVE OF THE PERSON NAMED IN
	Empl	oyer's Contribution to Providend Fund etc.		86,16,602		72,71,624
	720. 971	Benefit Plan: The disclosure for defined benefit plans based on		with Life		
ា	Married Court of the	e Corporation of India as "Gratuity Benefit" as per Ind AS - 19 are as	below:-			
. 11	maurance	ge in Present Value of Defined Benefit Obligations:	Current Year Ende		Previous Year End	led 31/03/2021
. 0	A. Chang		[Gratuity Fund	led - in Rs.)	Gratuity Func	fed - in Rs.)
н	A. Chang	nt Value of Defined Benefit Obligations		2,50,44,500		2,01,26,302
ı	A. Chang	as at the beginning of the year		-		5 0 0 5 0 0 7 5 7 6 7 6
ı	A. Chang Prese	**************************************		17,53,115		14,59,157
ı	A. Chang Prese	as at the beginning of the year				14,59,157 13,57,519
ı	A. Chang Prese	as at the beginning of the year st Cost		17,53,115		14,59,157 13,57,519
8.0	A. Chang Prese Intere Curre Benefi	as at the beginning of the year st Cost nt Service Cost		17,53,115 16,47,390		14,59,157 13,57,519 (6,43,644
П	A. Chang Prese Intere Curre Benefi Nat o	as at the beginning of the year st Cost nt Service Cost Its (paid) by the Funded Group Gratuity Schemes		17,53,115 16,47,390 (33,97,639)		14,59,157 13,57,519 6,43,644 27,45,166



