

Healthy People, Healthy Nation

28th Annual Report 2021 – 2022

ADVIK
LABORATORIES
LIMITED

Corporate Information

BOARD OF DIRECTORS

Mr. Peeyush Kumar Aggarwal Mr. Manoj Kumar Jain Ms. Madhu Sharma Mr. Ram Niwas Sharma Managing Director (DIN: 00090423)
Independent Director (DIN: 01887411)
Independent Director (DIN: 06947852)
Non Independent Director (DIN: 08427985)

COMPANY SECRETARY

Ms. Pooja Chuni Company Secretary

CHIEF FINANCIAL OFFICER

Mr. Manoj Kumar Bhatia Chief Financial Officer (CFO)

AUDITORS

M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N)

BANKERS

Bank of Baroda, New Delhi State Bank of India, Sohna, Haryana HDFC Bank, New Delhi

REGISTRAR & SHARE TRANSFER AGENTS

MAS Services Limited SEBI Registration No. INR000000049 T-34, lind Floor, Okhla Industrial Area, Phase Ii, Delhi - 110020 New Delhi -110 062

Tel: 91-11-26387281 Fax: 91-11-26387384 E-mail: info@masserv.com Website: www.masserv.com

CORPORATE OFFICE:

703, Arunachal Building, 19 Barakhamba Road, Connaught Place, New Delhi-110 001(INDIA)

Tel No.: 91-11-42424884, 43571040-45

E-Mail: mail@advikindia.com Website: www.advikindia.com

REGISTERED OFFICE & PLANT:

138, Roz-Ka-Meo, Industrial Area, Sohna, Distt. -Mewat (Haryana) INDIA Tel. No.: +91-8295826125,+91-9813179885

CIN: L74899HR1994PLC038300

Notice

Notice is hereby given that the 28th (Twenty Eighth) Annual General Meeting of the Members of **ADVIK LABORATORIES LIMITED** will be held on Thursday, 29th September, 2022 at 09:30 A.M. at its Registered Office at 138, Roz- Ka - Meo, Industrial Area Sohna, Distt. Mewat-122 103, Haryana to transact the following business:

Ordinary Business:

- To receive, consider and adopt the Audited Financial Statements of the company including the Balance Sheet of the Company as at 31st March, 2022 and the Statement of Profit and Loss of the Company for the financial year ended 31st March, 2022 together with the Cash Flow Statement & other Annexure thereof and the Reports of the Board of Directors and Auditors thereon.
- 2. To appoint a Director in place of Mr. Ram Niwas Sharma (DIN: 08427985), who is liable to retire by rotation and being eligible, offers himself for re-appointment pursuant to the provisions of Section 152 of the Companies Act, 2013.
- **3.** Appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company

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

"RESOLVED THAT pursuant to Section 139, 142 and other applicable provisions of Companies Act, 2013, if any, read with the Companies (Audit & Auditors) Rules, 2014 (including any statutory enactment or modification(s) thereoffor the time being in force and SEBI (LODR) Regulations, 2015, and pursuant to the recommendation of the Audit Committee, M/s Nemani Garg Agarwal & Co., Chartered Accountants, New Delhi (Firm Registration No. 010192N),be and is hereby appointed as Statutory Auditors of the Company, to hold office for a period of Four (4) consecutive years from the conclusion of 28th Annual General Meeting until the conclusion of 32nd Annual General Meeting of the Company, at such fees and out of pocket expenses, etc, as may be mutually agreed between the Board of the Directors of the Company and the said Auditors."

RESOLVED FURTHER THAT all the Directors of the Company and/or Chief Financial Officer and/or Company Secretary of the Company, be and are hereby severally or jointly empowered and authorized to take such steps in relation to the above and to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution and to file necessary e-forms with Registrar of Companies."

Special Business:

4. Approval for Related Party Transactions under Section 188 of the Companies Act, 2013 and Regulation 23 Of SEBI (LODR) Regulations, 2015.

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

"RESOLVED THAT pursuant to the provisions of Section 188 of the Companies Act, 2013 and Rules made thereunder, including statutory modification(s) or re- enactment thereof for the time being in force and Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 and other applicable provisions, if any of the Listing Regulations, consent of the members of the company be and is hereby accorded to the Board of Directors of the company to enter into contract(s)/ arrangement(s)/ transaction(s) with related parties as detailed in the table forming part of the Explanatory Statement annexed to this notice with respect to sale, purchase or supply of goods or materials, leasing of property of any kind, availing or rendering of any services including availing or providing unsecured loans or loans and advances, appointment of agent for purchase or sale of goods, materials, services or property or appointment of related parties to any office or place of profit in the company or any other transactions of whatever nature, at arm's length basis and in the ordinary course of business, notwithstanding that such transactions may exceed 10% (Ten percent) of the annual consolidated turnover of the company as per the last audited financial statements of the company or Rs. 1,000 Crores (Rupees One Thousand Crores), whichever is lower or such other threshold limits as may be specified by the Listing Regulations or by the Ministry of Corporate Affairs or any other Regulatory Authority from time to time, up to such extent and on such terms and conditions as specified in the table

forming part of the Explanatory Statement annexed to this notice and as may be mutually agreed between related parties and the Company such that the maximum value of the Related Party Transactions with such parties, in aggregate, does not exceed value up to the maximum of Rs 1280.00 Lacs during the financial year 2022-23.

FURTHER RESOLVED THAT the Board of Directors of the Company (hereinafter referred to as 'Board' which term shall be deemed to include the Audit Committee of the Company) be and is hereby authorized to determine the actual sums to be involved in the proposed transactions and the terms & conditions related thereto and all other matters arising out of or incidental to the proposed transactions and generally to do all acts, deeds and things that may be necessary proper, desirable or expedient and to execute all documents, agreements and writings as may be necessary, proper, desirable or expedient to give effect to this resolution."

5. Change in Name of the Company

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

"RESOLVED THAT pursuant to the provisions of Section 13 and all other applicable provisions, if any, of the Companies Act, 2013 ('the Act") and Companies (Incorporation) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and SEBI (LODR) Regulations, 2015, and subject to the approval of Central Government, Registrar of Companies, NCT of Delhi & Haryana, the Stock Exchanges, where the shares of the company are listed and other Regulatory Authority/ies, as may be required, the consent of the members of the Company be and is hereby accorded to change the name of the Company from "ADVIK LABORATORIES LIMITED" to "MPS PHARMAA LIMITED" or to such other name as may be approved by the Registrar of Companies, National Capital Territory of Delhi and Haryana.

RESOLVED FURTHER THAT consequent to the aforesaid change, the name "ADVIK LABORATORIES LIMITED" wherever appearing in the Memorandum and Articles of Association of the Company be substituted with "MPS PHARMAA LIMITED" or with such other name as may be approved by the Registrar of Companies, National Capital Territory of Delhi and Haryana.

RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board be and is hereby authorized on behalf of the Company to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary, expedient, proper or desirable and to settle all questions, difficulties or doubts that may arise in this regard at any stage without requiring the Board to secure any further consent or approval of the Members of the Company.

RESOLVED FURTHER THAT the Board or any Committee thereof be and is hereby authorized to apply for another name in the eventuality the proposed name "MPS PHARMAA LIMITED" is not made available by the Registrar of Companies, National Capital Territory of Delhi and Haryana without requiring the Board to seek any further consent or approval of the Members of the Company to the end and intent that they shall be deemed to have given their approval thereto expressly by the authority of this resolution.

RESOLVED FURTHER THAT all the Directors of the Company and/or Ms Pooja Chuni, Company Secretary of the Company and/or Mr. Manoj Bhatia, CFO of the Company be and are hereby severally authorized to do all such acts, deeds and things as may be required including but not limited to delegate all or any of the aforesaid powers in favour of any person / Official / Consultants / Practicing Company Secretary / Law firm etc, to act, represent and appear before any Statutory Authority for and on behalf of the Company for the purpose of giving effect to this resolution.

RESOLVED FURTHER THAT all the Directors of the Company and/or Ms Pooja Chuni, Company Secretary of the Company and/or Mr. Manoj Bhatia, CFO of the Company be and are hereby severally authorized to file the necessary forms with the Ministry of Corporate Affairs and to comply with all other requirements and to do all such acts, deeds and things as may be required for the purpose of giving effect to this resolution."

For and on Behalf of the Board of Directors of Advik Laboratories Limited

> Sd/-(Peeyush Kumar Aggarwal) Chairman

DIN: 00090423

Date: 01st September, 2022

Place: New Delhi

Notes:

- 1. Explanatory Statement as required under Section 102(1) of the Companies Act, 2013 (the Act), relating to the Special Business to be transacted at the meeting is annexed.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF AND A PROXY NEED NOT BE A MEMBER OF THE COMPANY. A PROXY FORM IS ENCLOSED. THE INSTRUMENT APPOINTING A PROXY SHOULD, HOWEVER, BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
 - A person can act as a proxy on behalf of members not exceeding fifty and holding in aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten per cent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act proxy for any other person or member.
- 3. Corporate Members intending to send their authorized representative to attend the Meeting are requested to send at the Registered Office of the Company, a duly certified copy of the Board Resolution, authorising their representative to attend and vote on their behalf at this General Meeting.
- 4. Queries proposed to be raised at the Annual General Meeting may be sent to the Company at its registered office at least seven days prior to the date of Annual General Meeting to enable the management to keep the information ready at the meeting.
- 5. The Register of Members and Share Transfer Books of the Company will remain closed from 23rd September, 2022to 29thSeptember, 2022 (both days inclusive) for the purpose of the AGM.
- Members / Proxies should fill-in the attendance slip for attending the Meeting and bring their attendance slip along with their copy of the Annual Report to the Meeting.
- In case of joint holders attending the meeting, only such joint holder who is higher in the order of name will be entitled to vote.
- Members who are holding Company's shares in dematerialized form are required to bring details of their Depository Account Number for identification.
- 9. The members are requested to intimate changes, if any, in their registered address to the Registrar & Share Transfer Agents for shares held in physical form & to their respective Depository participants for shares held in electronic form.
- 10. All documents referred to in the accompanying Notice are opened for inspection at the Registered Office of the Company on all working days, except Sunday between 2 P.M. to 4 P.M. upto the date of the Annual General Meeting.
- 11. Members are requested:
 - i) To quote their folio Nos. in all correspondence.
 - ii) To note that no gifts will be distributed at the meeting.
 - iii) In case of joint holders attending the meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 12. Members who have not registered their e-mail addresses so far are requested to register their e-mail addresses for receiving all communications including Annual Report, Notices, Circulars, etc. from the Company electronically.
- 13. In terms of Section 72 of the Companies Act, 2013, a Member of the Company may nominate a person on whom the shares held by him/her shall vest in the event of his/her death. Member(s) desirous of availing this facility may submit nomination in the prescribed Form SH 13 to the Company/RTA in case shares are held in Physical form, and to their respective depository participant, if held in electronic form.
- 14. Members/Promoters holding shares in demat form are requested to submit their Permanent Account Number (PAN), to their respective Depository Participant and those holding shares in physical form are requested to submit their PAN details to the company as well as to get their shares dematerialized. Pursuant to SEBI notification number SEBI/LAD-NRO/GN/2018/24 dated June 08, 2018. Please note that as per the aforesaid SEBI's notification, the requests for effecting transfer of securities shall not be processed after 05th December, 2018 unless the securities are held in dematerialised form with a Depository. In view of the above all the shareholders holding shares in physical form are requested to open a de-mat A/c with a Depository participants and get their shares dematerialised. Necessary communication in this regard has already been sent separately to the shareholders by the company.

- 15. Members/Promoters holding shares, of the Company in demat form shall provide the details of their Bank Account and E-mail Id to the RTA i.e. MAS Services Limited having registered office is T-34, IInd Floor, Okhla Industrial Area, Phase-II, New Delhi 110020 and those holding shares in physical form will provide their Bank A/c details and E-mail Id to the Company. Necessary communication in this regard has already been sent separately to the shareholders by the company.
- 16. Pursuant to Section 108 of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide the e-voting facility to the members to exercise their right to vote by electronic means. The Company has fixed 22nd September, 2022 as a cut off date to record the entitlement of the shareholders to cast their vote electronically at the 28th Annual General Meeting (AGM) by electronic means under the Companies Act, 2013 and rules thereunder. Consequently, the same cut-off date, i.e., 22nd September, 2022would record entitlement of the shareholders, who do not cast their vote electronically, to cast their vote at the 28th AGM on 29th September, 2022.

The e-voting period will commence at 9.00 A.M. on 26th September, 2022 and will end at 05.00 P.M. on 28th September, 2022. The Company has appointed Mr. Kundan Agrawal (Membership No. FCS- 7631& CP No. 8325), Company Secretary in Practice to act as Scrutinizer, for conducting the scrutiny of the votes cast. The Members desiring to vote through electronic mode may refer to the detailed procedure on e-voting given as Annexure to the Notice.

The Company has engaged the services of **National Securities Depository Limited (NSDL)** as the Authorised Agency to provide remote e-voting facility.

- 17. The AGM will be held at the said venue by strictly adhering to the Social Distancing Norms and Other Safety Protocols including face masks, hand sanitization etc. as per the latest guidelines / advisories /SOP issued by the Ministry of Health & Family Welfare, Govt. of India and the State Govt. amid COVID-19 Pandemic.
- 18. Members are requested to intimate changes, if any, pertaining to their name, postal address, e-mail address, telephone/mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as, name of the bank and branch details, bank account number, MICR code, IFSC code, etc.,:
 - a. For shares held in electronic form: to their Depository Participants (DPs)
 - b. For shares held in physical form: to the Company/Registrar and Transfer Agent in prescribed Form ISR-1 and other forms pursuant to SEBI Circular No. SEBI/HO/ MIRSD/MIRSD_RTAMB/P/CIR/2021/655 dated November 3, 2021.
- 19. As per the provisions of Section 72 of the Act and SEBI Circular, the facility for making nomination is available for the Members in respect of the shares held by them. Members who have not yet registered their nomination are requested to register the same by submitting Form No. SH-13. If a Member desires to opt out or cancel the earlier nomination and record a fresh nomination, he/ she may submit the same in Form ISR-3 or SH-14 as the case may be. Members are requested to submit the said details to their DP in case the shares are held by them in dematerialized form and to MAS Services Limited in case the shares are held in physical form.
- 20. Members may please note that SEBI vide its Circular No. SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2022/8 dated January 25, 2022 has mandated the listed companies to issue securities in dematerialized form only while processing service requests viz. Issue of duplicate securities certificate; claim from unclaimed suspense account; renewal/ exchange of securities certificate; endorsement; sub-division/splitting of securities certificate; consolidation of securities certificates/folios; transmission and transposition. Accordingly, Members are requested to make service requests by submitting a duly filled and signed Form ISR 4, the format of which is available on the website of the Company's Registrar and Transfer Agents, MAS Services Limited at https://www.masserv.com/downloads.asp. It may be noted that any service request can be processed only after the folio is KYC Compliant.