Espected / Actual Recum on the Plan Assets Contribution paid by the Emptoyse to united Group Gratuity Fund Actual (Loss) of the Plan Assets Rentif Loss) of the Plan Assets Rentif Loss) of the Plan Assets Fair Value of the Plan Assets at the end of the year C. Reconcilitation of Present Value of Defined Benefit. Obligation and the Fair Value of Assets. Present Value of The Plan Assets at the end of the year C. Reconcilitation of Present Value of Assets. Present Value of The Plan Assets at the end of the year C. Reconcilitation of Present Value of Assets. Present Value of Chefined Benefit Collegation as at the end of the year (Assets) recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Profit & Loss Account; Current Service Cost Life Cover Prenim/Mortatily Exp padifickase of GSTI under Group Greatily Fund to Lost D. A/C of Recenuse Expenses of Group Gratuity Fund paid Interest Cost Expensed / Actual (Return) on the Plan Assets. Ret of Actuarial Loss of the Plan Assets. Ret of Actuarial Assumption used: Discounted Rate (per annum) Legendre Profit of Total Invested!): Life Investment Octalis PK of Total Invested! Life Investment Octalis PK of Total Invested! Life Coordination Skatultory Made Report Debted to P & L. A/C. 184, 53, 53, 53, 53, 53, 53, 53, 53, 53, 53		DHP INDIA LIMITED		
22.1 As per Ind AS 19 - "Employees Benefit", the disclosure defined in the Accounting Standard are as below (continuing): Current Year Ended 31/03/2022 (Gratulty Funded - In Rs.) 8. Chance in the Fair Value of Pfain Assets; Fair Value of the Pian Assets at the beginning of the year supected / Actual Return on the Pian Assets at the teginning of the year 2,71,58,291 (S.71,58,291 Say,71,58,291 Contribution pad by the funded Schemes from Group Gratuity Fund 44,39,773 (S.71,66) Resembling the Funded Schemes from Group Gratuity Fund (S.81,20) (S.81,60) (Notes Forming Part of The Standalone Ind AS Financial Stat	tements for the Year Ended 3	1st March, 2022
Recounting Standard are as below (continuing):- Particulars 8. Change in the Fair Value of Pian Assets; Fair Value of Pian Assets at the beginning of the year Lapected Actual Result on the Pian Assets at the beginning of the year Lapected Actual Result on the Pian Assets at the beginning of the year Lapected Actual Result on the Pian Assets at the beginning of the year Lapected Actual Result on the Pian Assets at the major of the year Lapected Actual Result on the Pian Assets at the end of the year Lapected Actual Result of the Pian Assets at the end of the year Lapected Lapected Changes (Assets) Lapected Lapec	NO	OTES ON ACCOUNTS		14
Racioglass 8. Connes in the Fair Value of Pian Assets; Fair Value of Pian Assets at the beginning of the year	22.1		Current Year Ended 31/03/2022	Previous Year Ended 31/01/2021
Fair Value of the Plan Assets at the beginning of the year spected / Actual Recommon the Plan Assets spected / Actual Recommon the Plan Assets Bereit I paid by the Emptoyer to under Group Greatily Fund 42,39,573 Bereit I paid by the Emptoyer to under Group Greatily Fund 42,39,573 Bereit I paid by the Furded Schemes from Group Greatily Fund 33,37,639 Bereit I paid by the Furded Schemes from Group Greatily Fund 33,37,639 Bereit I paid by the Furded Schemes from Group Greatily Fund 3,01,44,894 Pair Value of the Plan Assets at the end of the year C. Reconcilisation of Present Value of Defined Benefit. Obligation and the Fair Value of Great Benefit. Obligation and the Fair Value of Great Benefit. Obligation and the Fair Value of Great Benefit Collegation as at the end of the year 2,72,98,831 Present Value of Great Benefit Obligation as at the end of the year 3,00,44,894 (Assets) recognised in the Balance Sheet as "Current Assets" (28,46,063) D. Expenses recognised in the Profit & Loss Account; Current Service Cost Under Group Greatily Fund to LCC Under Frenium/Mortality Exp. padjinclusive of GST1 under Group Greatily Fund to LCC Under Frenium/Mortality Exp. padjinclusive of GST1 under Group Greatily Fund by LCC Care Account (See Assets) Recommonded 3,149 Support Service Cost Recommonded 3,149 Recommonded 3,149 Recommonded 4,140 Recommonded 4,140 Recommonded 4,140 Recommonded 4,140 Recommonded 4,140 Recommonded 5,140 Recommonded 6,140 Recommonded 7,140 Recommonded 7,140 Recommonded 8,140				
Espected / Actual Recum on the Plan Assets Contribution paid by the Emptoyse to united Group Gratuity Fund Actual (Loss) of the Plan Assets Rentif Loss) of the Plan Assets Rentif Loss) of the Plan Assets Fair Value of the Plan Assets at the end of the year C. Reconcilitation of Present Value of Defined Benefit. Obligation and the Fair Value of Assets. Present Value of The Plan Assets at the end of the year C. Reconcilitation of Present Value of Assets. Present Value of The Plan Assets at the end of the year C. Reconcilitation of Present Value of Assets. Present Value of Chefined Benefit Collegation as at the end of the year (Assets) recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Profit & Loss Account; Current Service Cost Life Cover Prenim/Mortatily Exp padifickase of GSTI under Group Greatily Fund to Lost D. A/C of Recenuse Expenses of Group Gratuity Fund paid Interest Cost Expensed / Actual (Return) on the Plan Assets. Ret of Actuarial Loss of the Plan Assets. Ret of Actuarial Assumption used: Discounted Rate (per annum) Legendre Profit of Total Invested!): Life Investment Octalis PK of Total Invested! Life Investment Octalis PK of Total Invested! Life Coordination Skatultory Made Report Debted to P & L. A/C. 184, 53, 53, 53, 53, 53, 53, 53, 53, 53, 53		8. Change in the Fair Value of Plan Assets :	The second of the second of	www.come
Contribution paid by the fundage to under Group Gratuity Fund (33,97,539) (6,43,6 Actuario) (bas) the Fundage Schemes from Group Gratuity Fund (33,97,639) (6,43,6 Actuario) (bas) the Fundage Schemes from Group Gratuity Fund (33,97,639) (6,43,6 Actuario) (bas) the Fundage Schemes from Group Gratuity Fund (84,2094) (2,73,56,2 Chacconilisation of Present Value of Defined Benefit (7,000) (1,		Fair Value of the Plan Assets at the beginning of the year	2,73,58,291	2,26,26,493
Berneit jund) by the Funded Schemes from Group Gratuity Fund (8.3,97,539) (6.43,6 Actuarial Loss) of the Plan Assets at the end of the year (8.42,034) (8.		Expected / Actual Return on the Plan Assets	27,86,603	18,01,759
Actuariot Loss) of the Plan Assets at the end of the year 3,0.1,44,684 2,73,58,21 C. Recencillation of Present Value of Defined Benefit, Obligation and the Fair Value of Assets 1 Present Value of Defined Benefit Collegation as at the end of the year 2,72,98,831 2,50,44,584 Fair Value of the Plan Assets at the end of the year 3,0.1,44,894 (2,73,56,21) D. Expenses recognised in the Balance Sheet as "Current Assets" (28,46,663) (23,13,7) D. Expenses recognised in the Profit & Loss Account; Current Service Cost 1,6,47,390 (13,57,56) Life Cover Premium/Mortality Exp. padijncks/we of GSTI under Group Circuity Fund to LICI 2,17,330 (23,13,7) On Aft. of Revenue Expenses of Group Gratuity Fund paid 3,1,49 (3,1) Interest Cost 1,7,3,115 (14,55),11 Expected / Actual (Return) on the Plan Assets (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (27,86,6603) (13,01,7) Actuaria loss of the Plan Assets (3,4,634 (3,4,60,1)) E. Investment Detain (M. of Total Invested) (1,4,6,6,6,6,6,6,6,6,6,6,6,6,6,6,6,6,6,6,		Contribution paid by the Employer to under Group Gratuity Fund	42,39,673	35,73,683
Fair Value of the Plan Assets at the end of the year C. Reconcilitation of Present Value of Defined Benefit, Obligation and the Fair Value of Assets; Present Value of Offende Benefit Cinguism as at the end of the year Present Value of Offende Benefit Cinguism as at the end of the year [Assets] recognised in the Plan Assets at the end of the year [Assets] recognised in the Priofit & Lors Account.] Current Service Cost Life Cover Premium/Mortality padijencksive of GSTI under Group Circuity Fund to LICI On Art. of Revenue Expenses of Group Gratuity Fund paid interest Cost Lipsched Actual (listern) on the Plan Assets. Lipsched Actual (listern) on the Plan Assets. Recognited Cinguism Accurated in the Profit & Lors Account.] Expenses recognised in the Profit & Lors Account.] Lipsched Actual (listern) on the Plan Assets. Recognited Actual (listern) on the Plan Assets. Recognited Actual (listern) on the Plan Assets. Recognited Cinguism Accurated Costs and Company Cinguism Cing			LI 1 W. 151 151 151 151	(6,43,644)
C. Reconcilisation of Present Value of Defined Benefit Obligation and the Fals Value of Assets: Preserv Value of Defined Benefit Cicigation as at the end of the year [2,7,98,831] 2,50,44,5 [22,75,62] [Assets) recognised in the Balance Sheet as "Current Assets" (28,46,063) (23,13,7) D. Eppenses recognised in the Profit & Loss Account; Current Service Cost Life Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI Life Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI A. Exp. Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI Life Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI Life Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI Life Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI Life Cover Frenian/Mortality Exp. paid/inclusive of GSTI under Group Greatity Fund to LCI Life Cover Frenian/Mortality Fund paid literation of Group Greatity Fund paid literation (Statum) on the Plan Assets. Life Life Life Life Life Life Life Life		A 1900 M M M M M M M M M M M M M M M M M M		
Obligation and the Fair Value of Assets: Present Value of Defined Benefic Collegation as at the end of the year 2,77,98,831 2,50,44.5 Fair Value of the Prise Assets at the end of the year (3,01,44,894) (22,35,62) (Assets) recognised in the Balance Sheet as "Current Assets" (28,46,063) (23,13,7) D. Expenses: recognised in the Profit & Loss Account; Current Service Cost 16,47,990 13,57,5 Life Cover Premismy/Mortality Exp. padjinclusive of GSTI under Group Gratuity Fund to LICI 2,17,330 2,33,7 On A/C of Revenue Expenses of Group Gratuity Fund paid 3,149 3,31 Interest Cost 17,53,115 14,55,1 Expected / Retural floating the Prise Assets. (27,86,603) (18,01,7) Actuarial Loss of the Prise Assets. (27,86,603) (18,01,7) Actuarial Loss of the Prise Assets. (27,86,603) (38,01,7) Actuarial Loss of the Expense recognised during the year 22,51,465 77,45,14 Total of Net Expense recognised in the Profit & Loss (38,01,7) (38,01,7) Actuarial Loss of the Loss Account (See Note below as "G") 39,27,880 39,96,91 E. Investment Details IX of Total invested): Life Insurance Corporation of India - Insurance Policies 100,00% 100,00% F. Principal Actuarial Assumption used : (38,01,7) (38,01,7		Fair Value of the Plan Assets at the end of the year	3,01,44,894	2,73,58,291
Pesset Value of Defined Benefit Obligation as at the end of the year Fair Value of the Plan Assess at the end of the year (Assets) recognised in the Blainer Sheet as "Current Assets" D. Expenses recognised in the Profit & Loss Account.; Current Service Cost Life Cover Premium/Mortabity Exp. padjinclusive of GSTI under Group Graciulty Fund to LICI D. A.F.C. of Revenue Expenses of Group Gratuity Fund paid Interest Cost Expected / Actual (Return) on the Plan Assets. Expected / Actual (Return) on the Plan Assets. Recount (See Note below as "G") S. Account (See Note below as "G") E. Investment Details (N. of Total Invested): Life Investment Details (N. of Total Invested): Life Insurance Corporation of India - Industrance Policies P. Principal Assumption used: C. Discounted Rate (per annum) Compound P. Principal Assumption used: C. Discounted Rate (per annum) Compound P. Principal Assumption used: C. Discounted Rate (per annum) Compound P. Described Faller of Return on Plan Assets Asset of Salary increase (per annum) D. Described Rate (Per Annum) Compound P. Described Salary increase (per annum) D. Described Rate (Per Annum) Compound P. Described Rate (Per Annum) Com		C. Reconcillation of Present Value of Defined Benefit		
Fair Value of the Plan Assets at the end of the year (Assets) recognised in the Balance Sheet as "Current Assets" D. Expenses recognised in the Profit & Loss Account. Current Service Cost Life Cover Premism/Mortabity Exp. pad/inclusive of GSTI under Group Gratuity Fund to LICI D. Art. of Revenue Expenses of Group Gratuity Fund paid Interest Cost Expended / Actual (Return) on the Plan Assets. Life Cover Premismore recognised during the year Reported / Actual (Return) on the Plan Assets. Life Cover Interest Cost Expended / Actual (Return) on the Plan Assets. Life Cover Interest Cost Account* (See Note below as "G") Life Insurance Cooperation of India - Insurance Policies Life Ins		Obligation and the Fair Value of Assets :		
(Assets) recognised in the Balance Sheet as "Current Assets" D. Expenses: recognised in the Profit & Loss Account. Current Service Cost		Present Value of Defined Benefit Obligation as at the end of the year	2,72,98,831	2,50,44,500
D. Expenses recognised in the Profit & Loss Account; Current Service Cost Life Cover Fremium/Mortakity Exp. paid(inclusive of GSTI) under Group Greatity Fund to LICI Act Co Revenue Expenses of Group Gratity Fund paid interest Cost Lispocied / Actual (Return) on the Plan Assets. (27,66,603) Actual (Return) on the Plan Assets. (27,66,603) Actual (Return) on the Plan Assets. Ret of Actual (Issuer ecognised during the year Net of Actual (Issuer ecognised during the year Net of Actual (Issuer ecognised during the year Ret of Actual (Issuer ecognised during the profit & Loss Account* (See Note below as "G") E investment Details (N of Total Invested); Life Insurance Corporation of India - Insurance Policies F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound 7.004 Dispeted Rate of Return on Plan Assets 8.42 Current Year Ended Staylor (Issuer Staylor) Life Lisposes Centribution paid to Group Gratuity Fund for UCI Contribution Statutory Actual Free Detailed to 9 & LA/C. Lisuplised: Nor of Freekien points and Contribute Details (Issuer Freekien) (Issuer) 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 Previous Year Ended 31/03/2021 Previous Year Ended 31/03/2021 Previous Year Ended 31/03/2021 Amount in Rs.) (Amount in Rs.)		그 집에 가고 있다면 하게 되어 살아가 하면 하면 하게 하면 하게 하면 하게 되었다.	and the second s	(2,73,58,291)
Current Service Cost Life Cover Fernism/Mortality Exp. paid(inclusive of GST) under Group Gratuity Fund to LICI On A/C of Revenue Expenses of Group Gratuity Fund paid interest Cost In 17,33,115 Expected / Actual (Return) on the Plan Assets. Expected / Actual (Return) on the Plan Assets. Ret of Actuarial Loss of the Plan Assets. Ret of Actuarial Loss of the Plan Assets. Account" (See Note below as "G") Expenses recognized in the Profit & Loss Account" (See Note below as "G") If It Insurance Corporation of India - Insurance Policies In It Insurance Corporation of India - Insurance Policies Expected Rate of Return on Plan Assets Rate of Salary increase (per annum) Compound Discounted Rate (per		(Assets) recognised in the Balance Sheet as "Current Assets"	(28,46,063)	(23,13,791)
Life Cover Premium/Mortality Exp. paid/inclusive of GST under Group Griscutty Fund to LIC! Di A/C of Revenue Expenses of Group Gratuity Fund paid interest Cost Expected / Actual (Return) on the Plan Assets. Expected / Actual (Return) on the Plan Assets. Expected / Actual (Return) on the Plan Assets. Actuarial Loss of the Plan Assets Actuarial Loss of the Plan Assets Account* (See Note below as "G") Expected / Actual (Return) of India - Insurance Policies Account* (See Note below as "G") Expected Rate (per annum) Compound Expected Rate of Return on Plan Assets Rate of Salary increase (per annum) Mortality Rate (P. G. DEBITED IN PROFIT & LOSS ACCOUNT (INT) Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Rees Debted by P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Grissing witten back (Devided) / Provision Debted to Statement of P. & L. A/C. Insuland men of Provision for Gr		D. Expenses recognised in the Profit & Loss Account :		Section 6
under Group Gratuity Fund to LICI On A/L of Revenue Expenses of Group Gratuity Fund paid Interest Cost Interest Cost Expected / Actual (Return) on the Plan Assets. Expected / Actual (Return) on the Plan Assets. Actual (Instance) Ret of Return on Plan Assets Ret of Salary instance (Instance) Ret of Salary instances (Instance) Ret of Employers Contribution paid to Group Gratuity Fund for UDI Committein Ret Debal (Instance Costs) Ret of Freeloos Year Ended 31/03/2022 Ret of Costs Finance Costs (Amount in Ret (Amount in		Current Service Cost	16,47,390	13,57,519
On A/C of Revenue Expenses of Group Gratuity Fund paid interest Cost Interest Cost Expected / Actual (Return) on the Plan Assets. (27,85,603) Actuarial Loss of the Plan Assets. Ret of Actual (Return) on the Plan Assets. Ret of Actuarial Losses recognised during the year Total of Net Expense recognised in the Profit & Loss Account* (See Note below as "G") Elimestment Details (Note Total Invested): Life Insurance Corporation of India - Insurance Policies Discounted Rate (per annum) Compound Total Control (Return) Discounted Rate (per annum) Compound Departed Rate of Return on Plan Assets Rate of Salary increase (per annum) Mortality Rate Plan BITED IN PROFIT & LOSS ACCOUNT (NET) Total of Insurance Controls (Insurance Policies) DIS DISTORMED IN PROFIT & LOSS ACCOUNT (NET) Total of Fundament Details (Per Annum) Account (Revised 2005) DIS DISTORMED IN PROFIT & LOSS ACCOUNT (NET) Total of Expenses Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Fees Debited to P& L A/C. JULIANA (Insurance Contribution for Gratus) written back (Creded) Provision Debted to Summer of P& L A/C. JULIANA (Insurance Contribution for Gratus) written back (Creded) Provision Debted to Summer of P& L A/C. JULIANA (Insurance Contribution for Gratus) written back (Creded) Provision Debted to Summer of P& L A/C. JULIANA (Insurance Contribution for Gratus) written back (Creded) Provision Debted to Summer of P& L A/C. Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2012 Previous Year Ended 31/03/2011 (Amount in Rs.)		Life Cover Premium/Mortality Exp. paid(inclusive of GST)		V.:100-204
interest Cost Expected / Actual (Return) on the Plan Assets. (27,86,603) (18,01,7) Actualial Loss of the Plan Assets 8,42,034 Net of Actualial Loss of the Plan Assets 22,51,465 (27,85,603) Net of Actualial Loss of the Plan Assets 8,42,034 Net of Actualial Loss of the Plan Assets 100,000 (18,01,7) Total of Net Expense recognised in the Profit & Loss Account* (See Note below as "G") 39,27,880 39,96,91 E. Investment Details (N. of Total Invested): Life Insurance Corporation of India - Insurance Policies 100,000 100		under Group Gratuity Fund to LICI	2,17,330	2,33,719
Expected / Actual (Return) on the Plan Assets Actualis Loss of the Plan Assets Ret of Actualis Loss of the Plan Assets Account* (See Note below as "G") E. Investment Details (No of Total Invested): Life Insurance Corporation of India - Insurance Policies 100.00% F. Principal Actualist Assumption used: Discounted Rate (per annum) Compound Depeted Rate of Return on Plan Assets Rate of Salary increase (per annum) Anotality Rate Account* (See Note below as "G") Total of Englagers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory And & Rees Debited to P & L A/c. [Insulfact Ret of Return on & Statutory And & Rees Debited to P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy without box (Greated) / Provision Ovided to Summer of P & L A/c. [Insulfact Ret of Provision for Greatesy		On A/c. of Revenue Expenses of Group Gratuity Fund paid	3,149	3.149
Actuarial Loss of the Plan Assets key of Actuarial Losse recognised during the year Total of Net Expense recognised in the Profit & Loss Account* (See Note below as "G") E. Investment Details (N. of Total Invested): Life Insurance Corporation of India - Insurance Policies 100.00% 100.00% F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound Expected Rate of Return on Plan Assets Rate of Salary increase (per annum) Mortality Rate UC Ultimate (Revised 2005) (*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employees Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Piese Debited to P & L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to P & L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to P & L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to P & L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity width Piese Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity Width Debited (Provision Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity Width Debited (Provision Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity Width Debited (Provision Debited to Summer of P&L A/c. Junipless' ner of Provision for Gratuity Width Debited (Provision Debited to Summer of P&L A/c. Juniple		Interest Cost	17,53,115	14,59,157
Net of Actuarial Losses recognised during the year Total of Net Expense recognised in the Profit & Loss Account* (See Note below as "G") E. Investment Details (N of Total invested): Life Insurance Corporation of India - Insurance Policies 100.00% 100.00% F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound 7.00% Dispected Rate of Return on Plan Assets Rate of Salary increase (per annum) Montality Rate DIS Ultimate (Revised 2005) (*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employees Contribution gold to Group Gratuity Fund for UCI Contribution & Statutory Audit Fees Debited to P & L A/c. (Liquip Actuarial Assumption with Fund of Provision for Gratuay written back (Credited) / Invalidation Policies 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 SINANCE COSTS (Amount in Rs.) (Amount in Rs.)		Expected / Actual (Raturn) on the Plan Assets.	(27,86,603)	(18,01,759)
Total of Net Expense recognised in the Profit & Loss Account* (See Note below as "G") E. Investment Details (% of Total Invested): Life Insurance Corporation of India - Insurance Policies 100.00 F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound Dispected Rate of Return on Plan Assets Rate of Salary increase (per annum) Mortality Rate UC Ultimate (Revised 2005) ("I.G. Detail to PROFIT & LOSS ACCOUNT (NET) Total of Employees Contribution paid to Brouge Gratuity Fund for UC! Contribution & Statutory And & Fees Debited to P & L.A/c. [Limit Add: Not of Provision for Gratusy without back (Credited) / Provision Debted to Statement of P&L.A/c. 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 13. FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		40000000000000000000000000000000000000		
E. Investment Details (% of Total Invested): Life Insurance Corporation of India - Insurance Policies I. Discounted Rate (per annum) Compound Expected Rate of Return on Plan Assets Rate of Salary Increase (per annum) Mortality Rate Discounted Rate (per annum) Mortality Rate Discounted Rate (per annum) Mortality Rate Discounted Rate (per annum) Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Pees Debited to P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) / Provision Debited to Statement of P & L A/c. [Insul/Add - Not of Provision for Gratualy witten back (predicted) /		하는 경험에 가지 않는데 하다가 되었다. 한 경에 가장 가장 하는 것을 하면 하다면 하는 것이 되었다. 그 것은 그는 것이 없는데 그렇다.	22,51,465	27,45,166
E. Investment Details (% of Total Invested): Life Insurance Corporation of India - Insurance Policies F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound Coperted Rate (per annum) Compound Coperted Rate of Return on Plan Assets Rate of Salary increase (per annum) Mortality Rate LIC Ultimate (Revised 2005) UC Ultimate (Revised 2005) Total of Imployers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Pees Debited to P & L A/c. Liant/Add: Nor of Provision for Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. Liant/Add: Nor of Provision to Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. Liant/Add: Nor of Provision to Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. Liant/Add: Nor of Provision to Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. Liant/Add: Nor of Provision to Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. Liant/Add: Nor of Provision to Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. Liant/Add: Nor of Provision to Greates written back (Credited) / Provision Outlined to Sussement of P & L A/c. J. Salary & Land Salary & Land Salary & Wages*. There are no rules for any carried forward unstillisted leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 (Amount in Rs.) Amount in Rs.)			2822333	100000000000000000000000000000000000000
Life Insurance Corporation of India - Insurance Policies 100.00% 100.00% F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound 7.00% 7.00% 6.88 Expected Rate of Return on Plan Assets 6.75% 6.88 Rate of Salary increase (per annum) 3.30% 4.2 Mortality Rate UC Ultimate (Revised 2005) UC Ultimate (Revised 2005) UC Ultimate (Revised 2005) (**I.G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employers Contribution paid to Group Gratuity Fund for UDI Contribution & Statutory Audit Fees Debited to P & L A/c. 44,60,152 38,10,51 (5,32,272) 1,86,40 (39,273) 39,27,880 39,96,91 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 (Amount in Rs.) (Amount in Rs.)		Account* (See Note below as "G")	39,27,880	39,96,951
F. Principal Actuarial Assumption used: Discounted Rate (per annum) Compound 7.00% 7.0 Expected Rate of Return on Plan Assets 6.75% 6.8 Rate of Salary increase (per annum) 3.30% 4.2 Mortality Rate UC Ultimate (Revised 2005) UC Ultimate (Revised 2005) (*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Fees Debited to P & L A/c. 44,60,152 38,10,53 (Instituted Ret of Fravision for Gratusy witten back (credited) / Provision Debted to Statement of P & L A/c (5,32,272) 1,86,40 39,27,880 39,96,99 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		E. Investment Details (% of Total Invested):		v same
Discounted Rate (per annum) Compound 7.00% 7.00 Expected Rate of Return on Plan Assets 6.75% 6.86 Rate of Salary increase (per annum) 3.80% 4.2 Mortality Rate LIC Ultimate (Revised 2005) LIC Ultimat		Life Insurance Corporation of India - Insurance Policies	100.00%	100.00%
Expected Rate of Return on Plan Assets 6.75% Rate of Salary increase (per annum) 3.80% 4.2 Mortality Rate DC Ultimate (Revised 2005) UC Ultimate (Revised 2005) UC Ultimate (Revised 2006) UC Ultimate (Revised 2		F. Principal Actuarial Assumption used :		
Rate of Salary increase (per annum) Mortality Rate UC Ultimate (Revised 2005) (*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory April Fees Debited to P & L A/c. (S,32,272) (Issulf Add : Net of Provision for Gratualy written back (predited) / Provision Debited to Statement of P&L A/c. (S,32,272) (S,32,272		Discounted Rate (per annum) Compound	7.00%	7.00%
Mortality Rate (*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Audit Fees Debited to P & L A/c. 44,60,152 38,10,53 [Lantifact Net of Provision for Gratuity written back (Gredited) / Provision Debited to Statement of P & L A/c. (5,32,272) 1,86,40 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		Expected Rate of Return on Plan Assets	6.75%	6.84%
(*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET) Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Apdit Fees Debited to P & L A/c. 44,60,152 38,10,53 [LantifAdd: Not of Provision for Gratuity written back (Chedited) / Provision Debited to Statement of P & L A/c. (5,32,272) 1,86,40 39,27,880 39,96,93 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Provious Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		Rate of Salary increase (per annum)	3.80%	4.25%
Total of Employers Contribution paid to Group Gratuity Fund for UCI Contribution & Statutory Apdit Fees Debited to P & L A/c. Itanit/Add: Not of Provision for Gratuity written back (Credited) / Provision Debited to Statement of P&L A/c. 1,86,40 39,27,880 39,96,90 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		Mortality Rate	LIC Ultimate (Revised 2005)	LIC Ultimate (Revised 2005)
for UCI Contribution & Statutory Audit Fees Debited to P & L A/c. 44,60,152 188,10,52 (Isint)/Add: Not of Provision for Gratuary written back (Credited) / Howelson Debited to Statement of P & L A/c. (S, 32,272) 1,86,40 39,27,880 39,96,92 22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		(*) G. DEBITED IN PROFIT & LOSS ACCOUNT (NET)		
22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		Total of Employers Contribution paid to Group Gratuity Fund		Fe-14992749224
22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		for UCI Contribution & Statutory Audit Fees Debited to P & L A/c.		38,10,551
22.2 Leave Encashment benefit for unutilised leave are encashed at the end of year and charged to Profit & Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)		[Lass]/Add: Not of Provision for Grasuity written back (Credited) / Provision Debited to Statement of P & L Ay		1,86,400
& Loss Account under the head of "Salary & Wages". There are no rules for any carried forward unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)			39,27,880	39,96,951
unutilised leave benefit. Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)	22.2	eave Encashment benefit for unutilised leave are encashed at the end of ye	ar and charged to Profit	
23 FINANCE COSTS (Amount in Rs.) (Amount in Rs.)			or any carried forward	
			Current Year Ended 31/03/2022	Previous Year Ended 31/03/2021
(a) Interest Expenses on Working Capital Borrowing from Bank 1,09,291 2,74,53	23 FI	NANCE COSTS	(Amount in Rs.)	(Amount in Rs.)
	(a)	Interest Expenses on Working Capital Borrowing from Bank	1,09,291	2,74,525
(b) Other Borrowing Costs - Loan Processing Fees 2,89,100 2,89,10	(6)	Other Borrowing Costs - Loan Processing Fees	2,89,100	2,89,100
3,98,391 5,63,63			3,98,391	5,63,625