For and on Behalf of the Board of Directors of Advik Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal) Chairman

DIN: 00090423

Date: 01st September, 2022 Place: New Delhi

VOTING THROUGH ELECTRONIC MEANS

The procedure and instructions for e-voting as given in the Notice of the 28th Annual General Meeting are reproduced hereunder for easy reference:

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING ARE ASUNDER:-

- A. The remote e-voting period begins on 26th September, 2022 at 09:00 A.M. and ends on 28th September, 2022 at 05:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 22nd September, 2022, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 22nd September, 2022.
- B. Any person, who acquires shares and becomes member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e., 22nd September, 2022, may also obtain the login ID and password by sending a request at evoting@nsdl.co.in or RTA, MAS Services Limited. However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evoting.nsdl.com or contact NSDL at the following toll free no.: 1800-222-990.
- C. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM.
- D. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- E. Mr. Kundan Agrawal Practicing Company Secretary (Membership No. FCS –7631 & CP No. 8325), has been appointed for as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting and remote e-voting process in a fair and transparent manner.
- F. 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.
- G. The Scrutinizer shall after the conclusion of voting at the AGM, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than Forty Eight hours of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- H. The Results declared alongwith the report of the Scrutinizer shall be placed on the website of the Company www.advikindia.com and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing and communicated to the BSE Limited and ASE Limited.
- **I.** Once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently or cast the vote again.
- J. The "EVEN" of Advik Laboratories Limited is "121817"

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

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below: Step 1: Access to NSDL e-Voting system

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

<u>Login method for Individual shareholders holding securities in demat mode is given below:</u>

Type of shareholders	Login Method
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 options available against company name or e-Voting service provider - NSDLand you will be re-directed to NSDL e-Voting website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS"Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
	3. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digitdemat account number held 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 options available against company name or e-Voting service provider - NSDL and you will be redirected to e-Voting website of NSDLfor casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Individual Shareholders holding securities in demat mode with CDSL	 Existing users who have opted for Easi / Easiest, they can login through their user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are <a easiregistration"="" href="https://web.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwww.cdslindia.com/myeasi/home/loginorwwww.cdsl</td></tr><tr><td></td><td> i.e. NSDL. Click on NSDL to cast your vote. 3. If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration 4. Alternatively, the user can directly access e-Voting page by providing demat Account Number and PAN No. from a link in www.cdslindia.com home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the demat Account. After successful authentication, user will be provided links for the respective ESP i.e. NSDLwhere the e-Voting is in progress.

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

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

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

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

B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

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

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

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

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12*********** then your user ID is 12***********************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

5. Password details for shareholders other than Individual shareholders are given below:

- a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
- b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
- c) How to retrieve your 'initial password'?
 - i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered

6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:

- Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
- b) <u>Physical User Reset Password?</u>" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
- c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc.
- d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle and General Meeting is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period and casting your vote during the General Meeting. Now you are ready for e-Voting as the Voting page opens.
- 3. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 4. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 5. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 6. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to cskundanagrawal@gmail.com OT agrawal.kundan@gmail.comwith a copy marked to mail@advikindia.comand evoting@nsdl.co.in
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.

 In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in

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

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

For and on Behalf of the Board of Directors of Advik Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal)
Chairman

DIN: 00090423

Date: 01st September, 2022

Place: New Delhi

ANNEXURE TO THE NOTICE

EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

Item No. 3

Appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company

Pursuant to Section 139(8) of the Companies Act, 2013 ("Act") and Rules made thereunder and pursuant to the provisions of SEBI (LODR) Regulations, 2015, M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) were appointed as the Statutory Auditors of the Company by the members of the company in their Extraordinary General Meeting held on 29.03.2022 to fill the casual vacancy arised due to the resignation of erstwhile statutory auditors of the company, M/s RMA & Associates, LLP (Firm Registration No: 000978N/N500062).

According to Section 139(8) of the Companies Act, 2013, any casual vacancy in the office of an auditor shall:

(i) in the case of a company other than a company whose accounts are subject to audit by an auditor appointed by the Comptroller and Auditor-General of India, be filled by the Board of Directors within thirty days, but if such casual vacancy is as a result of the resignation of an auditor, such appointment shall also be approved by the company at a general meeting convened within three months of the recommendation of the Board and he shall hold the office till the conclusion of the next annual general meeting.

Hence, M/s. Nemani Garg Agarwal & Co., were appointed in the EGM held on 29.03.2022 to hold the office of the Statutory Auditors of the Company from the conclusion of that Extraordinary General Meeting until the conclusion of the ensuing Annual General Meeting (i.e. 28th AGM) of the Company to conduct the Statutory Audit for the period ended 31st March, 2022.

A brief profile of Nemani Garg Agarwal & Co. is as under:

Nemani Garg Agarwal & Co. is a leading Chartered Accountancy firm rendering comprehensive professional services which include Audit, Management Consultancy, Tax Consultancy, Accounting Services, Manpower Management, Secretarial Services etc.

Nemani Garg Agarwal & Co. is a professionally managed firm. The team consists of distinguished Chartered Accountants, Corporate Financial Advisors and Tax Consultants. The firm represents a combination of specialized skills, which are geared to offers sound financial advice and personalized proactive services. Those associated with the firm have regular interaction with industry and other professionals which enables the firm to keep pace with contemporary developments and to meet the needs of its clients.

M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) have conveyed their consent to be appointed as the Statutory Auditors of the Company along with a confirmation that their appointment, if made by the members, would be within the limits prescribed under the Companies Act, 2013.

Based on the recommendations of the Audit Committee and as per the provisions of Section 139(1) & 139(8) of the Companies Act, 2013 and Rules made thereunder, the Board of Directors of your Company proposes to appoint M/s. Nemani Garg Agarwal & Co., as the Statutory Auditors of the Company for a term of Four (4) consecutive years from the conclusion of 28th Annual General Meeting until the conclusion of 32nd Annual General Meeting of the Company.

Accordingly, the Board of Directors recommends the resolution set forth in Item No. 3 for appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company for approval of the Member as an Ordinary Resolution.

None of the Directors, Key Managerial Personnel of the Company and their relatives is in any way concerned or interested, financially or otherwise in the Resolution.

Item No. 4:

The Companies Act, 2013 aims to ensure transparency in the transactions and dealings with the related parties of the Company. The provisions of Section 188(1) of the Companies Act, 2013 that govern the Related Party Transactions, require that for entering into any contract or arrangement as mentioned herein below with the related party, the Company must obtain prior approval of the Board of Directors and in case of the Company having a paid up capital of Rs. Ten Crores or more, prior approval of shareholders must be obtained for entering into following Related Party Transactions:

- 1. Sale, purchase or supply of any goods or materials,
- 2. Selling or otherwise disposing of, or buying, leasing of property of any kind,
- 3. Availing or rendering of any services,
- 4. Appointment of any agent for purchase or sale of goods, materials, services or property or otherwise disposing of any goods, materials or property or availing or rendering any services from related parties,
- 5. Appointment of such related party to any office or place of profit in the company or its associate companies, if any or reimbursement of any transaction or any other transaction of whatever nature with related parties.
- 6. Availing unsecured loans
- 7. Providing loans and advances.

The proviso to Section 188(1) also states that nothing in Section 188(1) will apply to any transaction entered into by the Company in the ordinary course of business and at arm's length basis. Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 has also prescribed seeking of shareholders' approval for material related party transactions.

Further, the Securities and Exchange Board of India ("SEBI"), vide its notification dated November 9, 2021, has notified SEBI (Listing Obligations and Disclosure Requirements) (Sixth Amendment) Regulations, 2021 ("Amendments") introducing amendments to the provisions pertaining to the Related Party Transactions under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"). The aforesaid amendments inter-alia included replacing of current threshold i.e. 10% (ten percent) of the listed entity's consolidated turnover, for determination of material Related Party Transactions requiring prior Shareholders' approval with the threshold of Rs. 1,000 crore (Rupees One thousand crore) or 10% (ten percent) of the annual consolidated turnover of the listed entity as per the last audited financial statements of the listed entity, whichever is lower. Accordingly, the threshold for determination of material Related Party Transactions under Regulation 23(1) of the SEBI Listing Regulations has been reduced with effect from April 01, 2022.

In view of the changes in the threshold limits, the related party transactions require prior shareholders approval. The Company therefore seeks the approval of the shareholders to approve entering into contracts/arrangements exceeding the threshold limits and conditions mentioned in the resolution. All the contracts/arrangements and the transactions with "related parties" are reviewed and approved by the Audit Committee.

In light of provisions of Section 188 (1) of the Companies Act, 2013 and rules made thereunder and Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Audit committee and the Board of Directors of the Company have approved the transactions along with the annual limits that your company may enter with its related parties for the financial year 2022-2023.

All disclosures prescribed to be given under the provisions of the Companies Act, 2013 and the Companies (Meetings of Board and its Powers) Rules, 2014 are provided in the table appended below for the perusal of the members:

(a)

(a)	I	T.,		T	T -
Name of the Related Party	Nature of relationship	Nature of the transaction	Maximum Expected Value of the transactions per annum (Rs. In Lacs)	Nature, duration of the contract and particulars of the contract or arrangement	Amount of Transactions already entered with related Parties till 31.03.2022
Mr. Peeyush Kumar Aggarwal	Director of the Company	Unsecured Loan received by the Company from Mr. Peeyush Kumar Aggarwal, Director of the Company	Upto 50.00 lakhs during the financial year 2022-23 in addition to opening balance as on 01.04.2022 as decided by the Board of Directors	Unsecured Loans Received from the Director of the company and Payable On Demand By Advik Laboratories Limited.	Amount of transactions already entered with RPT till 31/03/22 is Rs. 24.02 Lacs
M/s Omkam Global Capital Pvt. Limited	Mr.Peeyush Kumar Aggarwal, Director of the Company is also a Director& Promoter of Omkam Global Capital Pvt. Limited	Unsecured Loan received by the Company	Upto 500.00 lakhs during the financial year 2022-23 in addition to opening balance as on 01.04.2022 as decided by the Board of Directors	Unsecured Loans Received from company in which directors are interested and Payable On Demand By Advik Laboratories Limited.	Amount of transactions already entered with RPT till 31/03/22 is Rs. 466.73 Lacs
M/s Omkam Developers Limited	Mr. Peeyush Kumar Aggarwal, Director of the Company is also a Director & Promoter of Omkam Developers Limited.	-	Upto 500.00 lakhs during the financial year 2022-23 in addition to opening balance, if any, as on 01.04.2022 as decided by the Board of Directors	-	-
MPS Informatics Private Limited	Mr. Peeyush Kumar Aggarwal, Director of the Company is also a Director& Promoter of MPS Informatics Pvt Ltd.	-	Upto 200.00 lakhs during the financial year 2022-23 in addition to opening balance if any as on 01.04.2022 as decided by the Board of Directors	-	-
Chief Financial Officer	Chief Financial Officer	Remuneration	Remuneration upto Rs. 15.00 lacs p.a. as decided by Audit Committee.	Nature: Services Duration: N.A, subject to resignation/terminatio n of services Particulars: As per the appointment letter	Presently being paid Rs.4.62 lacs p.a., which may be increased on account of promotion/increme nt to be decided by the management.
Company Secretary	Company Secretary	Remuneration	Remuneration upto Rs. 15.00 lacs p.a. as decided by Audit Committee.	Nature: Services Duration: NA, subject to resignation/termin ation of services Particulars: As per the appointment letter	Presently being paid Rs. 3.72 lacs p.a. , which may be increased on account of promotion/increme nt to be decided by the management.
		TOTAL	Rs. 1280.00 Lacs		

(b) Manner of determining the pricing and other commercial terms both included as part of contract and not considered as part of the contract: All proposed transactions would be carried out as part of the business requirements of the Company and are ensured to be on arm's length basis.

The members are further informed that members of the Company being a related party or having any interest in the resolution as set out in Item No. 4 shall abstain on voting on this resolution whether the entity is a related party to the particular transaction or not.

Except Mr. Peeyush Kumar Aggarwal, Managing Director of the Company and other related parties to the extent of their shareholding interest in the Company, no other Director or Key Managerial Personnel or their relatives are concerned or interested, financially or otherwise, in passing of this resolution.

The Board recommends the Resolution as set out in Item no. 4 of the Notice for approval of the Shareholders as an Ordinary Resolution.

Item No 5

The Board of Directors of the Company in its meeting held on 19th August, 2022 decided to change the name of the Company from "ADVIK LABORATORIES LIMITED" to "MPS PHARMAA LIMITED" because MPS stands for "MAA PARA SHAKTI", which is a synonym to "GODDESS DURGA" and the Board considered the same as an auspicious name for the company. Further, the company is in the business of manufacturing and trading of pharmaceutical products. The proposed new name will truly reflect the nature of business being carried on by the company. The Directors believe that change in the name of the Company which is being undertaken as part of corporate rebranding would make the name of the Company simple, sharp and focused.

In this regard, an application for obtaining the approval for changing the present name of the Company to "MPS PHARMAA LIMITED" has been submitted with the Hon'ble Registrar of Companies, National Capital Territory of Delhi and Haryana vide application dated 20th August, 2022. However, the said application is still pending for approval of Hon'ble Registrar of Companies (ROC). In case the aforesaid name will not be made available by the Hon'ble ROC, the Board would again make fresh application to Hon'ble ROC and apply for another name accordingly as per the provisions of Section 13 and all other applicable provisions, if any, of the Companies Act, 2013 and Companies (Incorporation) Rules, 2014 and other applicable provisions.

Further, although the Company has not yet received the approval from Hon'ble ROC for the availability of the proposed name i.e., "MPS PHARMAA LIMITED", still the Board is placing the resolution at Item No 5 of the accompanying notice for change of name of company to "MPS PHARMAA LIMITED" or such other name as may be approved by ROC for seeking the approval of members in the ensuing AGM because if the Company does not place the resolution for change of name in the ensuing AGM than in that case the company shall again be required to convene an Extra Ordinary General Meeting of its shareholders to approve some another name as may be made available by the Hon'ble Registrar of Companies, National Capital Territory of Delhi and Haryana resulting in extra financial burden on the Company.

Considering the current financial position of the Company, the Board considers that the Company is not in a position to bear the expenses of convening another shareholders' meeting. Therefore, the Board recommends that the consent of shareholders be obtained for changing the existing name of the Company to "MPS PHARMAA LIMITED" or to any other name as may be approved by the Hon'ble Registrar of Companies, National Capital Territory of Delhi and Haryana in the ensuing AGM only with the power given to Board to apply for some other suitable name in case the proposed name, i.e. "MPS PHARMAA LIMITED" is not made available with Hon'ble ROC without further obtaining the fresh approval/consent from shareholders for change of existing name of the company.

The Board further recommends that the existing name of the company, wherever appearing in the Memorandum of Association and Articles of Association of the company be replaced with the new name, i.e. "MPS PHARMAA LIMITED" or with such other name as may be approved by the Hon'ble ROC, National Capital Territory of Delhi and Haryana.

The proposed change of name will not affect any of the rights of the Company or of the shareholders/stakeholders of the Company. All existing share certificates bearing the current name of the Company will, after the change of name, continue to be valid for all purposes.

The company has duly complied with Regulation 45(1)(a) of the SEBI (LODR) Regulations, 2015 w.r.t. change of name. However, the provisions of Regulation 45(1)(b) of the SEBI (LODR) Regulations, 2015 are not applicable on the company as it has not changed its activities/business operations. The company is operating in single segment, i.e., pharmaceutical business.

A certificate from the Statutory Auditors of the Company certifying the non-applicability of the provisions of Regulation 45(1)(b) of SEBI (LODR) Regulations, 2015 is annexed to the notice.

As per the provisions of Sections 13 of the Companies Act, 2014, approval of the shareholders is required to be accorded for changing the name of the Company & consequent alteration in the Memorandum of Association and Articles of Association by way of passing a Special Resolution.

Hence, the resolution is put up for shareholders approval. None of the directors, Key Managerial Personnel and their relatives is concerned or interested, financially or otherwise, in the passing of the aforesaid resolution, except to the extent of their shareholding, if any.

The Board recommends the Special Resolution as set out in Item no. 5 of the Notice for approval of the Shareholders.

For and on Behalf of the Board of Directors of Advik Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal) Chairman

DIN: 00090423

Date: 01st September, 2022

Place: New Delhi

NEMANIGARGAGARWAL&CO. CHARTEREDACCOUNTANTS 1517,DEVIKATOWER, 6, NEHRU PLACE,NEWDELHI110019.

Br.Office:Ch.No.5,KamadgirlAptt.,Kaushambl,Ghaziabad-201010 Tel.-011-26448022/33;0120-4374727

EmailID:sknemani@sknemani.com,nemani61@gmail.com

TO WHOMSOEVER IT MAY CONCERN

In terms of provisions contained in Regulation 45 of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, we hereby certify that ADVIK LABORATORIES LIMITED has not changed its name since its incorporation i. e. 09/09/1994. Hence, provisions of clause (a) of sub regulation (1) of Regulation 45 of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 are not attracted.

We further certify that there is no change in the nature of business activity being conducted by ADVIK LABORATORIES LIMITED pursuant to proposed change in the name of the Company to MPS Pharmaa Limited. Hence, the provisions contained under clauses (b) and (c) of sub regulation (1) of Regulation 45 of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015 are not attracted.

The said certificate is being provided in terms of sub regulation (3) of Regulation 45 of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015.

ForNemaniGargAgarwal&Co.,

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DELHI

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Chartered Accountants

FirmReg.No.010192N

SKNtemani Partner

Membership no. 037222

NION: 22037222 ARCJ HI7266

Place:NewDelhl Date:01/09/2022

Director's Report

Dear Members,

Your Directors are delighted to present the 28thAnnual Report of your Company together with the Audited Annual Accounts for the financial year ended 31st March, 2022.

1. Financial Results:

The Financial Performance of your Company for the year ended March 31, 2022 is summarized below (Amount in Hundreds)

(Amount in Fluid Cas)				
Particulars	For the year ended			
	31.03.2022	31.03.2021		
Revenue from operations	29057.13	19520.35		
Profit/(Loss) before Depreciation & Income Tax	(41886.06)	(393783.25)		
Less: Depreciation	51361.22	55626.68		
Profit/(Loss) after depreciation	(93247.28)	(449409.93)		
Less: Provision for Income Tax/Deferred Tax	(79089.22)	(7758.85)		
Profit/(Loss) After Taxation	14158.06	(441651.08)		
Other Comprehensive Income	1711.14	417.53		
Total Comprehensive Income for the period carried	12446.92	(441233.55)		
over to Reserve & Surplus a/c				

2. Dividend:

In view of losses incurred by the Company, your Directors regret their inability to recommended dividend on equity shares for the year under review.

3. Reserves:

In view of losses incurred by the Company, no amount is proposed to be transferred to Reserves for the year under review.

4. Brief description of the Company's working during the year:

Due to absence of orders there were nil production activities in the company plant during the year under review, with the reason company turnover drastically down and suffered loss of Rs. 93.25 Lacs. The Board hopes to recover in the next financial year as company is in touch of some prominent customers, who buys the goods on third party manufacturing and job work basis & export on their own. Company is also looking for exploring South African market, where our products are well- established.

5. Change in the nature of business, if any:

During the year, there is no change in the nature of business activity of the company.

6. Material changes and commitments, if any, affecting the financial position of the company which has occurred between the end of the financial year of the company to which the financial statements relate and the date of the report:

There are no material changes and commitments affecting the financial position of the company which has occurred between the end of the financial year of the company to which the financial statements relate and the date of the report.

7. Details of significant and material orders passed by the Regulators or Courts or Tribunals impacting the going concern status and company's operations in future:

During the year, there are no significant and material orders passed by the Regulators or Courts or Tribunalswhich may impact the going concern status and company's operations in future.

8. Details in respect of adequacy of internal financial controls with reference to the Financial Statements:

The Board has adopted policies and procedure for ensuring the orderly and efficient conduct of its business, including adherence to the company's policies, the safeguarding of its asset, the prevention and detection of fraud and error, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial disclosure.

9. Details of Subsidiary/Joint Ventures/Associate Companies:

The Company has no Subsidiaryor Joint-venture or Associate Company. During the year under review, no company has become subsidiary/Joint-venture/Associate of your company.

However, during the year under review, your company became an Associate Company of Vikas Lifecare Limited as the later company had acquired 22.04% of the shareholding of your company. Further, on 20-06-2022, Vikas Lifecare Limited had divested 04.53% shareholding of your company; thereby its aggregate shareholding in your company has decreased to 17.51%. Hence, your company is no longer an Associate company of Vikas Lifecare Limited.

10. Performance and financial position of each of the subsidiaries, associates and joint venture companies included in the consolidated financial statement:

During the year, no consolidated financial statements have been prepared by the company as the Company has no subsidiary company or Associate Company.

11. Public Deposits:

Your Company has not accepted any deposits from public within the meaning of Section 73 of the Companies Act, 2013 read with Companies (Acceptance of Deposits) Rules, 2014, during the year under review. The details relating to deposits, covered under Chapter V of the Act is as under-

a)	accepted during the year	Rs Nil
b)	remained unpaid or unclaimed as at the end of the year	Rs Nil
c)	whether there has been any default in repayment of deposits or payment of interest thereon during the year and if so, number of such cases and the total amount involved	N.A. since the company has not accepted any deposits.
i.	at the beginning of the year	Rs Nil
ii.	maximum during the year	Rs Nil
iii.	at the end of the year	Rs Nil

12. Auditors:

A. Statutory Auditors:

During the year under review, M/s RMA & Associates, LLP (Firm Registration No: 000978N/N500062), erstwhile Statutory Auditors of the company, have tendered their resignation from the position of Statutory Auditors vide their letter dated 09.12.2021 due to their internal policy about charging audit fees and further it was difficult for them to operate with full capacity of staff due to ongoing COVID-19 pandemic.

This has resulted into a casual vacancy in the office of Statutory Auditors of the Company as envisaged by Section 139(8) of the Companies Act, 2013 ("Act"). Casual vacancy caused by the resignation of Statutory Auditor can only be filled by the shareholders in General Meeting within 3 (three) months from the date of recommendation of the Board of Directors of the Company. The Audit Committee in its meeting held on 08.01.2022 have recommended the appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company to fill up the casual vacancy caused by the resignation of M/s. RMA & Associates, LLP, Chartered Accountants (Firm Registration Number: 000978N/N500062). The Board of Directors of the Company in their meeting held on 08.01.2022 has approved and recommended the appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company to fill the casual vacancy caused by the resignation of M/s. RMA & Associates, LLP, Chartered Accountants (Firm Registration Number: 000978N/N500062).

Hence, M/s. Nemani Garg Agarwal & Co., were appointed in the EGM held on 29.03.2022 to hold the office of the Statutory Auditors of the Company from the conclusion of that meeting until the conclusion of the ensuing Annual General Meeting (i.e. 28th AGM) of the Company to conduct the Statutory Audit for the period ended 31st March, 2022.

According to Section 139(8) of the Companies Act, 2013 ("Act"), the statutory auditor appointed by the shareholders in a casual vacancy shall hold the office till the conclusion of the next annual general meeting. Accordingly, the Board of Directors recommends the resolution set forth in Item No. 3 for appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company for approval of the Member as an Ordinary Resolution.

M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) have conveyed their consent to be appointed as the Statutory Auditors of the Company along with a confirmation that their appointment, if made by the members, would be within the limits prescribed under the Companies Act, 2013.

A brief profile of Nemani Garg Agarwal & Co. is as under:

Nemani Garg Agarwal & Co. is a leading Chartered Accountancy firm rendering comprehensive professional services which include Audit, Management Consultancy, Tax Consultancy, Accounting Services, Manpower Management, Secretarial Services etc.

Nemani Garg Agarwal & Co. is a professionally managed firm. The team consists of distinguished CharteredAccountants, Corporate Financial Advisors and Tax Consultants. The firm represents a combination of specialized skills, which are geared to offers sound financial advice and personalized proactive services. Those associated with the firm have regular interaction with industry and other professionals which enables the firm to keep pace with contemporary developments and to meet the needs of its clients.

Statutory Auditors' Report:

The company always strives to present a unqualified Financial Statement. However, there are some observations on Auditor's Report for the F.Y. 2021-22, which are as under:-

Auditor's Observation:-

- a) The company had recorded the cost of the investment at the face value of the equity shares issued and had not determined the fair value as required by Ind AS. The shares were not made available for physical verification. Hence, we are unable to comment upon the physical existence and express an opinion on the value of investment recorded.
- b) The Capital work in Progress has been stalled. The physical conditions of these assets under construction require technical evaluation to determine impairments or write offs, if any. However in view of the management the suspension is temporary in nature and assets under construction are not obsolete, and the company will be able to resume construction activities in near future and accordingly no provision is required.

Report of the Statutory Auditor is annexed with the Annual Report, however, as regards qualifications' made by the Auditors' in their report your directors states as under:-

- a) The company has misplaced/lost the share certificates of the Investment made by it in unquoted equity shares of other companies during the shifting of its records. Hence these share certificates are not physically held by the company. The Company has sent various request letters to the companies in which it has made investments for issue of duplicate share certificates. However, till date the company has not received any reply from these companies. In order to ensure the compliance of IND AS in true letter and spirits, the company is also trying to ascertain the fair market value of its investments.
- b) In order to expand its business operations, the Company had released some funds to contractors to construct an additional block in the factory. However, for the time being and due to some technical and other reasons, the management had to suspend the said construction activity. But, the management of the company believes that the suspension is temporary in nature and assets under construction are not obsolete, and the company will be able to resume construction activities in near future and accordingly no provision is required. Further company is also receiving its advances back from some vendors due to non-execution of deal.

B. Secretarial Auditors:

As required under Section 204 of the Companies Act, 2013 and Rules thereunder, the Board had appointed M/s. Kundan Agrawal & Associates, Practicing Company Secretaries, as Secretarial Auditor of the Company for the F.Y. 2021-22.

Annual Secretarial Compliance Report & Secretarial Audit Report

SEBI Vide its circular bearing no. CIR/CFD/CMD1/27/2019 dated February 8, 2019 mandated that all listed entities in addition to Secretarial Audit, on an annual basis, require a check by the PCS on compliance of all applicable SEBI Regulations and circulars/guidelines issued thereunder.

In compliance with the said circular, M/s. Kundan Agarwal & Associates, Company Secretaries, the Secretarial Auditors of the Company examined the compliance of all applicable SEBI Regulations and circulars / guidelines and provided their report. The Secretarial Auditors vide their report dated 27th August, 2022, have reported that your company has maintained proper records under the provisions of SEBI Regulations and Circulars / Guidelines issued thereunder.

There are no qualifications, reservations, adverse remarks or disclaimers given by the Secretarial Auditor in its Secretarial Audit Report and Annual Secretarial Compliance Report dated 27th August, 2022& 13th May, 2022respectivelyfor the Financial Year 2021-22 except to the extent that the Company has not paid the annual listing fees for the F.Y. 2021-22.

The management of the company is trying to arrange necessary funds to clear the outstanding dues of BSE.

The company has also obtained a certificate from M/s Kundan Agrawal & Associates, Practising Company Secretary confirming that none of the Directors on the Board of the Company has 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 Statutory Authority. However, there are some observations in the said certificate for the F.Y. 2021-22, which are as under:-

- National Stock Exchange vide order no NSE/COMP/51141 Circular Ref. No: 03/2022 dated 27/01/2022 declared
 Omkam Capital Markets Pvt. Ltd. as a defaulter and expelled the company from being its trading member and
 disqualified Mr. Peeyush Kumar Aggarwal from being director of any company which is a trading member of stock
 exchange citing clause (iv) sub-rule 4(A) & 5 of Rule 8 of Securities (Contract) Regulation Rules, 1957.
- Clause (iv) of sub-rule 4(A) of Rule 8 provides that a company as defined in the Companies Act, 1956 (1 of 1956), shall also be eligible to be elected as a member of a stock exchange if— the directors of the company are not disqualified from being members of a stock exchange under clause (1) [except sub-clause (b) and sub-clause (f) thereof] or clause (3) [except sub-clause (a) and sub-clause (f) thereof] and the Directors of the company had not held the offices of the Directors in any company which had been a member of the stock exchange and had been declared defaulter or expelled by the stock exchange.

- In view of the provisions contained in Securities (Contract) Regulation Rules, 1957, Mr. Peeyush Kumar Aggarwal is disqualified to act as Director in companies which are also a trading member of Stock Exchange, However, he can still hold directorship in companies which are not a trading member of Stock Exchange.
- The Management of Omkam Capital Markets Private Limited has informed that the company has filed an appeal against the said order of NSE before the honorable Securities Appellate Tribunal (SAT).

The Annual Secretarial Compliance Report and the Secretarial Audit Report and certificate regarding disqualification of Directors for the F. Y. 2021-22 are provided as **Annexure-1(A)**, **1(B)** & **1(C)** respectively.

C. Internal Auditor:

Pursuant to the provision of the Companies Act, 2013, and Rules framed thereunder, the Board of Directors on the recommendation of the Audit Committee had appointed M/s. Sanghi& Co., Chartered Accountants as the Internal Auditor of the company for the FY 2021-22.

13. Cost Audit

Pursuant to the various circulars issued by the Ministry of Corporate Affairs, the Company is required to maintain cost records for all the products being manufactured by it and get the same audited by a cost auditor. But due to turnover based criteria as prescribed by Central Government, cost audit is not required in our company for the financial year 2021-22 as per notification no. F.No.1/40/2013-CL-V dated 31.12.2014.

14. Share Capital:

Α	Issue of equity shares with differential rights:	During the year, company has not issued any equity shares with differential rights.
В	Issue of sweat equity shares	During the year, company has not issued any Sweat equity shares.
С	Issue of employee stock options	During the year, company has not issued employee stock options.
D	Provision of money by company for purchase of its own shares by employees or by trustees for the benefit of employees	Rs Nil
E	Bonus Shares	No bonus shares were issued during the year under review.

15. Annual Return

An Extract of the Annual Return in form MGT-9 as of March 31, 2022, pursuant to the sub section (3) of Section 92 of the Companies Act 2013 and forming part of the report is placed at the Company's website under the web link: : http://www.advikindia.com/reports/areturn/ar21-22.pdf and is annexed herewith as (Annexure-2).

Further, pursuant to Sections 92 and 134 of the Act, the Annual Return as at March 31, 2022 in Form MGT-7, is available on the website of the Company at the link: http://www.advikindia.com/reports/areturn/ar21-22.pdf

16. Conservation of energy, technology absorption and foreign exchange earnings and outgo:

The Company lay focus on Conservation of energy with studies, discussions and analysis, which are undertaken regularly for further improvement. In terms of requirement of Section134 (3) (a) of the Companies Act, 2013 read with rule 8 of the Companies (Accounts) Rules, 2014 the required information relating to conservation of energy, technology absorptions and foreign exchange earnings and outgo are Annexed hereto as **Annexure-3**.

17. Corporate Social Responsibility (CSR):

In terms of section 135(1) of the Companies Act, 2013, the provisions of Corporate Social Responsibility are not applicable to the Company.

18. Directors and Key Managerial Personnel:

A) Changes in Directors and Key Managerial Personnel

Retirement by Rotation

In accordance with the provisions of the Companies Act, 2013, Mr. Ram Niwas Sharma (DIN 08427985), Director of the Company, retires by rotation at the forthcoming AGM, and being eligible, offers himself for re-appointment.

Considering the vast experience of Mr. Ram Niwas Sharma, the Board is of the opinion that his reappointment will immensely benefit your Company. The Board recommends his reappointment.

Brief profile of Mr. Ram Niwas Sharma, Director of the Company who is proposed to be re-appointed as Director liable to retire by rotation is mentioned herein below:

Mr. Ram Niwas Sharma has more than two decades of experience in the corporate sector at various levels including stock broking, marketing and general administration. Considering his vast and rich experience, the Board of Directors of the Company has appointed him as a Non-Executive Director of the Company.