DHP INDIA LIMITED Notes Forming Part of The Standalone Ind AS Financial Statements for the Year Ended 31st March, 2022 NOTES ON ACCOUNTS Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 (Amount in Rs.) (Amount in Rs.) 24 OTHER EXPENSES (a) (i) Consumption of Stores and Spare Parts -Indigenous 3,39,87,410 2,12,02,639 2,12,57,962 (II) Consumption of Stores and Spare Parts -Imported 3,39,87,410 55,323 2,22,15,626 1,55,93,004 (b) Power & Fuel (c) Traveiling and Conveyance (i) Traveling Expenses /Net of Cancellation of Last Year Traveling Exp. (Refund) 54,94,059 (1,66,058) 1.23,664 1.95,630 (ii) Local Conveyance Expenses (III) Car/Bus Hire Charges for Staff 26,01,846 20,82,364 8,94,865 (iv) Motor Car / Vechicles Expenses 14,07,889 98 51 464 30.30.465 (v) Motor Cycle Expenses 1,52,040 95,630 (d) Local Freight, loading & unloading Charges 13,60,258 10,26,099 (e) Rent, Rates & Taxes (i) Office Rent (paid to related party as per Ind AS 24) 1,50,000 1,50,000 11,74,825 13,24,825 7,06,436 (ii) Rates & Taxes 5,56,436 (f) Legal & Professional Charges (other than Finance Cost) 13,72,707 7,90,843 (i) Consultancy Fees (ii) Internal Audit Fees 37,500 14,10,207 31,350 8.22,193 (g) Repairs & Maintenance 5,56,354 (i) Repairs & Maintenance - Buildings 19,39,450 44,64,327 39,44,911 (ii) Repairs & Maintenance - Machinery 50,40,719 70.94.689 (iii) Repairs & Maintenance - Others 6,90,912 5,39,454 (h) Testing & Certification Charges 11,26,839 30,65,497 (i) Advertisement & Business Promotion Expenses : 45,480 (i) Statutory Advertisement 58.840 1,03,000 (ii) Other Advertisement 1,08,000 5.74.535 (iii) Business Promotion Expenses 64,040 15,36,026 2,12,520 (iv) Trade Fair Exibition Expenses 7,94,651 16,41,087 18,05,364 (j) Security Service Charges (k) Communication Expenses (i) Telephone & Internet Charges 1,36,207 1.97,744 5,95,238 (ii) Postage & Telegram 6,53,297 3,97,494 5,17,090 22,18,722 11.86,590 (1) Insurance Charges (m) Bank Charges (Other than Finance Cost) 14,22,537 10,41,557 2.70.999 (n) Printing & Stationery 2.78.292 (e) Donation & Contribution : (i) Donation 2,700 19,100 60,100 41,000 (ii) Fees & Subscription 39,400 42,100 (p) Payment & Provision to Auditors Remuneration :-(i) Statutory Audit Fees provided 1,31,250 1.31,250 43,750 (ii) Tax Audit Fees provided 43,750 (iii) GST Audit & Certification Fees 34,000 (iv) Secretarial Audit Fees provided 7,500 7,500 2,34,000 (v) Cost Audit Fees provided 17,500 2,00,000 17,500 (q) Non-Executive Director's Sitting Fees 10.000 10,000 (i) Paid to related party as per Ind AS-24 40,000 (ii) Paid to other non-executive directors 30,000 40,000 30,000 (r) Loss on Cancellation of Forward Contract-Speculation Loss. 5,78,288 5,38,334 4,85,877 (5) Miscellaneous Expenses 8,70,98,697 5,68,95,524