Mr. Ram Niwas Sharma (having DIN: 08427985) does not have any relationship with any of the existing directors and Key Managerial Personnel and he does not hold any shares in the Company.

Details of his Directorship and Committee membership in listed and other companies are as follows:-

Sl. No.	Directorships in other listed and Public	Committee Membership/Chairmanship	
	Limited Companies		
1	MPS Infotecnics Limited	NIL	NIL
2.	Neelabh Spinning Mills Private Limited.	NIL	NIL
3.	Omkam Pharmaceuticals Private Limited	NIL	NIL
4.	Omkam Retreat Private Limited	NIL	NIL
5.	Omkam Inns Private Limited	NIL	NIL
6.	Omkam Resorts Private Limited	NIL	NIL
7.	Onshore Shipping Limited.	NIL	NIL
8.	Heritage Corporate Services Limited	NIL	NIL
9.	Square Yards Estates Private Limited	NIL	NIL
10.	Radsun Technologies Limited	NIL NIL	
11.	Omkam Securities Private Limited	NIL	NIL
12.	Estoxx Financial Services Private Limited	Financial Services Private Limited NIL NIL	
13.	Eshoppers India Limited	NIL	NIL
14.	Pioneer Offshore Private Limited	Private Limited NIL NIL	
15.	Magnum Plasticizer and Allied Products Private Limited	NIL NIL	

Details of listed companies in which Mr. Ram Niwas Sharma resigned in the past three years - NIL

B. Declaration by Independent Directors:

Your Company has received necessary declaration from each Independent Director of the Company under Section 149(6) of the Companies Act, 2013 read with Regulation 16 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, confirming that they meet with the criteria of independence as prescribed under the aforesaid Section and Regulation.

C. Formal Annual Evaluation:

In compliance with the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, during the year, the Board adopted a formal mechanism for evaluating its performance as well as that of its Committees and Individual Directors including the Chairman of the Board. Structured questionnaires were used in the overall Board evaluation comprising various aspects of Board function.

The evaluation of Independent Directors was carried out by the entire Board and that of the Chairman and Non – Independent Directors were carried out by the Independent Directors.

The Directors were satisfied with the evaluation results, which reflected the overall engagement of the Board and its Committees with the Company.

19. Number of meetings of the Board of Directors:

Eight meetings of the Board of Directors were held during the year on 30th June, 2021, 04th August, 2021, 30th August, 2021, 13th October, 2021, 08th January, 2022, 10th January, 2022, 19th February, 2022 and 30th March, 2022.

A separate meeting of the Independent Directors was held on 30.03.2022.

20. Committees of the Board:

During the year under review, in accordance with the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has the following Committees:

- * Audit Committee
- * Stakeholders' Relationship Committee
- * Nomination and Remuneration Committee

Details of the said Committees alongwith their charters, compositions and meetings held during the year are provided in the Report of Corporate Governance as a part of this Annual Report.

21. Board Evaluation:

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, mandates that the Board shall monitor and review the Board Evaluation framework. The Companies Act, 2013 provides that a formal annual evaluation needs to be made by the Board of its own performance and that of its Committees and individual directors. Schedule IV of the Companies Act, 2013, states that the performance evaluation of Independent Directors shall be done by the entire Board of Directors, excluding the director being evaluated.

The Board of Directors has carried out an annual evaluation of its own performance, Board Committees and individual directors pursuant to the provisions of the Companies Act, 2013 and the corporate governance requirements as prescribed by Securities and Exchange Board of India ("SEBI") under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Structured questionnaires were used in the overall Board evaluation comprising various aspects of Board function.

The performance of the Board was evaluated by the Board on the basis of Performance Evaluation Policy formulated by the Board and after seeking inputs from all the directors on the basis of the criteria such as the Board composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the Committees was evaluated by the Board after seeking inputs from the Committee members on the basis of the criteria such as the composition of committees, effectiveness of Committee meetings, etc. and on such further criteria as is set out in the Performance Evaluation Policy(as per Annexure -4) formulated by the Nomination and Remuneration Committee and approved by the Board to evaluate the performance of the Board and its Committees.

In a separate meeting of Independent Directors held on 30.03.2022, performance of non-Independent Directors, performance of the board as a whole and performance of the Chairman was evaluated, taking into account the views of executive directors and non-executive directors. The same was discussed in the board meeting that followed the meeting of the Independent Directors, at which the performance of the Board, its committees and individual directors was also discussed.

The Board and the Nomination and Remuneration Committee ("NRC") reviewed the performance of the individual directors on the basis of the criteria such as the contribution of the individual director to the Board and Committee meetings like preparedness on the issues to be discussed, meaningful and constructive contribution and inputs in meetings, etc. In addition, the Chairman was also evaluated on the key aspects of his role.

Performance evaluation of independent directors was done by the entire board, excluding the independent director being evaluated.

Based on the outcome of performance evaluation for the financial year 2021-22, further measures/actions have been suggested to improve and strengthen the effectiveness of the Board and its Committees.

22. Policy on Directors' Appointment and Remuneration:

Your Company has a policy to have an appropriate mix of Executive, Non-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 consisted of 4 members and out of which 1 (One) is an Executive Director, 2areNon-Executive Independent Directors including 1 Woman Director and 1 is a Non-Executive Director liable to retire by rotation.

The policy of the Company on directors' appointment and remuneration, including criteria for determining qualifications, positive attributes, independence of a Director, and other matters provided under sub-section (3) of Section 178 of the Companies Act, 2013, adopted by the Board, is attached as **Annexure–5**to the Board Report. Further no remuneration, at present, is being paid to any of the Directors of the Company.

23. Risk management policy and Internal Control:

The Company has adopted a Risk Management Policy duly approved by the Board and also has in place a mechanism to identify access, monitor and mitigate various risks to key business objectives. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis.

24. Whistle Blower Policy and Vigil Mechanism:

Your Company has established a "Whistle Blower Policy" and Vigil Mechanism for directors and employees to report to the appropriate authorities concerns about the unethical behaviour actual or suspected, fraud or violation of the Company's code of conduct policy and provides safeguards against victimization of employees who avail the mechanism and also provide for direct access to the Chairman of the Audit Committee. The said policy has been uploaded on the website of the company. The same can be accessed at the website of the Company under the Investment Information head at the link http://www.advikindia.com/reports/policy/whistleblower.pdf.

25. Particulars of loans, guarantees or investments under Section 186:

Particulars and details of loans given, investments made or guarantees given and securities provided, if any, are given in the Notes to the Financial Statements.

26. Contracts and arrangements with related parties:

The policy on Related Party Transactions as approved by the Board is uploaded on the Company's website http://www.advikindia.com/reports/policy/related_party.pdf. Pursuant to Section 134 (3)(h) of the Companies Act, 2013 and Rules made there under, particulars of transactions with related parties as required under section 188(1) of the Companies Act, 2013 are mentioned in the prescribed Form AOC-2 which is annexed herewith as "Annexure-6". The details of the transactions with related parties are provided in Notes to Financial Statements.

27. Corporate Governance:

Your Company has been benchmarking itself with well-established Corporate Governance practices besides strictly complying with the requirements of Regulation 17 to 27 and any other applicable Regulation of the SEBIunder SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time.

A separate "Report on Corporate Governance" together with requisite certificate obtained from Statutory Auditors of the Company, confirming compliance with the provisions of Corporate Governance as per the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is annexed to this Report.

28. Directors' Responsibility Statement:

Pursuant to Section 134(3)(c) read with 134(5) of the Companies Act, 2013, the Board of Directors to the best of their knowledge and belief confirm that:

- (a) in the preparation of the annual accounts for the financial year ended 31st March, 2022, the applicable accounting standards had been followed and no material departures have been made from the same;
- (b) the directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year i.e. on 31st March, 2022 and of the profit or loss of the company for that period;
- (c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) the directors have prepared the annual accounts on a going concern basis;
- (e) the directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and operating efficiently; and
- (f) 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.

29. Particulars of Employees:

There are no employees employed throughout the financial year who were in receipt of remuneration of Rs. 102 Lacs or more or employed for part of the year who were in receipt of remuneration of Rs. 8.50 lacs or more a month under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Remuneration) Rules, 2014.

Disclosure u/s 197(12) and Rule 5(1) of the Companies Appointment and Remuneration of Managerial Personnel) Rules, 2014 are annexed herewith as **Annexure – 7**.

During the year under review, none of the Directors of the Company has received remuneration from the Company.

The Nomination and Remuneration Committee of the Company has affirmed in its meeting held on 30/03/2022 that the remuneration paid to the Senior Management Employee/KMPs is as per the remuneration policy of the Company.

30. Internal Auditors & Their Report:

Pursuant to the provisions of Section 138 of the Companies Act, 2013 and Rules made thereunder, the Company had appointed M/s Sanghi& Co. as Internal Auditor for the financial year 2021-22.

Internal Financial Control and Their Adequacy

The Board has adopted policies and procedure for ensuring the orderly and efficient conduct of its business, including adherence to the company's policies, the safeguarding of its asset, the prevention and detection of fraud and error, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial disclosure.

The Company has an adequate internal controls system commensurate with its size and the nature of its business. All the transactions entered into by the Company are duly authorized and recorded correctly. All operating parameters are monitored and controlled. The top management and the Audit Committee of the Board of Directors review the adequacy and effectiveness of internal control systems from time to time

31. Disclosures under Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 read with Rules thereunder:

Pursuant to the provisions of Section 22 of Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 read with Rules thereunder, the Company has not received any complaint of sexual harassment during the year under review.

32. Reporting of Frauds by Auditors'

During the year under review, the Statutory Auditors and the Secretarial Auditor have notreported any instances of frauds committed in the Company by its Officers or Employees to the Audit Committee under Section 143(12) of the Companies Act, 2013, details of which need to bementioned in this Report.

33. Secretarial Standards

The Company has complied with the provisions of the applicable Secretarial Standards, i.e. SS-1(Secretarial Standard on Meetings of the Board of Directors) and SS-2 (Secretarial Standard onGeneral Meetings).

34. Human Resources:

Your Company treats its "human resources" as one of its most important assets. We focus on all aspects of the employee lifecycle. This provides holistic experience for the employees as well. During their tenure at the Company, employees are motivated through various skill development programs. We create effective dialogue through our communication channels to ensure effective dialogue through our communication channels to ensure that feedback reach the relevant team, including leadership.

Your Company continuously invests in attraction, retention and development of talent on an ongoing basis. A number of programs that provide focused people attention are currently underway. Your Company thrust is on the promotion of talent internally through job rotation and job enlargement.

35. Segment-wise performance:

The Company is into single reportable segment only.

36. Management Discussion and Analysis:

The Management Discussion and Analysis Report on the business of the Company and performance review for the year ended March 31, 2022, as stipulated in Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is presented in a separate report which forms part of the Report.

37. Acknowledgements:

Your Directors are grateful to the Government of India, the Reserve Bank of India, the Securities and Exchange Board of India, the Stock Exchanges and other regulatory authorities for their valuable guidance and support and wish to express their sincere appreciation for their continues co-operation and assistance. We look forward for their continued support in future

Your directors would like to express their sincere appreciation for the assistance and cooperation received from banks, customers, vendors, Government, members and employees during the year under review.

Finally, the Directors thank you for your continued trust and support.

For and on Behalf of the Board of Directors of Advik Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal)

Chairman DIN: 00090423

Date 01st September, 2022

Place: New Delhi

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Industry Structure and Development and Market Size

India is the largest provider of generic drugs globally. Indian pharmaceutical sector supplies over 50% of global demand for various vaccines, 40% of generic demand in the US and 25% of all medicine in the UK. Globally, India ranks 3rd in terms of pharmaceutical production by volume and 14th by value. The domestic pharmaceutical industry includes a network of 3,000 drug companies and 10,500 manufacturing units. India enjoys an important position in the global pharmaceuticals sector. The country also has a large pool of scientists and engineers with a potential to steer the industry ahead to greater heights. Presently, over 80% of the antiretroviral drugs used globally to combat AIDS (Acquired Immune Deficiency Syndrome) are supplied by Indian pharmaceutical firms.

Indian pharmaceutical sector supplies over 50% of the global demand for various vaccines, 40% of the generic demand for US and 25% of all medicines for UK. According to the Indian Economic Survey 2021, the domestic market is expected to grow 3x in the next decade. India's domestic pharmaceutical market stood at US\$ 42 billion in 2021 and is likely to reach US\$ 65 billion by 2024 and further expand to reach US\$ 120-130 billion by 2030. In terms of overall revenue, the Indian pharmaceutical market increased by 13.9% in January 2022. India is the largest producer of vaccines worldwide, accounting for \sim 60% of the total vaccines, as of 2021. As of August 2021, CARE Ratings expect India's pharmaceutical business to develop at an annual rate of 11% over the next two years, to reach more than US\$ 60 billion in value.

The Indian Pharmaceuticals sector has seen some major developments, investments and support from the government in the recent past.

The Indian drugs and pharmaceuticals sector received cumulative FDIs worth US\$ 19.41 billion between April 2000-March 2022.

Indian drug & pharmaceutical exports stood at US\$ 24.60 billion in FY22 and US\$ 24.44 billion in FY21.

In June 2022, Cipla partnered with Drugs for Neglected Diseases initiative (DNDi) to announce the launch of a 4-in-1 antiretroviral treatment for children living with HIV in South Africa.

In May, 2022, Dr. Reddy's Laboratories enters into exclusive partnership with HK inno.N Corporation to commercialise novel molecule Tegoprazan in India & select emerging Markets.

As per the Union Budget 2022-23:

- Rs. 3,201 crore (US\$ 419.2 million) has been set aside for research and Rs. 83,000 crore (US\$ 10.86 billion) has been allocated for the Ministry of Health and Family Welfare.
- Rs. 37,000 crore (US\$ 4.83 billion) has been allocated to the 'National Health Mission'.

The Ministry of AYUSH has been allocated Rs. 3,050 crore (US\$ 399.4 million), up from Rs. 2,970 crore (US\$ 389 million). Indian healthcare sector, one of the fastest growing sectors, is expected to cross US\$ 372 billion by 2022.

India's medical devices market stood at US\$ 10.36 billion in FY20. The market is expected to increase at a CAGR of 37% from 2020 to 2025 to reach US\$ 50 billion.

The Contract Research and Manufacturing Services industry (CRAMS) is expected to reach US\$ 20 billion by 2024 and is expected to grow at a CAGR of 12%.

In March 2022, Themis Medicare Ltd. (Themis), announced the approval of its antiviral drug VIRALEX by the Drug Controller General of India (DCGI).

In March 2022, under the Strengthening of Pharmaceutical Industry (SPI) Scheme, a total financial outlay of Rs. 500 crore (US\$ 665.5 million) for the period FY 2021-22 to FY 2025-26 were announced.

In November 2021, PM Mr. Narendra Modi inaugurated the first Global Innovation Summit of the pharmaceuticals sector. The summit will have 12 sessions and over 40 national and international speakers deliberating on a range of subjects including regulatory environment, funding for innovation, industry-academia collaboration and innovation infrastructure. 'Pharma Vision 2020' by the Government's Department of Pharmaceuticals aims to make India a major hub for end-to-end drug discovery.

To achieve self-reliance and minimize import dependency in the country's essential bulk drugs, the Department of Pharmaceuticals initiated a PLI scheme to promote domestic manufacturing by setting up greenfield plants with minimum domestic value addition in four separate 'Target Segments' with a cumulative outlay of Rs. 6,940 crore (US\$ 951.27 million) from FY21 to FY30.

In June 2021, Finance Minister Ms. Nirmala Sitharaman announced an additional outlay of Rs. 197,000 crore (US \$26,578.3

million) that will be utilised over the next five years for the pharmaceutical PLI scheme in 13 key sectors such as active pharmaceutical ingredients, drug intermediaries and key starting materials.