DHP INDIA LIMITED			
Notes Forming Part of The Standalone Ind AS Financial State	ements for the Year Ended 3	11st March, 2022	
OTES ON ACCOUNTS Current Year Ended 31/03/2022 (Amount in Rs.)		Previous Year Ended 31/03/2021 (Amount in Rs.)	
25 TAX EXPENSES			
A Amount recognised in Profit & Loss			
Current Income Tax for Current Year	10,66,22,701	5,29,19,85	
Net of Income Tax Related to Earlier Year	8,36,922		
Add/(Less): Deferred Tax Liability /(Assets) (Net) pertaining to Current Year	4,23,000	(4,08,00	
Total of Tax Expenses Recognised in Profit and Loss [A]	10,78,82,623	5,25,11,85	
8 Amount recognised in Profit & Loss as Exceptional Items			
Deferred Tax (Liability) of Unrealised Gain on Equity Oriented Units of Mutual fund		(1,41,15,00	
Total Recognised during the financial year in Profit & Loss as Exceptional Items [B]		(1,41,15,00	
C Amount recognised in Other Comprehensive Income Deferred Tax (Liability)			
On items that will not be reclassified to Profit or Loss			
Equity instuments throught Other Comprehensive Income i.e.			
Deferred Tan Illiability) Met) of Unrealised Samon Es. Oriented Units of Mutsel Fund	(1,01,21,000)	(1,95,37,00	
Total Recognised during the financial year in Profit & Loss as Other Comprehensive income		(1,95,37,00	
26 OTHER COMPREHENSIVE INCOME /(LOSS)			
Items that will not be reclassified to Profit and Loss			
Re-Equity instruments through Other Comprehensive Income Le.			
Unrealised Gain of Equity Oriented Units of Mutual Fund on			
valuation of Fair market value as on year ended date	7,18,10,343	20,44,02,60	
(Less): Income Tax [Deferred Tax (Liability)] relating to items that			
will not be re-classified to Profit and Loss as stated above	(1,01,21,000)	(1,95,37,00	
Net of Other Comprehensive Income recognised during the year	6,16,89,343	18,48,65,60	