India being the 3rd largest pharmaceuticals industry in the world by volume offers a positive growth trajectory in the coming vears.

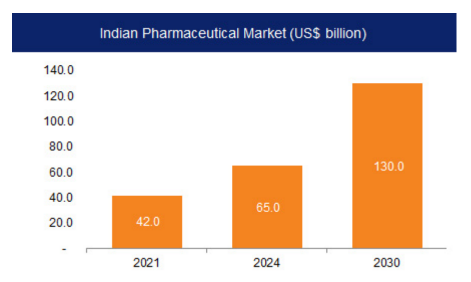
Over the next five years, India's medical spending is expected to increase by 9–12% placing it among the top 10 nations worldwide. The ability of companies to orient their product portfolio towards chronic therapies for diseases like cardiovascular, anti-diabetes, anti-depressants, and anti-cancers, which are on the rise, will also play a role in future domestic sales growth. Speedy introduction of generic drugs into the market has remained in focus and is expected to benefit the Indian pharmaceutical companies.

The Indian Pharmaceutical industry is expected to grow to USD 100 billion by the end of 2025. The Indian biotechnology industry was valued at US\$ 64 billion in 2019 and is expected to reach US\$ 150 billion by 2025. India also has the largest number of manufacturing sites approved by the United States Food and Drug Administration outside of the United States.

The COVID-19 pandemic also had a significant impact on the Indian pharmaceutical industry. The pandemic has both spurred and curtailed the growth of the industry in different instances. In some cases, it has led to growth in drug manufacturing backed by demand from the government and individuals alike for drugs that may be used in. It has also led to significant investments in India's vaccine manufacturing and supply chain to enable efficient delivery of the vaccine to all Indians. However, for non-COVID related drugs, prices of raw materials have increased, production schedules have been interrupted, factories have been shut down and shipping costs have increased.4 Overall, the Indian pharmaceutical industry has ably scaled up operations and adapted to the challenges raised by this pandemic. The coming decade is expected to bring new highs for the pharmaceutical sector. Backed by a strong intellectual property and regulatory framework, the Indian pharmaceutical industry seems poised on the edge of success.

MARKET SIZE

According to the Indian Economic Survey 2021, the domestic market is expected to grow 3x in the next decade. India's domestic pharmaceutical market stood at US\$ 42 billion in 2021 and is likely to reach US\$ 65 billion by 2024 and further expand to reach US\$ 120-130 billion by 2030. India's biotechnology industry comprises biopharmaceuticals, bio-services, bio-agriculture, bio-industry, and bioinformatics. The Indian biotechnology industry was valued at US\$ 70.2 billion in 2020 and is expected to reach US\$ 150 billion by 2025. India's medical devices market stood at US\$ 10.36 billion in FY20. The market is expected to increase at a CAGR of 37% from 2020 to 2025 to reach US\$ 50 billion. As of August 2021, CARE Ratings expect India's pharmaceutical business to develop at an annual rate of ~11% over the next two years to reach more than US\$ 60 billion in value.



In the global pharmaceuticals sector, India is a significant and rising player. India is the world's largest supplier of generic medications, accounting for 20% of the worldwide supply by volume and supplying about 60% of the global vaccination demand. The Indian pharmaceutical sector is worth US\$ 42 billion worldwide. In August 2021, the Indian pharmaceutical market increased at 17.7% annually, up from 13.7% in July 2020. According to India Ratings & Research, the Indian pharmaceutical market revenue is expected to be over 12% Y-o-Y in FY22.

Investments and Recent Developments

The Union Cabinet has given its nod for the amendment of the existing Foreign Direct Investment (FDI) policy in the pharmaceutical sector in order to allow FDI up to 100% under the automatic route for manufacturing of medical devices subject to certain conditions.

The Indian Pharmaceuticals industry plays a prominent role in the global pharmaceuticals industry. India ranks third worldwide for production by volume and 14th by value.

In this regard the sector has seen a lot of investments and developments in the recent past.

- The Indian drugs and pharmaceuticals sector received cumulative FDIs worth US\$ 19.41 billion between April 2000-March 2022.
- The foreign direct investment (FDI) inflows in the Indian drugs and pharmaceuticals sector reached US\$ 1,414 million between in FY 2021-22.
- The Indian pharmaceutical industry generated a trade surplus of US\$ 15.81 billion in FY22.
- In June 2022, Cipla partnered with Drugs for Neglected Diseases initiative (DNDi) to announce the launch of a 4-in-1 antiretroviral treatment for children living with HIV in South Africa.
- Glenmark becomes the first pharmaceutical company to launch Indacaterol + Mometasone fixed-Dose combination drug for Asthma in India.
- In May 2022, Sun Pharmaceutical Industries Limited through one of its wholly owned subsidiaries plans to launch Bempedoic Acid under the brand name Brillo, in India for reducing low-density lipoprotein (LDL) cholesterol.
- In May 2022, Dr. Reddy's Laboratories enters into exclusive partnership with HK inno.N Corporation to commercialise novel molecule Tegoprazan in India & select emerging markets.
- In April 2022, Dr Reddy's Laboratories Ltd. inked a pact with MediCane Health to announce the launch of medical cannabis products in Germany.
- The Union Cabinet has given its nod for the amendment of existing Foreign Direct Investment (FDI) policy in the
 pharmaceutical sector in order to allow FDI up to 100% under the automatic route for manufacturing of medical
 devices subject to certain conditions.
- In March 2022, Themis Medicare Ltd. (Themis), announced the approval of its antiviral drug VIRALEX by the Drug Controller General of India (DCGI).
- The National Digital Health Blueprint has the potential to generate nearly US\$ 200 billion in added economic value for India's healthcare industry over the next 10 years.
- In November 2021, US-based Akston Biosciences announced that it will start the clinical trial of its second-generation COVID-19 vaccine 'AKS-452' in India soon.
- In October 2021, AstraZeneca India launched a Clinical Data and Insights (CDI) division to further strengthen its global presence and manage data-related aspects of its clinical trials.
- In September 2021, the Indian government contributed US\$ 4 billion to the pharmaceutical and medical industries.
- In August 2021, Glenmark collaborated with SaNOtize to introduce spray for COVID-19 treatment in India and other Asian markets.
- In August 2021, Uniza Group, an Ahmedabad-based pharmaceutical firm, signed an agreement with Lysulin Inc. (an US-based firm) to introduce Lysulin, a nutritional product for Indian consumers.
- In May 2021, Indian Immunologicals Ltd. (IIL) and Bharat Immunologicals and Biologicals Corporation (BIBCOL) inked technology transfer pacts with Bharat Biotech to develop the vaccine locally to boost India's vaccination drive. The two PSUs plan to start production of vaccines by September 2021.

GOVERNMENT INITIATIVES

Some of the initiatives taken by the Government to promote the pharmaceutical sector in India are as follows:

- As per the Union Budget 2022-23:
 - Rs. 3,201 crore (US\$ 419.2 million) has been set aside for research and Rs. 83,000 crore (US\$ 10.86 billion) has been allocated for the Ministry of Health and Family Welfare.
 - Rs. 37,000 crore (US\$ 4.83 billion) has been allocated to the 'National Health Mission'.
 - o Rs. 10,000 crore (US\$ 1.28 billion) has been allocated to Pradhan Mantri Swasthya Suraksha Yojana.
 - The Ministry of AYUSH has been allocated Rs. 3,050 crore (US\$ 399.4 million), up from Rs. 2,970 crore (US\$ 389 million).
- In March 2022, under the Strengthening of Pharmaceutical Industry (SPI) Scheme, a total financial outlay of Rs. 500 crore (US\$ 665.5 million) for the period FY 2021-22 to FY 2025-26 were announced.
- India could restart deliveries of COVID-19 shots to global vaccine-sharing platform COVAX in November-December 2021 for the first time since April 2021. The World Health Organization (WHO), which co-leads COVAX, has been pushing India to resume supplies for the programme, particularly after it sent ~4 million doses to neighbors and allies in October 2021.

- In November 2021, PM Mr. Narendra Modi inaugurated the first Global Innovation Summit of the pharmaceuticals sector. The summit will have 12 sessions and over 40 national and international speakers deliberating on a range of subjects including regulatory environment, funding for innovation, industry-academia collaboration and innovation infrastructure.
- In August 2021, Union Health Minister, Mr. Mansukh Mandaviya announced that an additional number of pharmaceutical companies in India are expected to commence manufacturing of anti-coronavirus vaccines by October-November 2021. This move is expected to further boost the vaccination drive across the country.
- In June 2021, Finance Minister Ms. Nirmala Sitharaman announced an additional outlay of Rs. 197,000 crore (US \$26,578.3 million) that will be utilised over five years for the pharmaceutical PLI scheme in 13 key sectors such as active pharmaceutical ingredients, drug intermediaries and key starting materials.
- To achieve self-reliance and minimise import dependency in the country's essential bulk drugs, the Department of Pharmaceuticals initiated a PLI scheme to promote domestic manufacturing by setting up greenfield plants with minimum domestic value addition in four separate 'Target Segments' with a cumulative outlay of Rs. 6,940 crore (US\$ 951.27 million) from FY21 to FY30.
- In May 2021, under Atmanirbhar Bharat 3.0, Mission COVID Suraksha was announced by the Government of India to accelerate development and production of indigenous COVID vaccines. To augment the capacity of indigenous production of Covaxin under the mission, the Department of Biotechnology, Government of India, provided financial support in the form of a grant to vaccine manufacturing facilities for enhanced production capacities, which is expected to reach >10 crore doses per month by September 2021.

Impact of COVID-19 on Pharmaceutical Industry

The Covid-19 pandemic has been a major disruptor for different industries across the country including the pharmaceutical industry. While the pandemic exposed numerous infrastructural vulnerabilities and gaps, it also proved to be a catalyst for change. The challenges and adversities posed by Covid-19 provided the opportunity to modernise and transform the pharma industry to better cater to the needs of the population.

The urgent need to understand the Covid-19 virus as well as develop new vaccines and medicines created unparalleled learning opportunities. The pharmaceutical industry not only provided continuous medicines but also contributed significantly to preventive healthcare, quarantine facilities and sanitisation. It responded to the immediate challenges of the pandemic by evaluating the utilisation of available drugs and explored various innovative approaches to tackle the situation. The efforts of the industry coupled with the regulatory reforms initiated by the CDSCO (Central Drugs Standard Control Organization) resulted in fast permissions for clinical trials and even encouraged the approval of applications to import or produce drugs and vaccines for trials.

Other than that, Indian pharma companies developed strategic alliances with global pharma companies to provide better access to crucial drugs or new treatments for Covid-19 like Molnupiravir, Remdesivir among others. Under the Vaccine Maitri initiative, the government delivered more than 14.68 crores of vaccine doses to 97 countries. Amid these changes, a new trend of the development of vaccines through collaboration between government laboratories and private entrepreneurs has also been observed.

Factors Influencing Growth Of The Industry

The Indian pharmaceutical industry ranks 14th in the world by value of pharmaceutical products. With a well-establisheddomestic manufacturing base and low-cost skilled manpower, India is emerging as a global hub for pharma products and the industry continues to be on a growth trajectory. Moreover, India is significantly ahead in providing chemistry services such as analogue preparation, analytical chemistry, and structural drug design, thereby offering ample scope in contract research and other emerging segments in the pharmaceutical industry. Some of the major factors that would drive growth in the industry are as follows:

- Increase in domestic demand: More than half of India's population does not have access to advanced medical services and depend on traditional medicine practices. However, with increase in awareness levels, rising per capita income, change in lifestyle due to urbanization, and increase in literacy levels, demand for advanced medical treatment is expected to rise. Moreover, growth in the middle-class population would further influence demand for pharmaceutical products.
- Rise in outsourcing activities: Increase in the outsourcing business to India would also drive growth of the Indian pharmaceutical industry. Some of the factors that are likely to influence clinical data management and bio-statistics markets in India in the near future include: 1) its cost efficient research vis-à-vis other countries 2) highly-skilled labour

base 3) cheaper cost of skilled labour 4) presence in end-to-end solutionsacross the drug-development spectrum and 5) robust growth in the IT industry.

• Growth in healthcare financing products: Development in the Indian financial industry has eased healthcare financing with products such as health insurance policy becoming popular. This has resulted in increase in healthcare spending, which in turn, has benefitted the pharmaceutical industry.

SWOT Analysis of the Industry

The SWOT analysis of the industry reveals the position of the Indian pharmaceutical industry in respect to its internal and external environment.

a) Strengths

- 1. India is regarded as having an edge over China in terms of qualified, English-speaking manpower and fair protection of intellectual property rights supported by well-developed judicial system. (Appendix IV gives more information on IPR status in India).
- 2. India has skilled scientists/technicians/management personnel at affordable cost leading to low cost of innovation/manufacturing/capex costs/ expenditure to run cGMP compliance facilities and high quality documentation and process understanding.
- 3. The country has well developed chemistry, R & D and manufacturing infrastructure with proven track record in advanced chemistry capabilities, design of high tech manufacturing facilities and regulatory compliance.
- 4. The healthy domestic market with rising per capita expenditure is another significant strength enabling achievement of economies of scale. The country also has a strong marketing & distribution network.
- 5. India is considered a desirable destination for off shoring of data management functions for clinical trials and also due to its rich biodiversity and strength in Chemistry which are essential for drug discovery.
- 6. The country has significant ability to circumvent API Patents. India has filed a number of non-infringing process patents. The country has a recent success track record in circumventing formulation patents. Proven Legal skills to evaluate IP and commercial strategies are available at least in select top companies.
- 7. The present domestic regulatory environment though in need of further improvement has been conducive to the growth of an emerging pharmaceutical industry.

b) Weaknesses

- 1. Low investments in innovative R&D continue to be a major weakness of Indian pharmaceutical industry.
- 2. Diffused nature of the Indian pharmaceutical industry means that only about 20 to 30 companies are large enough to bear the transactions costs associated with sustained exports to and compliance with entry regulations of the developed markets.
- 3. Majority of companies lack the ability to compete with MNCs for New Drug Discovery, Research and commercialization of molecules on a worldwide basis due to lack of resources.
- 4. Strong linkages between industry and academia which are essential for growth of the industry is lacking in India.
- 5. Comparatively small domestic market size due to low medical and healthcare expenditure in the country.
- 6. The country has at times shown inadequate regulatory framework or compliance and enforcement regime, reflected in occurrences such a production of spurious or low quality drugs.
- 7. Competency in API/Formulation, intellectual property creation, facility design and maintenance, global regulatory affairs, legal intricacies, and managing international work force is limited to a few players among the big players.
- 8. Rapidly increasing costs of skilled manpower such as scientists/ regulatory compliance personnel / pharmaceutical lawyers/ international business development personnel is pushing up the cost of innovation. Ability to evaluate contracts/alliances etc., is available only in top companies. Significant lacuna in this area exists and companies are falling into traps created by the competitors. Institutionalization of learning in the following areas is restricted: Regulatory affairs knowledge for different countries and continents Process and product patents procedures knowledge for different countries and continents.
- 9. Sales and marketing knowledge is inadequate due to lack of understanding of international Pharmaceutical marketing/pricing practices and market environment in various countries.

c) Opportunities

- 1. India is faced with significant export opportunities, such as:
- i. US\$40 billion worth of drugs in the U.S.A and US\$25 billion worth of drugs in Europe are expected to go off patent soon. Assocham estimates that Indian manufacturers may capture 30 percent of that market. This translates to an opportunity of US\$19.5bn which is significant considering the country's current exports of approx. US\$7.25bn. However the figures need to be appropriately deflated since Indian opportunity will lie in generics equivalent of branded or patented drugs, which would be cheaper.
- ii. Generic launches by Indian manufacturers have increased in the United States from 93 in 2003 to 250 by 2008.

- iii. Compulsory licensing provisions negotiated in the Doha Round, allows for countries to import cheaper generic versions of patented drugs in the interests of public health. Thailand and South Africa have already started such initiatives from which Indian firms have benefited.
- 2 Due to the cost advantage in contract manufacturing & Research multi-national companies find it compelling to shift their production bases to countries offering such cost advantage. Typical of the industry which requires approval of manufacturing facilities by various drug regulatory agencies of the world involving a very high cost, once such business finds base in India it would continue with it for at least one & half to two decades.
- 3. Licensing deals with MNCs for NCEs (New Chemical Entities) and NDDS (New Drug Delivery Systems) offer new opportunities for Indian manufacturers.
- 4. Marketing alliances for MNC products in domestic and international market is another emerging opportunity.
- 5. Contract manufacturing arrangements with MNCs is estimated at 10% of patented markets estimated at US\$450bn which is approx. US\$45bn.
- 6. India has a very high potential for developing as a centre for international clinical trials due to its rich diversity.
- 7. India can become a niche player in global pharmaceutical R&D and possibilities exist for expansion of biotechnology generics (also known as bio-similars) and biopharmaceuticals.

d) Threats / Risks And Concerns

- 1. Product patent regime poses serious challenge to domestic industry unless it invests in research and development.
- 2. R&D efforts of Indian pharmaceutical companies are hampered by lack of enabling regulatory requirement.
- 3. Drug Price Control Order puts unrealistic ceilings on product prices and profitability.
- 4. Export effort is hampered by procedural hurdles in India as well as non-tariff barriers imposed abroad.
- 5. Lowering of tariff protection has increased competition in domestic markets resulting in erosion of profitability.
- 6. Mergers and acquisitions by foreign companies particularly multinational corporations of a few Indian generic leaders may completely change the direction of India's pharmaceutical movement neutralising its thrust on generics and cost competitiveness.

Road Ahead

Medicine spending in India is projected to grow 9-12% over the next five years, leading India to become one of the top 10 countries in terms of medicine spending. Going forward, better growth in domestic sales would also depend on the ability of companies to align their product portfolio towards chronic therapies for diseases such as such as cardiovascular, anti-diabetes, anti-depressants and anti-cancers, which are on the rise. The Indian Government has taken many steps to reduce costs and bring down healthcare expenses. Speedy introduction of generic drugs into the market has remained in focus and is expected to benefit the Indian pharmaceutical companies. In addition, the thrust on rural health programmes, lifesaving drugs and preventive vaccines also augurs well for the pharmaceutical companies.

With significant contributions toward generics, the pharmaceutical industry is all poised to further extend its R&D capabilities and offer cutting-edge products in a post-pandemic world. Here are some of the key areas that must be a focus for the industry to excel in the future:

Innovation and R&D: The industry needs to focus on innovation so as to move up the value chain. The Indian pharma industry requires a strong innovation pipeline with new product launches and molecular entities every year. To achieve the same, the industry is now entering the complex generics and specialised drugs market. The idea should be to enhance pharma's significance in new drug development, biologics and innovations and on increasing capabilities in usage of technology, biological sciences and cell and gene therapy, with the core focus on patient needs.

Digital Transformation: Digital transformation is vital for enhanced patient care, greater transparency, cost-effectiveness, improved production and drug development. Latest technologies such as artificial intelligence (AI), AR/VR, machine learning (ML) and additive manufacturing are helping pharma companies to improve the R&D process, conducting clinical tests in less time and adding innovation to the products as well as improving compliance and efficiencies in manufacturing.

Nurturing Collaborations: During the course of the pandemic, cohesive collaborations between academia, government and industry proved to be the key to promoting research initiatives. Integrated efforts, Regular feedback, sharing and constant dialogue between industry leaders and government authorities proved crucial during the pandemic and the same needs to continue in the future.

Agility to adapt must be the mantra for the pharma industry in sustaining its commitment to better patient care. India must also increase its focus on producing improved drugs, medical devices, biologics, diagnostics and vaccines. This will provide the much-needed impetus to the quality, affordability and accessibility of medical products through innovation and strict regulatory supervision.

Outlook

The pharmaceutical industry in India is the third-largest by volume across the world and the fourteenth largest in terms of value. For the year 2019-2020, the total annual turnover for the industry was INR 2, 89,998 crores and pharmaceutical exports were to the tune of INR 1, 46,260 crores. India exports medicines and drugs to nearly 206 countries with the United States being the largest export destination. It is also a leader in vaccine manufacturing and caters to more than 60% of the global vaccine demand.

In the recent Union Budget of 2022, the pharma industry of the country was recognised as the "sunrise sector" for India's economy and is expected to grow threefold over the next decade. As per the Economic Survey of 2021-2022, the Indian pharmaceutical industry is expected to reach \$65 billion by 2024. The massive growth of the industry can be contributed to the domestic manufacturers' leadership in providing generic formulation to different markets worldwide.

Overall growth outlook for the Indian drugs and pharmaceutical industry appears positive.

Segment Wise Performance

The Company is into single reportable segment only.

Internal Control System

The Company has laid down internal financial controls to be followed by the Company and such policies and procedures adopted by the Company for ensuring the orderly and efficient conduct of its business, 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.

The Company has also laid down an adequate system for legal compliances. It has created appropriate structures with proper delegations of duties and responsibilities of employees at each level on enterprise basis which ensures the proper adherence and compliance of such systems.

Both the Internal Financial Control and Enterprise Legal Compliance System are subject to review by the Management in respect of their adequacy and operative effectiveness which in turn are also reviewed by the Internal Auditors, Statutory Auditors and Audit Committee. Finally, the Board of Directors of the Company also review and take note of them.

Human Resources

Human resource is considered as key to the future growth strategy of the Company and looks upon to focus its efforts to further align human resource policies and processes to meet its business needs. The Company aims to develop the potential of every individual associated with the Company as a part of its business goal. Respecting the experienced and mentoring the young talent has been the bedrock for the Company's growth.

Human resources are the principal drivers of change. They push the levers that take futuristic businesses to the next level of excellence and achievement.

Cautionary Statement

Investors are cautioned that this discussion contains statements that involve risks and uncertainties. Words like anticipate, believe, estimate intend, will, expect and other similar expressions are intended to identify "Forward Looking Statements". The company assumes no responsibility to amend, modify or revise any forward looking statements, on the basis of any subsequent developments, information or events. Actual results could differ materially from those expressed or implied. Important factors that could make the difference to the Company's operations include cyclical demand and pricing in the Company's principal markets, changes in Government Regulations, tax regimes, economic developments within India and other incidental factors.

For and on Behalf of the Boardof Directors of Advik
Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal) Chairman

DIN: 00090423

Date: 01st September, 2022

Place: New Delhi



Kundan Agrawal & Associates

Company Secretaries Phone: 91-11-43093900

Mobile: 09212467033, 09999415059

E-mail: agrawal.kundan@gmail.com

Annexure -1(A)

Secretarial Compliance Report of Advik Laboratories Limited for the year ended 31st March, 2022

We, Kundan Agrawal & Associates, Company Secretaries having FRN: S2009DE113700 and office atE-21, Office No.301, Jawahar Park, Laxmi Nagar New Delhi-110092(India) and have examined:

- (a) all the documents and records made available to us and explanation provided by "ADVIK LABORATORIES LIMITED" ("the listed entity"),
- (b) the filings/ submissions 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 (Regulation) 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 during the period under review).
- (c) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011; (To the extent applicable on the company for the period under review).
- (d) Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not applicable during the period under review).
- (e) Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 (Not applicable during the period under review).
- (f) Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable during the period under review).
- (g) Securities and Exchange Board of India (Issue and Listing of Non- Convertible and Redeemable Preference Shares) Regulations, 2013 (Not applicable during the period under review).
- (h) Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015; (To the extent applicable on the company for the period under review).
 and circulars/ guidelines issued thereunder;

And based on the above examination, we hereby report that, during the review period:

(a) The entity is listed on Bombay Stock Exchange (BSE) and Ahmedabad Stock Exchange.

(b) 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
1.	Regulation 14 –Non Payment of Annual Listing Fees	Not Paid for the financial year 2021-2022	The Company has defaulted in payment of Annual Listing Fees to BSE for the financial year 2021-2022. As per the explanations provided to us by the management of the Company, the company is trying to arrange necessary funds to clear its outstanding dues of BSE.

- (c) 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.
- (d) 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 there under during the year under review:-

Sr. No.	Action taken by	Details of violation	Details of action taken E.g. fines, warning letter, debarment, etc.	Observations/ remarks of Practicing Comp Secretary, if any.	
1.	DSL	regulation*	BSE has restricted the trading of the company on account of Graded Surveillance Measure (GSM) under Stage IV.		

(e) The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr. No.	Observations of the Practicing Company Secretary in the previous reports	Observations made in the secretarial compliance report for the year ended (The years are to be mentioned)	Actions taken by the listed entity, if any	Comments of the Practicing Company Secretary on the actions taken by the listed entity
1.	NIL	NIL	NIL	Nil

For Kundan Agrawal & Associates Company Secretaries

Place: Delhi Date: 13/05/2022

Sd/-

Kundan Agrawal Company Secretary Membership No. 7631 C.P. No. 8325

UDIN: 007631D000313387



Kundan Agrawal & Associates

Company Secretaries

Phone: 91-11-43093900 Mobile: 09212467033, 09999415059

E-mail: agrawal.kundan@gmail.com

Annexure -1(B)

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2022

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

To
The Members
M/s ADVIK LABORATORIES LIMITED
138, ROZ- KA- MEO INDUSTRIAL AREA,
SOHNA GURGAON HR 122103 IN

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s Advik Laboratories Limited (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

We report that:

- a) Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- b) We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion. We have not verified the correctness and appropriateness of the financial records and Books of the Company.
- c) Where ever required, we have obtained the Management representation about the compliances of laws, rules and regulations and happening of events etc. The compliance of the provisions of the Corporate and other applicable laws, rules, regulations, standards is the responsibility of management.
- d) The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

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 officers, 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 maintained by the Company for the financial year ended on 31st March, 2022 according to the provisions of:

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

Direct Investment, Overseas Direct Investment and External Commercial Borrowings;

- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 and The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014 notified on 28 October 2014;
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998.
- (vi) Indian Stamp Act, 1899;
- (vii) Indian Contract Act, 1872;
- (viii) Income Tax Act, 1961 and indirect tax laws;
- (ix) Applicable Labour Laws; and
- (x) Other applicable Laws;

Having regard to the compliance system prevailing in the Company and on the basis of presentation and Reports made by the management of the Company, we further report that the Company has adequate system to ensure the compliance of the other applicable laws specifically to the Company.

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

- Secretarial Standards issued by The Institute of Company Secretaries of India.
- Listing Agreements with Stock Exchanges in India.

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

We further report that

- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were
 generally sent at least seven days in advance, and a system exists for seeking and obtaining further information and
 clarifications on the agenda items before the meeting and for meaningful participation at the meeting.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were
 generally sent at least seven days in advance, and a system exists for seeking and obtaining further information and
 clarifications on the agenda items before the meeting and for meaningful participation at the meeting. But some
 documents, registers, files are needed to be maintained in more improvised and updated manner.
- BSE has restricted the trading of the company on account of Graded Surveillance Measure (GSM) under Stage III.
- The company has not paid annual listing fees of the stock exchange for the financial year 2021-2022.
- Due to Covid-19 pandemic, and various preventive and safety guidelines laid down by government, there was a limited access to documents, registers, files etc. of the company. We had received all the necessary information over

mails and via other electronic means from the company. So, as per the due-diligence done by us of the available records and documents of company, maintenance of minutes of board meeting and committees and Statutory Registers of the company are in compliance with the applicable Secretarial Standards and various provisions of The Companies Act, 2013 to much extent, however, further improvement will be appreciated..

We further report that based on the information received and records maintained there are adequate systems and processes in the Company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Disclaimer:-

- The Secretarial Audit Report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.
- We have not verified the correctness and appropriateness of financial records and books of accounts of the company

For Kundan Agrawal & Associates Company Secretaries FRN: S2009DE113700

Place: Delhi Date: 27/08/2022

Kundan Agrawal Company Secretary Membership No.:- 7631 C.P. No. 8325

Sd/-

UDIN: F007631D000860351



Kundan Agrawal & Associates

Company Secretaries Phone: 91-11-43093900

Mobile: 09212467033, 09999415059 E-mail: agrawal.kundan@gmail.com

Annexure -1(C)

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

To,
The Members of
Advik Laboratories Limited
138, Roz- Ka- Meo Industrial Area,
Sohna, Gurgaon-122103

We, Kundan Agrawal & Associates, Company Secretaries have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Advik Laboratories Limited** having CIN L74899HR1994PLC038300and having registered office at 138, Roz- Ka- Meo Industrial Area, Sohna, Mewat-122103 (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, we hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year

ending on 31st March, 2022 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority:

Sr. No.	Name of Director	DIN	Date of appointment in Company
1.	Mr. Peeyush Kumar Aggarwal	00090423	31.07.2013
2.	Mr. Manoj Kumar Jain	01887411	26.12.2013
3.	Ms. Madhu Sharma	06947852	31.01.2017
4.	Mr. Ram Niwas Sharma	08427985	23.08.2019

- National Stock Exchange vide order no NSE/COMP/51141 Circular Ref. No: 03/2022 dated 27/01/2022 declared
 Omkam Capital Markets Pvt. Ltd. as a defaulter and expelled the company from being its trading member and
 disqualified Mr. Peeyush Kumar Aggarwal from being director of any company which is a trading member of stock
 exchange citing clause (iv) sub-rule 4(A) & 5 of Rule 8 of Securities (Contract) Regulation Rules, 1957.
- Clause (iv) of sub-rule 4(A) of Rule 8 provides that a company as defined in the Companies Act, 1956 (1 of 1956), shall also be eligible to be elected as a member of a stock exchange if— the directors of the company are not disqualified from being members of a stock exchange under clause (1) [except sub-clause (b) and sub-clause (f) thereof] or clause (3) [except sub-clause (a) and sub-clause (f) thereof] and the Directors of the company had not held the offices of the Directors in any company which had been a member of the stock exchange and had been declared defaulter or expelled by the stock exchange.
- In view of the provisions contained in Securities (Contract) Regulation Rules, 1957, Mr. Peeyush Kumar Aggarwal is disqualified to act as Director in companies which are also a trading member of Stock Exchange, However, he can still hold directorship in companies which are not a trading member of Stock Exchange.
- We have been informed by the Management that Omkam Capital Markets Private Limited has filed an appeal against the said order of NSE before the honorable Securities Appellate Tribunal (SAT).