27.3 C.I.F.Value of Imports:

(a) Raw Materials & Components

(b) Consumable Stores & Spares

Total C.i.F. Value of Imports

NAVIN NAVAR & COMPANY DHP INDIA LIMITED Notes Forming Part of The Standalone Ind AS Financial Statements for the Year Ended 31st March, 2022 As at 31st March, 2022 As at 31st March, 2021 (Amount in Rs.) (Amount in Rs.) 27 NOTES ON ACCOUNTS 27.1 ADDITIONAL INFORMATION TO THE FINANCIAL STATEMENTS & OTHERS ACCOUNTING STANDARDS Contingent liabilities (to the extent not provided for) a) Claim against the company not acknowledge as debt NII b) Letter of Credit Given by bank on Import : Value of Letter of Credit issued by bank on behalf of the Company 5.43.12.866 27.2 Details on derivatives instruments and unhedged foreign currency exposures A Only one derivative as "Forward exchange contracts" is open as on 31st March, 2021. These transactions have been undertaken to act as economic hedges for the Company's exposures to various risks in foreign exchange markets and may/may not qualify or designated as hedging instruments. The Forward exchange contracts, which are not intended for trading or speculative purpose but for hedge purposes to establish the amount of reporting currency available at the settlement date of certain receivables. The accounting for these transactions is stated in Notes of accounts. The details of exposures are as below:-Details of Forward exchange contracts exposures are as below :-Current Year 31/03/2022 Previous Year 31/03/2021 Curre-**Particulars** ncies (in Foreign Currencies) (in Foreign Currencies) (a) Opening forward exchange contract as on the beginning of the year for Export Receivables USD \$4,00,000 \$25,00,000 (6) Forward exchange contracts made during the financial year for Export Receivables \$66,00,000 \$4,00,000 (4) Forward exchange contracts materialised \$30,50,000 \$25,00,000 during the year from Export Receivables USD Closing forward exchange contract as on the end of the year for Export Receivables USD \$39,50,000 \$4,00,000 B Details of Hedged Foreign Currencies Exposures as on the year ended valued at the Closing Exchange Rate As at 31st March, 2021 Curre-As at 31st March, 2022 ncles **Particulars** (in Foreign Currencles) (in Foreign Currencies) Export Receivables in Foreign currencies as on year ended - valued at closing exchange rate \$26,75,390 USD MTM - Profit on Outstanding forward exchange contracts as on year ended -Not to be recognised Rs. 65,35,960 MTM - Loss, if any on Outstanding forward exchange contracts as on year ended - Not to be recognised Rupee C Details of Unitedged Foreign Currencies Exposures as on the year ended valued at the Closing Exchange Rate As at 31st March, 2022 As at 31st March, 2021 Currencles (in Foreign Currencies) (in Foreign Currencies) Export Receivables in Foreign currencles as on (4) year ended - valued at dosing exchange rate USO Outstanding Sundry Creditors against Import USD \$1,60,991 (b) (0) Advance received Cutomers against Export Sales USD \$20,000 - da -GRE **CRR 125** Advance paid to suppliers against Import usp D Details of Unhedged Foreign Currencies Exposures as on the year ended valued on booking rate only As at 31st March, 2022 As at 31st March, 2021 Curre-(in Foreign Currencies) (in Foreign Currencies) **Particulars** ncies € 10,350 Advance paid against expenses € 6.000



Current Year Ended 31/03/2022

(Amount in Rs.)

29,72,69,485

29.72.69.485

Previous Year Ended 31/03/2021

(Amount in Rs.)