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

Date: 13/05/2022 Place: Delhi For Kundan Agarwal & Associates Company Secretaries FRN: S2009DE113700 Sd/-Kundan Agrawal

Company Secretary
M. No. 7631

COP No. 8325

UDIN:F007631D000313365

FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN

As on financial year ended 31.03.2022

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

I.REGISTRATION & OTHER DETAILS:

1.	CIN	L74899HR1994PLC038300
2.	Registration Date	09/09/1994
3.	Name of the Company	Advik Laboratories Limited
4.	Category/Sub-category of the	Company Limited by Shares/Indian Non- Government Company
	Company	
5.	Address of the Registered office &	138, Roz Ka-Meo Industrial, SohnaDistt. Mewat, Haryana – 122103
	contact details	Tel nos.: 0124-2362471
6.	Whether listed company	Yes
7.	Name, Address & contact details of	M/s. MAS Services Limited
	the Registrar & Transfer Agent, if	T-34, 2 nd Floor, Okhla Industrial Area, Phase-II,
	any.	New Delhi-110020
		011-26387281-83

 $II.PRINCIPAL\ BUSINESS\ ACTIVITIES\ OF\ THE\ COMPANY\ (All\ the\ business\ activities\ contributing\ 10\ \%\ or\ more\ of\ the\ total\ turnover\ of\ the\ company\ are\ as\ given\ below\ :$

S. No.	Name &Description of main products	NIC Code of the product	% to total turnover of the
			Company
1.	Pharmaceuticals Products	24232	100%

III.PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES: NOT APPLICABLE

Sl. No.	Name and Address of	CIN/GLN	Holding/Subsidiary/ Associate	% of Shares Held
	the Company			

IV. SHARE HOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity) i) Category-wise Share Holding

Category of Shareholders			the beginnin t-April-2021]	•	No. of Shares held at the end of the year[As on 31-March-2022]				% Change
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoters									
(1) Indian									
a) Individual/ HUF	1957159	-	1957159	10.24	1957159	-	1957159	10.24	-
b) Central Govt.	-	-	-	-	-	-	-	-	-
c) State Govt.(s)	-	-	-	-	-	-	-	-	-
d) Bodies Corp.	4902322	-	4902322	25.65	4902322	-	4902322	25.65	-
e) Banks / FI	-	-	-	-	-	-	-	-	-
f) Any other	-	-	-	-	-	-	-	-	-
Sub-total(A)(1):-	6859481	-	6859481	35.89	6859481	-	6859481	35.89	-

				T		1	T		
(2) Foreign									
a) NRIs-	_	_	_	_	_	_	_	-	
Individual		_				-	-	-	
b) Other-	-	-	-	-	-	-	-	-	-
Individuals									
c) Bodies	-	-	-	-	-	-	-	-	-
Corporate									
d) Banks/FI	-	-	-	-	-	-	-	-	-
e) Any Other	-	-	-	-	-	-	-	-	-
Sub-total	_	-	-	-	-	-	-	-	-
(A)(2):-									
Total	6859481	-	6859481	35.89	6859481	-	6859481	35.89	-
shareholding of									
Promoter									
(A)=(A)(1)+(A)(2)									
B. Public									
Shareholding									
1. Institutions									
a) Mutual Funds	-	-	-	-	-	-	-	-	-
b) Banks / FI	-	-	-	-	-	-	-	-	-
c) Central Govt.	-	-	-	-	-	-	-	-	-
d) State Govt.(s)	-	-	-	-	-	-	-	-	-
e) Insurance									
Companies									
f) FIIs	-	-	-	-	-	-	-	-	-
g) Foreign	-	-	-	-	-	-	-	-	-
Venture Capital									
Funds									
h) Others	-	-	-	-	-	-	-	-	-
(specify)									
Sub-total	-	-	-	-	-	-	-	-	-
(B)(1):-									
2. Non-									
Institutions									
a) Bodies Corp.	F0FCC07		F0FCC07	20.64	5838918		F020040	20.55	
i) Indian	5856697	-	5856697	30.64	2020210	-	5838918	30.55	
ii) Overseas	-	-	-	-	-	-	-	-	-
b) Individuals									
i) Individual	3411208	11280	3422488	17.91	3345004	11280	3356284	17.56	
shareholders									
holding nominal									
share capital up									
to Rs. 1 lakh									
ii) Individual	2829579	-	2829579	14.81	2903826	-	2903826	15.19	
shareholders									
holding nominal									
share capital in									
excess of Rs 1									

lakh									
NBFC Registered with RBI	110280	-	110280	0.58	110280	-	110280	0.58	-
c) Others (specify)									
Non Resident Indians	14391	-	14391	0.08	14391	-	14391	0.08	
Hindu Undivided Family	-	-	-	1					-
Clearing Members	18484	-	18484	0.09	28220	-	28220	0.15	
Sub-total (B)(2):-	12240639	11280	12251919	64.11	12240639	11280	12251919	64.11	-
Total Public Shareholding (B)=(B)(1)+ (B)(2)	12240639	11280	12251919	64.11	12240639	11280	12251919	64.11	-
C. Shares held by Custodian for GDRs & ADRs	-	-	-	-	-	-	-	-	-
Grand Total (A+B+C)	19100120	11280	19111400	100.00	19100120	11280	19111400	100.00	-

II) Shareholding of Promoter-

S no.	Shareholder's Name	Shareholding a [As on 1st-Apri	t the beginning	of the year	Shareholding on 31st-Marc	% change in			
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbered to total share capital	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total share capital	sharehol ding during the year	
1	Omkam Pharmaceuticals Pvt. Limited	4902322	25.65	05.76	4902322	25.65	05.76	-	
2	Peeyush Kumar Aggarwal	1957159	10.24	-	1957159	10.24	-	-	
	Total	6859481	35.89	05.76	6859481	35.89	05.76	-	

iii) Change in Promoters' Shareholding (please specify, if there is no change): Not Applicable – There are no changes in the promoters' shareholding during the year under review.

iv) Shareholding Pattern of top ten Shareholders:

(Other than Directors, Promoters and Holders of GDRs and ADRs):

SI.	For Each of the Top	Shareholding at the		Date	Increase/	Reason	Cumulative			
No	10	beginning			Decrease in		Shareholding during the			
	Shareholders	of the year [As on 1st-			Shareholding		Year (1st-Apr	il-2021 to		
		April-2021]					31st-March,	2022)		
		No. of	% of total				No. of	% of total		
		shares	shares of				shares	shares of		
			the					the		

Annual Report 2021-22

			company					company
1. M	/s. Vikas Lifecare Limite	d	,		ı			
	At the beginning of the year	Nil	Nil				Nil	Nil
	Date wise Increase /			12/07/2021	4212325	Buy	4212325	22.04
	Decrease in			12/0//2021	4212323	Buy	7212323	22.04
	Shareholding during							
	the year specifying							
	the reasons for							
	increase /decrease							
	(e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the				4212325		4212325	22.04
	year							
2. M	/s. Pataliputra Internation	onal Limited				1		1
	At the beginning of	2629000	13.76				2629000	13.76
	the year							
	Date wise Increase /	Nil	Nil	12/07/2021	2629000	13.76	0	0.00
	Decrease in							
	Shareholding during							
	the year specifying							
	the reasons for							
	increase /decrease							
	(e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the						0	0.00
	year							
3. N	1/s. Dhiru Builders And P	1	1		1	T		T
	At the beginning of	2605270	13.63				2605270	13.63
	the year							
	Date wise Increase /	Nil	Nil	12/07/2021	(1605270)	Sale	1000000	05.23
	Decrease in							
	Shareholding during							
	the year specifying							
	the reasons for							
	increase /decrease (e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the						1000000	05.23
	year							03.23
4. Sa	ngeetha S	<u>I</u>			<u> </u>	1		
	At the beginning of	1282992	6.71				1282992	6.71
	the year							3.72
	Date wise Increase /	Nil	Nil	Nil	Nil	Nil		
	Decrease in				1			
	Shareholding during							
	the year specifying							
	the reasons for							
		1	i	1	i .	i .	1	i
	increase /decrease							

transfer / bonus/		
and the second transfer of the second transfe		
sweat equity etc.)		
At the end of the year	1282992	6.71
5. M/s. Sampark Securities Pvt. Limited		l .
At the beginning of 203229 1.06	203229	1.06
the year		
Date wise Increase / Nil Nil Nil Nil Nil Nil		
Decrease in		
Shareholding during		
the year specifying		
the reasons for		
increase /decrease		
(e.g. allotment /		
transfer / bonus/		
sweat equity etc.)		
At the end of the	203229	1.06
year		
6. Ms. PinkySachdeva		
At the beginning of 161150 0.84	161150	0.84
the year		
Date wise Increase / Nil Nil Nil Nil Nil Nil		
Decrease in		
Shareholding during		
the year specifying		
the reasons for		
increase /decrease		
(e.g. allotment /		
transfer / bonus/		
sweat equity etc.)		
At the end of the	161150	0.84
year		
7. Sunayana Investment		
At the beginning of 135990 0.71	135990	0.71
the year		
Date wise Increase / Nil Nil Nil Nil		
Decrease in		
Shareholding during		
the year specifying		
the reasons for		
increase /decrease		
(e.g. allotment /		
transfer / bonus/		
sweat equity etc.)		
At the end of the	135990	0.71
year		
8. M/s. ShanthiAgrofarms Global Services Private Limited		1
At the beginning of 110280 0.58	110280	0.58
the year		
Date wise Increase / Nil Nil Nil Nil Nil		
Decrease in		

		I	ı	ı	1	T	I	T
	the reasons for							
	increase /decrease							
	(e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the						110280	0.58
	year							
9. M	r. Santosh Pradeep Bohr	I	1	1			ı	T
	At the beginning of	92100	0.48				92100	0.48
	the year							
	Date wise Increase /	Nil	Nil	Nil	Nil	Nil		
	Decrease in							
	Shareholding during							
	the year specifying							
	the reasons for							
	increase /decrease							
	(e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the year						92100	0.48
10. N	/Ir. Vineet Chawla							
	At the beginning of	85000	0.44				85000	0.44
	the year							
	Date wise Increase /	Nil	Nil	Nil	Nil	Nil		
	Decrease in							
	Shareholding during							
	the year specifying							
	the reasons for							
	increase /decrease							
	(e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the						85000	0.44
	year							
11. N	M/s. Zuber Trading	•	•	•	•	•	•	•
	At the beginning of	77638	0.41				77638	0.41
	the year							
	Date wise Increase /	Nil	Nil	Nil	Nil	Nil	-	
	Decrease in							
	Shareholding during							
	the year specifying							
	the reasons for							
	increase /decrease							
	(e.g. allotment /							
	transfer / bonus/							
	sweat equity etc.)							
	At the end of the year						77638	0.41
	•	l	1	1	1	1	1	l

V) Shareholding of Directors and Key Managerial Personnel:

<u> </u>		•				
SI.	Shareholding of each	Shareholding at the	Date	Increase/	Reason	Cumulative
No.	Directors and each Key	beginning		Decrease in		Shareholding during
	Managerial Personnel*	of the year [As on 1st-		Shareholding		the

	April-2021] No. of shares	% of total shares of the				Year (1st-A 31st-March No. of shares	% of total shares of the
		company					company
1.Mr. Peeyush Kumar Aggarwal (N	l Managing Direc						company
At the beginning of the year		10.24					
Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc.)	Nil	Nil	Nil	Nil	Nil	1957159	10.24
At the end of the year	1957159	10.24	Nil	Nil	Nil	1957159	10.24
2. Mr. Manoj Kumar Bhatia (Key N	Managerial Per	sonnel)				'	,
At the beginning of the year	450	0.00					
Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.)	Nil	Nil	Nil	Nil	Nil	450	0.00
At the end of the year	450	0.00	Nil	Nil	Nil	450	0.00

No other Directors/KMP holds Shares in the Company as on ${\bf 31.03.2022}$

V) INDEBTEDNESS -Indebtedness of the Company including interest outstanding/accrued but not due for payment.

(Rs. in Hundreds)

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	458633.95	109188.06		567822.01
ii) Interest due but not paid	61585.77			61585.77
iii) Interest accrued but not due				
Total (i+ii+iii)	520219.72	109188.06		629407.78
Change in Indebtedness during the financial year				
* Addition		1546708.95		1546708.95
* Reduction	520219.72	1075150.00		1595369.72
Net Change	(520219.72)	471558.95		(48660.77)
Indebtedness at the end of the fin. year				
i) Principal Amount		580747.01		580747.01
ii) Interest due but not paid				
iii) Interest accrued but not due				
Total (i+ii+iii)		580747.01		580747.01

Company has cleared its entire outstanding loan with Indian Overseas Bank (IOB) pursuant to One Time Settlement Agreement entered into by our company with IOB. As on date no dues of IOB are outstanding at the end of the company.

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL-

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

SI.	Particulars of Remuneration	Nam	e of MD/WTD)/ Manager	Total
No.					Amt.
1	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of				
	the Income-tax Act, 1961				
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961				
	(c) Profits in lieu of salary under section 17(3) Income- tax				
	Act, 1961				
2	Stock Option				
3	Sweat Equity				
4	Commission				
	- as % of profit & others				
5	Others, please specify				
	Total (A)				
	Ceiling as per the Act				

B. Remuneration to other directors

SI. No.	Particulars of Remuneration	Name of Directors			Total Amount
1	Independent Directors	 			
	Fee for attending board committee meetings	 			
	Commission	 			
	Others, please specify	 			
	Total (1)	 			
2	Other Non-Executive Directors	 			
	Fee for attending board committee meetings	 			
	Commission	 			
	Others, please specify	 			
	Total (2)	 			
	Total (B)=(1+2)	 			
	Total Managerial Remuneration	 			
	Overall Ceiling as per the Act	 			

NOTE:

PLEASE NOTE THAT NONE OF THE DIRECTORS INCLUDING THE MANAGING DIRECTOR IS DRAWING ANY REMUNERATION FROM THE COMPANY

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD:

(Rs. in Hundreds)

SNo.	Particulars of Remuneration	Key Managerial Personnel			
		CS	CFO	Total	
1	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	3720.00	4620.00	8340.00	
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961				
	(c) Profits in lieu of salary under section 17(3) Incometax Act, 1961				
2	Stock Option				
3	Sweat Equity				
4	Commission				
	- as % of profit				
	others, specify				
5	Others, please specify				
	Total	3720.00	4620.00	8340.00	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)
A. COMPANY					
Penalty					
Punishment			NIL		
Compounding					
B. DIRECTORS					
Penalty					
Punishment			NIL		
Compounding					
C. OTHER OFFICERS IN DEFAULT					
Penalty					
Punishment					
Compounding			NIL		

For and on Behalf of the Board of Directors of Advik Laboratories Limited Sd/-

(Peeyush Kumar Aggarwal) Chairman

DIN: 00090423

Date 01st September, 2022 Place: New Delhi

ANNEXURE "3" TO THE DIRECTOR'S REPORT

Information regarding Conservation of Energy, Technology Absorption and Foreign Exchange earnings & Outgo pursuant to Companies (Disclosures of Particulars in the Report of Board of Directors) Rules, 1988, forming part of Directors Report.

		Current Year	Previous Year
		2021-2022	2020-2021
A) CONSERVATION OF ENERGY			
I) Power and Fuel Consumption			
1) Electricity			
a)Purchased Unit (kwh)		36464	27172
Total amount		488705	434479
Rate/ Unit (Rs/Kwh)		13.40	15.99
b)Own generation			
i)Through Diesel			
Generator Unit (Kwh)		_	_
Unit per litre of Diesel oil (Kwh)		_	_
Cost/Unit (Rs/ Kwh)		_	_
ii)Through Steam Turbine			
Generator Unit (Lakh kwh)		_	
Unit per tonne of fuel (kwh)		_	
Cost/unit (Rs/kwh)		-	
2)Coal		_	_
3)Furnace Oil		_	_
4)Others/internal generation		_	-
B)TECHNOLOGY ABSORPTION			
I)Research & Development (R & D)		NIL	NIL
II) Technology absorption, adoption & Innovation		NIL	NIL
Foreign Exchange Earned	(Rs in lacs)		
Foreign Exchange used	(Rs in lacs)		

Annexure-4

Performance Evaluation Policy

1. Introduction

The Advik Laboratories Limited ("The Company") conducts its operations as per the directions provided by the Board of Directors within the framework laid down by the Companies Act, 2013 ("the Act"), the Articles of Association, Listing Agreement with stock exchanges and Code of Conduct and policies formulated by the Company for its internal execution. The Company's Board of Directors is dedicated to act in good faith; exercise their judgment on an informed basis, in the best interest of the company and its stakeholders.