21.94.62.081

21.95.17.404

55,323

DHP INDIA LIMITED Notes Forming Part of The Standalone Ind AS Financial Statements for the Year Ended 31st March, 2022 NOTES ON ACCOUNTS Current Year Ended 31/03/2022 Previous Year Ended 31/03/2023 . 27.4 Expenditure in Foreign Currency: (Amount in Rs.) (Amount in Rs.) Travelling Expenses 40,76,551 Trade Fair & Exibition Expenses (net of pmt.) 4,50,125 Testing & Certification Expenses 9,33,799 27,15,751 **Business Promotion Expenses** 14,040 **Total Expenditure in Foreign Currency** 54,74,515 27,15,751 27.5 Earning in Foreign Exchange: Net Export of Manufactured Goods calculated on FOB basis 1,04,49,13,859 61.99.41.850 Net of Freight Outward Collection during Export Sales over Freight Outward Expenditure 53,54,417 54.86.791 **Total Earning in Foreign Currency** 1,05,02,68,276 62,54,28,641 27.6 Details of Government Grants: Government grants received by the Company during the Current Year Ended 31/05/2022 Previous Year Ended 31/03/2021 year towards - Other Incentive like (Amount in Rs.) (Amount in Rs.) 1,00,43,390 **Duty Drawback Received** 1,62,42,815 Sale of Licence 23,24,584 7,86,411 27.7 Details of Segment Information ; (a) Information about Primary Business Segments: The Company is primarily engaged in the business of manufacturing of Engineering Goods like Liquified Petroleum Gas. Regulator (LP Gas Regulator), Accessories and Parts: thereof. Since inherent the nature of all these manufacturing items have been grouped as a single segment in the financial statement. As the Company's business activity falls within a single primary business segment the disclosure requirements. In this regard are not applicable. (b) Information about Secondary Business Segments: Current Year Ended 31/03/2022 Previous Year Ended 31/03/2021 (i) Revenue by Geographical Markets (Amount in Rs.) (Amount in Rs.) Revenue from Operation : Export in Foreign Currencies 1.04.49.13.859 61.99.41.850 Revenue from Operation : Domestic 8.27.33.934 70.26,75,784 15,01,59,289 1,19,50,73,148 [ii] Segment Assets by Geographical Markets Export receivable represents outside India 20.30.72.040 8.97.46.987 Total Assets in India (other than Export receivable) 1.41.31.69.939 1.61.62.41.979 1 11 03 10 284 1,20,00,57,271 [III] Capital Expenditure incurred during the year In Foreign Markets in Domestic Markets 1,09,48,248 10,41,24,998 10.41,24,998 1,09,48,248 27.8 Details of Related Party Transaction - As per Ind AS 24 & Compensation of Key Management Personnel; A) List of Related Parties :-Main promoters holding more than twenty percent as substantial intrerest of the Company and have Significance influence over the activity :-Promoters Group Name (holdding more than 20%) Relationship Asheesh Dabriwal [holding 60.26%] Managing Director of the Company Key Management Personnel & their Relative involved in Companies activities :-[]] Sri Asheesh Dabwiwal - Managing Director & Chief Executive Officer of the Company. (ii) Smt. Anjum Dhandhania-Non Executive Director of the Company (sister of Managing Director Sri Asheesh Dabriwal) (III) Sri Janak Bhardwaj - Executive Director & Chief Operating Officer of the Company. (iv) Sri Ashok Kumar Singh - Chief Financial Officer of the Company. (v) Ms. Suruchi Tiwari - Company Secretary-cum-Compliance Officer of the Company. feli Enterprises where Key Management Personnel & their Relatives have substantial interest and / or significance influence i.e. "Promoter Group": Debriwale Constructions Private Limited B) The Company has entered into transactions with certain parties as listed above during the year under consideration. Full disclosures have been made and the board considers such transactions as being in the normal course of business at rates agreed between parties. Details of related party transactions during the year ended 31st March, 2022 and balances outstanding as at 31st March, 2022 : Related party transaction during the year ended 31st March, 2021 Current Yr.Ended Previous Yr.Ended Head of Accounts (Name in case of more than 10%) Catagories of Related Party 31/03/2022 (Fall 31/03/2021 (Rs.) Employees Benefit Expenses incurred for Key Management Personnel 1,30,85,539 Salary & Wages and Bonus Key Management Personnel 1,61,11,216 Non-Executive Director's Sitting Fees 10,000 10,000 paid to Anjum Dhandhania Key Management Personnel Office Rent paid to 1,50,000 1,50,000 Dabriwala Constructions Pvt. Ltd. Promoter Group Total of Related Party Transaction during the year 1,62,71,216 1,32,45,539



Total of Related Party Transaction outstanding as at year ended

2,00,000

Outstanding of Related party transaction as at 31st March, 2022

Notes Forming Part of The Standalone Ind AS Financial Statements for the Year Ended 31st March, 2022 NOTES ON ACCOUNTS

27.9 Details of Earning Per Shares:

Basic & Diluted (excluding and including Extraordinary Items) of Earning Per Share on Continuing Operation as well as Total Operations Net Profit for the year from Continuing Operations attributable

to the equity shareholders (Amount in Rs.)

Weighted average number of equity shares of Rs. 10/- each per Value (in numbers)

Basic & Diluted (excluding & including Extraordinary Items) of Earning Per Shares on Continuing Operations as well as Total Operations (Amount in Rs.)

Current Yr. Ended 31/08/2022 (Rs.) 31/03/2021 (Rs.)

35,60,74,747 23.13,79.178

30,00,000

30,00,000

₹ 118.69

₹ 77.13

27.10 Corporate Social Responsibility (CSR):

CSR amount to be spent as per Section 135 of the Companies Act, 2013 read with Schedule VII thereof by the Company during the year is Rs. 33,28,000/- [Previous Year Rs. 29,35,000/-] and the entire CSR expenses Contributed/paid to Prime Minister national Relief Fund.

27.11 Events after the Reporting period :

The Board of Directors have recommended final equity dividend of Rs.4/- per fully paid-up equity shares of Rs.10/- each, i.e. @40% of the total Equity Share Capital, aggregating 8s.120 lakhs for out of profit of Financial Year 2021-22 (year ended 31/03/2022). The actual dividend amount and their taxes will be reflected at the time of actual declaration in AGM. During the F.V. 2021-22, the Company have acquired a new Office Space. The Board of Directors on Meeting dated 30th May, 2022 also approve to shift the Registered Office of the Company with effect from 30th May, 2022. The New Regd. Office of the Company is: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata-700016.

27.12 Details of Deferred Tax Assets:

- (a) During the year, the Company recorded the cumulative net timing difference as a "Deferred Tax Liability" up to 31st March, 2022 of Rs. 2,81,82,000/- (Previous Year of Rs.1,76,38,000/-). The Net Deferred Tax Liabilities of Rs.4,23,000/- debited to Statement of Profit and Loss for the year ended 31st March, 2022. [Previous Year the Deferred Tax Assets Credited of Rs.4,08,000/-). The Net. Deferred Tax Liability of Exceptional Item (Gain from Mutual Fund due to COVID-19) Adjusted in Profit & Loss Account is Rs. NIL. (Previous Year the Deferred Tax Liability on Exceptional Items adjusted in P.& L.A/c. of Rs.1,41,15,000/-). Deferred Tax Liability on Other Comprehensive Income for the year ended 31st March, 2022 adjusted. Rs.1,01,21,000/- (Previous Year the Deferred Tax Liability on Other Comprehensive income adjusted of Rs.1,95,37,000/-).
- (b) In the current financial year income Tax Liability for the year ended 31st March, 2022 has been determined after taking into consideration the benefits available under the provisions of the income Tax Act, 1961 and accordingly Rs. 10,66,22,701/- for Current Year Income Tax and Rs.8,36,922/- related to earlier year Income tax. has been provided (Previous year Rs.5,29,19,853/-). The above provision for Income Tax in the opinion of the Management is adequate.
- (c) The Income-Tax assessment of the Company U/s 143(1)(a) has been completed up to Assessment Year 2019-2020.

27.13 Approval of Financial Statements :

The Standalone Ind AS Financial Statements were approved by the Board of Directors of the Company on 30th May, 2022.

The above statement is prepared according to the Companies Act, 2013. This has significantly impacted the disclosure and presentation made in the financial statements. Previous year's figures have been regrouped/reclassified wherever necessary to correspond with the current year's classification/disclosures.

27.15 Other Information:

Other information required by the Companies Act, 2013 are either nil or not applicable in the circumstances of the Company.

SIGNATORIES TO NOTES "1" TO "27.15"

In terms of our report of even date For NAVIN NAVAR & COMPANY

Chartered Accountants

[Firm Registration No. 317117E]

For and on behalf of the Board

SD/-

[Asheesh Dabriwal - M.D. & C.E.O. DIN-00044783]

SD/-

[Janak Bhardwaj - Director & C.O.O. DIN-00047641]

SD/-

[Buddhadeb Basu - Independent Director DIN-00061771]

SD/-

[Ashok Kumar Singh - Chief Financial Officer]

Place : Kolkata, Date : The 30th day of May, 2022

SD/-[NAVIN NAYAR]

(Membership No. 053267)

Place: 8, Camac Street, Kolkata-700 017. Date: The 30th day of May, 2022. UDIN: 22053267AKABQ05262



Attendance Slip

Corporate Identity Number (CIN): L65921WB1991PLC051555

Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

Thirty-First Annual General Meeting at Calcutta Chamber of Commerce, 18H, Park Street, Stephen Court, Kolkata – 700 071 held on Monday, 26th September, 2022

Folio No.	DP ID No.	
Name of the Member		Signature
Name of the Proxy ho	older	Signature
	istered shareholder / proxy for the registe resence at the Thirtieth Annual General N	red shareholder of the Company, deeting held on Monday, 26th September, 2022.
		Member's / Proxy's Signature
Note: Shareholders / not be distributed aga		ting should bring their copy of the Annual Report as the same will
	DHP IND	IA LIMITED
	Form	of Proxy
	Corporate Identity Number (CIN): L65921WB1991PLC051555
Reg		Floor, 42A, Park Street, Kolkata - 700 016
		m, Website : www.dilindia.co.in
		- Form NO. MGT-11
(Pursaant to Section		19(3) of the Companies (Management and Administration) Rules, 2014)
	ual General Meeting at Calcutta C	hamber of Commerce, 18H, Park Street, Stephen Court, Monday, 26th September, 2022
Name of the Member	(s):	
Registered address	7	
E-mail Id		
Folio No./Client ID N	ło, :	DP Id No
I/We, being the mem	ber(s) ofshares of DI-	IP India Limited, hereby appoint
		E-mail Id:
		Signature :
Name :	***************************************	E-mail Id :
Address :or falling him/her		Signature :
Name :		E-mail Id :
Address :		Signature:
MEETING of the C	ompany to be held on Monday, 26th Se	in my / our behalf at the THIRTY-FIRST ANNUAL GENERA optember, 2022 at 11.00 A.M. and / or any adjournment thereof i
i.Adoption of Standa Cash Flow States		nt of Profit & Loss, Balance Sheet, Statement of Changes in Equity and Auditors for the year ended March 31, 2022.
	SRI Janak Bhardwaj as a Director of the	
Signed this	day of2022	
The same of the sa		Affix Revenue Stamp
Note: 1. The Proxy r	nust be deposited at the Newly Registered	Signature of Proxy holder(s)



2. The form should be signed across the stamp as per specimen signature registered with the Company.

September 26, 2022 at 11.00 a.m.).

BALLOT FORM

Corporate Identity Number (CIN): L65921WB1991PLC051555 Newly Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata – 700 016

E-mail: info@dhpindia.com, Website: www.dilindia.co.in

(For voting for the resolutions to be passed at the Thirty-First Annual General Meeting of the Company to be held on Monday, the 26th day of September, 2022 at 11.00 A.M. at "Calcutta Chamber of Commerce", 18H, Park Street, Stephen Court, Kolkata – 700 071)

Name of Member/Proxy attending meeting:		
Name of Shareholders :		
Folio No./Client ID No.	DP ID NO.	
No. of Equity Shares Held		

I/We hereby exercise my/our vote in respect of the Resolution to be passed through ballot for the business stated in the Notice of the Company dated 30th May, 2022 by conveying my/our assent or dissent to the

said Resolution by placing the tick (V) mark at the appropriate box below :

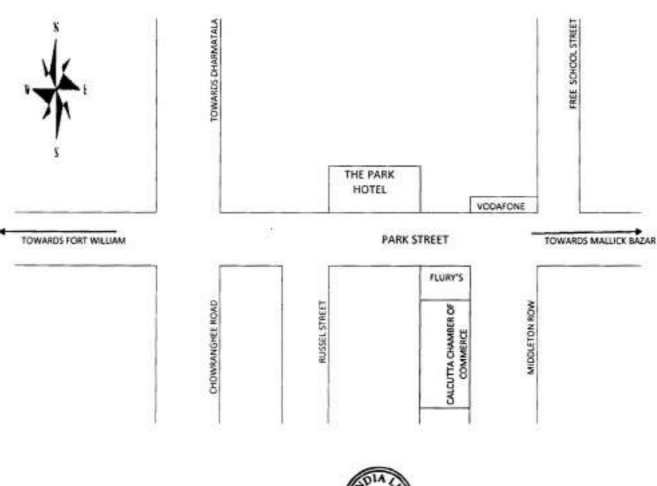
Resolution	Description	I/we assent to	I/We dissent to
Sr. No.		the resolution	the resolution
		(FOR)	(AGAINST)
	ORDINARY BUSINESS		
1	Ordinary Resolution to consider and adopt the Audited Financial Statements (including the Standalone Financial Statement like Balance Sheet, Statement of Profit & Loss, Statement of Changes in Equity, Cash Flow Statement and other Financial Reports) together with Report of the Board of Directors and Auditors report for the year ended March 31, 2022.		
2	Ordinary Resolution to declare a final dividend of Rs.4 per Equity Shares (i.e. @40% of Share Capital of the Company) for the financial year ended March 31, 2022.	l I	
3	Ordinary Resolution seeking approval for re-appointment of Director Sri Janak Bhardwaj (DIN: 00047641), who retire by rotation and, being eligible offer himself for re-appointment.		

Signature of Member/Proxy Voting

Notes: This Ballot Form shall be used by the Shareholders/Proxy holders who does not have access to the e-voting system.

Corporate Identity Number (CIN): L65921WB1991PLC051555 Registered Office: 7B, Shreelekha, 7th Floor, 42A, Park Street, Kolkata - 700 016 E-mail: info@dhpindia.com, Website: www.dilindia.co.in

A Route Map of Place of 31st Annual General Meeting to be held on Monday, 26th September, 2022 at 11. A.M. to CALCUTTA CHAMBER Of COMMERCE, 18H, Park Street, Stephen Court, Kolkata - 700 071, is given below as per requirement of Secretarial Standard - 2





If undelivered please return to:

DHP INDIA LIMITED

Regd. Office: 7B, Shreelekha, 7th Floor, 42A, Park Street,
Kolkata - 700 016

Phone: (033) 2229-5735/7995