The Act provides that the Nomination and Remuneration Committee shall formulate the criteria for evaluation of performance of Independent Directors and the Board. Such an evaluation procedure will provide a fine system of checks and balances on the performance of the directors and will ensure that they exercise their powers in a rational manner. The Act further casts an obligation on part of the board of directors for evaluating the performance of independent directors. All the directors on the board of a company, except the independent director whose performance is being evaluated, will assess the performance of the independent director. Accordingly, a report of performance evaluation of each independent director of the company would be prepared, which would determine whether to extend or continue the term of appointment of the concerned independent director or not.

As one of the most important functions of the Board of Directors is to oversee the functioning of Company's top management, this Board Performance Evaluation process aims to ensure individual directors ("Directors") and the Board of Directors of the Company ("Board") as a whole work efficiently and effectively in achieving their functions. This policy aims at establishing a procedure for conducting periodical evaluation of its own performance and individual directors. Hence, it is important that every individual Board Member effectively contributes in the Board deliberations.

2. Role of Board and Independent Directors

In conformity with the requirement of the Act, the performance evaluation of all the Independent Directors shall be done by the entire Board of Directors, excluding the director being evaluated.

The Independent Directors are duty bound to evaluate the performance of non – independent directors and Board as a whole. The independent directors of the Company shall meet at least once in a year to review the performance of the non-independent directors, performance of Chairperson of the Company and Board as a whole, taking into account the views of executive directors and non-executive directors.

3. Evaluation Criteria

The Board of Directors shall pay regards to the following parameters for the purpose of evaluating the performance of a particular director. In respect of each of the evaluation factors, various aspects have been provided to assist with the evaluation process in respect of performance of Board itself, and individual directors. Such evaluation factors may vary in accordance with their respective functions and duties. Evaluation of Independent Director shall be carried on by the entire Board in the same way as it is done for the Executive Directors of the Company except the Director being evaluated.

Appraisal of each Director of the Company shall be based on the criteria as mentioned herein below.

Rating Scale:

g	
Performance	Rating
Excellent	4
Very Good	3
Good	2
Satisfactory	1
Not Satisfactory	0

Evaluation of Independent Directors

While evaluating the performance of Independent Directors following points needs to be considered.

Name of the Director being assessed:

Sr. No.	Assessment Criteria	Rating	Remarks/ Comments
1.	Attendance and participations in the meetings		
2.	Raising of concerns to the Board		
3.	Safeguard of confidential information		
4.	Rendering independent, unbiased opinion and resolution of issues at meetings.		
5.	Initiative in terms of new ideas and planning for the Company.		
6.	Safeguarding interest of whistle-blowers under vigil mechanism.		
7.	Timely inputs on the minutes of the meetings of the Board and Committee's, if any		
8.	Compliance with Article of Association, Companies Act, Listing Regulations & other laws applicable to the Company		
9.	Contribution to development of strategy and to risk management		
10.	Updations with latest developments		
11	Communications with Board members, senior management and others		

Evaluation of Non Independent/ Executive Directors

While evaluating the performance of Non-Independent Directors/ Executive Directors following point's needs to be considered:

Name of the Director being assessed:	

Sr. No.	Assessment Criteria	Rating	Remarks/ Comments
1.	Leadership initiative		
2.	Initiative in terms of new ideas and planning for the Company		
3.	Professional skills, problem solving and decision making		
4.	Compliance with policies of the Company, ethics, Code of Conduct		
	etc.		
5.	Reporting of frauds, violations etc.		
6.	Motivating employees, providing assistance & directions		
7.	Attendance and presence in meeting of Board, Committee and		
	General Meeting.		
8.	Safeguarding of interest of whistle blowers under vigil mechanism.		
9.	Timely inputs of the minutes of the meetings of the Board and		
	Committee, if any.		
10.	Compliance with Article of Association, Companies Act, Listing		
	Regulations & other laws applicable to the Company		
11.	Contribution to development of strategy and to risk management		
12.	Updations with latest developments		
13.	Communications with Board members, senior management and		
	others		

Evaluation of Board of Directors

While evaluating the Performance of the Board of Directors as a whole, following points needs to be considered:

Sr. No.	Assessment Criteria	Rating	Remarks/ Comments
1.	The Board of Directors of the company is effective in decision making		
2.	The Board of Directors is effective in developing a corporate governance structure that allows and encourages the Board to fulfill its		

	responsibilities.			
3.	The Company's systems of control are effective for identifying material risks and reporting material violations of policies and law.			
4.	The Board reviews the organization's performance in carrying out the stated mission on a regular basis.			
5.	The Board of Directors is effective in providing necessary advice and suggestions to the company's management.			
6.	Is the board as a whole up to date with latest developments in the regulatory environment and the market?			
7.	The information provided to directors prior to Board meetings meets your expectations in terms of length and level of detail.			
8.	Board meetings are conducted in a manner that encourages open communication, meaningful participation, and timely resolution of issues.			
9.	The Board Chairman effectively and appropriately leads and facilitates the Board meetings and the policy and governance work of the board.			
10.	The Board appropriately considers internal audit reports, management's responses, and steps towards improvement.			
11.	The Board oversees the role of the independent auditor from selection to termination and has an effective process to evaluate the independent auditor's qualifications and performance.	1		
12.	The Board considers the independent audit plan and provides recommendations.			

COMMITTEES OF BOARD

The Board has constituted the following committees:

- 1. Audit Committee;
- 2. Stakeholders Relationship Committee;
- 3. Nomination and Remuneration Committee;
- 4. Risk Management Committee

For evaluating the performance of each committee, the Board of Directors shall pay regards to the following aspects:

Sr. No.	Assessment Criteria	Rating	Remarks/ Comments
1.	Compliance with Article of Association, Companies Act, Listing		
	Regulations & other laws applicable to the Company		
2.	Compliance with ethical standards & code of conduct of Company		
3.	Committee's accomplishments w.r.t. performance objectives		
4.	Redressal of complaints & grievances		
5.	Coordination with other committees and Board of Directors		
6.	Fulfilment of roles & responsibilities assigned to them		
7.	Adherence to Company's policies and internal procedures		

Evaluation of Key Management Personnel and Senior Executives

While evaluating the performance of Key Management Personnel and Senior Executives (other than Directors) following points shall be kept in mind:

Sr. No.	Assessment Criteria	Rating	Remarks/ Comments
1.	Abidance and behaviour in accordance with ethical standards &		
	code of conduct of Company.		
2.	Compliance with Article of Association, Companies Act, Listing		
	Regulations & other laws. Applicable to the Company		
3.	Interpersonal and communication skills		
4.	Team work attributes		
5.	Safeguard of confidential information		
6.	Compliance with policies of the Company, ethics, code of conduct,		
	etc.		
7.	Punctuality and other personality related aspects		

5. Review of the Policy

The Committee may amend the Policy, if required, to ascertain its appropriateness as per the needs of the Company.

6. Disclosure

Company will disclose details of its Board Performance Evaluation processes in its Board's report. The Board's report containing such statement shall indicate the manner in which formal evaluation has been made by the Board of its own performance and individual directors of the Company.

For and on Behalf of the Boardof Directors of Advik
Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal)

Chairman

DIN: 00090423

Date: 01st September, 2022 Place: New Delhi

Annexure - 5

NOMINATION & REMUNERATION POLICY

1. Introduction

Pursuant to Section 178 of the Companies Act, 2013 and Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board of Directors of had constituted the Nomination and Remuneration Committee. The Company considers human resources as its invaluable assets. This policy on nomination and remuneration of Directors, Key Managerial Personnel (KMPs) and other employees has been formulated in terms of the provisions of the Companies Act, 2013 read along with the applicable rules thereto and Listing Regulations, 2015, as amended from time to time. This policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors.

2. Objective and purpose of the policy

The objectives and purpose of this policy are:

- 1. To formulate the criteria for determining qualifications, competencies, positive attributes and independence for appointment of a Director (Executive / Non-Executive) and recommend to the Board policies relating to the remuneration of the Directors, Key Managerial Personnel and other employees. This includes, reviewing and approving corporate goals and objectives relevant to the compensation of the Chief Executive Officer ("CEO"), evaluating the CEO's performance in light of those goals and objectives, andeither as a committee or together with the other independent directors (as directed by the board), determine and approve the CEO's compensation level based on this evaluation; and making recommendations to the board with respect to non-CEO executive officer compensation, and incentive-compensation and equity-based plans that are subject to board approval;
- 2. The policy also addresses the following items: Committee member qualifications; Committee member appointment and removal; Committee structure and operations; and Committee reporting to the Board.
- 3. To formulate the criteria for evaluation of performance of all the Directors on the Board;
- 4. To devise a policy on Board diversity; and
- 5. To lay out remuneration principles for employees linked to their effort, performance and achievement relating to the Company's goals.

Definitions

- 'Board' means Board of Directors of the Company.
- 'Directors' means Directors of the Company.
- 'Committee' means Nomination and Remuneration Committee of the Company as constituted or reconstituted by the Board, in accordance with the Act and applicable SEBI listing Regulations, 2015 and/or any other Act/Regulations.
- 'Company' means Advik Laboratories Limited.
- Independent Director' means a Director referred to in Section 149(6) of the Companies Act, 2013 and rules.
- 'Key Managerial Personnel (KMP)' means-
 - the Managing Director or the Chief Executive Officer or the manager and in their absence, a Whole-time Director;
 - (ii) the Company Secretary; and
 - (iii) the Chief Financial Officer

Senior Management means personnel of the company who are members of its core management team excluding Board of

Directors comprising all members of management one level below the Executive Directors, including the functional heads.

Unless the context otherwise requires, words and expressions used in this policy and not defined herein but defined in the Companies Act, 2013 and Listing as may be amended from time to time shall have the meaning respectively assigned to them therein.

General

This Policy is divided in three parts: -

Part – A covers the matters to be dealt with and recommended by the Committee to the Board;

Part – B covers the appointment and nomination; and

Part – C covers remuneration and perquisites etc.

Part - A

Matters to be dealt with, perused and recommended to the Board by the Nomination and Remuneration Committee

The following matters shall be dealt by the Committee:-

(a) Size and composition of the Board:

Periodically reviewing the size and composition of the Board to ensure that it is structured to make appropriate decisions, with a variety of perspectives and skills, in the best interests of the Company as a whole and ensure compliance of various provision of applicable laws and SEBI listing Regulations, 2015;

(b) Directors:

Formulate the criteria determining qualifications, positive attributes and independence of a Director and recommending candidates to the Board, when circumstances warrant the appointment of a new Director, having regard to the range of skills, experience and expertise, on the Board and who will best complement the Board;

(c) Succession plans:

Establishing and reviewing Board and senior executive succession plans in order to ensure and maintain an appropriate balance of skills, experience and expertise on the Board and Senior Management;

(d) Evaluation of performance:

Make recommendations to the Board on appropriate performance criteria for the Directors.

Formulate the criteria and framework for evaluation of performance of every Director on the Board of the Company.

Identify ongoing training and education programs for the Board to ensure that Non-Executive Directors are provided with adequate information regarding the options of the business, the industry and their legal responsibilities and duties.

(e) Remuneration framework and policies:

The Committee is responsible for reviewing and making recommendations to the Board on:

- (i) the remuneration of the Managing Director, Whole-time Directors and KMPs
- the total level of remuneration of Non-Executive Directors and for individual remuneration for Non-Executive Directors and the Chairman, including any additional fees payable for membership of Board committees;
- (iii) the remuneration policies for all employees including KMPs, senior management and other employees including base pay, incentive payments, equity awards, retirement rights and service contracts having regard to the need to
- (iv) attract and motivate talent to pursue the Company's long term growth;
- (v) demonstrate a clear relationship between executive compensation and performance; and
- (vi) be reasonable and fair, having regard to best governance practices and legal requirements.
- (vii) The Company's superannuation arrangements and compliance with relevant laws and regulations in relation to superannuation arrangements; and
- (viii) the Company's remuneration reporting in the financial statements.

PART - B

Policy for appointment and removal of Director, KMPs and Senior Management

I. Appointment criteria and qualifications

- 1. The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or senior management level and recommend to the Board his / her appointment.
- 2. A person to be appointed as Director, KMP or senior management level should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has discretion to decide whether

qualification, expertise and experience possessed by a person is sufficient / satisfactory for the concerned position.

- 3. A person, to be appointed as Director, should possess impeccable reputation for integrity, deep expertise and insights in sectors / areas relevant to the Company, ability to contribute to the Company's growth, complementary skills in relation to the other Board members.
- 4. The Company shall not appoint or continue the employment of any person as Managing Director / Executive Director who has attained the age of seventy years and shall not appoint Independent Director who is below age of 21 years. Provided that the term of the person holding this position may be extended at the discretion of the committee beyond the age of seventy years with the approval of shareholders by passing a special resolution based on the explanatory statement annexed to the notice for such motion indicating the justification for extension of appointment beyond Seventy years as the case may be.
- 5. A whole-time KMP of the Company shall not hold office in more than one company except in its subsidiary company at the same time. However, a whole-time KMP can be appointed as a Director in any company, with the permission of the Board of Directors of the Company.

II. Term / Tenure

1. Managing Director / Whole-time Director

The Company shall appoint or re-appoint any person as its Managing Director and CEO or Whole-time Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

2. Independent Director

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

No Independent Director shall hold office for more than two consecutive terms, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director. Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

At the time of appointment of Independent Director, it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time (Executive) Director of a listed company.

III. Retirement

The Whole-time Directors, KMP and senior management personnel shall retire as per the applicable provisions of the Companies Act, 2013 and the prevailing policy of the Company. The Board will have the discretion to retain the Whole-time Directors, KMP and senior management personnel in the same position / remuneration or otherwise, even after attaining the retirement age, for the benefit of the Company with the approval of shareholders by passing a special resolution at the general meeting of the Company.

PART - C

Policy relating to the remuneration for Directors, KMPs and other employees

A. General

- 1. The remuneration / compensation / commission etc. to Directors will be determined by the Committee and recommended to the Board for approval.
- 2. The remuneration and commission to be paid to the Managing Director shall be in accordance with the provisions of Chapter xiii of the Companies Act, 2013 read with schedule v, and the rules made thereunder.
- 3. Increments to the existing remuneration / compensation structure may be recommended by the Committee to the Board which should be within the limits approved by the Shareholders in the case of Managing Director.

4. Where any insurance is taken by the Company on behalf of its Managing Director, Chief Financial Officer, the Company Secretary and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.

B. Remuneration to KMPs and other employees

The policy on remuneration for KMPs and other employees is as below:-

1. Fixed pay

The remuneration and reward structure for employees comprises two broad components - annual remuneration and long-term rewards. The Committee would determine the remuneration of the Directors and formulate guidelines for remuneration payable to the employees.

These guidelines are as under:

a) Annual remuneration

Annual remuneration refers to the annual compensation payable to the employees of the Company. This comprises two parts - a fixed component, and a performance-linked variable component based on the extent of achievement of the individual's objectives and performance of the business unit. Employee is required to determine his/her key result areas for that particular defined role. The performance-linked variable pay will be directly linked to the performance on individual components of the performance and the overall performance of the business. An employee's variable pay would, therefore, be directly dependent on key performance measures that represent the best interests of shareholders.

The objective is to set the total remuneration at levels to attract, motivate, and retain high-caliber, and high potential personnel in a competitive global market. The total remuneration level is to be reset annually based on a comparison with the relevant peer group globally, established through independent compensation surveys, from time to time.

b) Long-term rewards

Long-term rewards may be granted to eligible key employees based on their contribution to the performance of the Company, relative position in the organization, and length of service under the supervision and approval of the Committee.

The grant, vesting and other scheme details would be formulated from time to time.

These long-term reward schemes are implemented to attract and retain key talent in the industry.

2. Minimum remuneration to Managing Director/ Chief Executive officer

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Managing Director in accordance with the provisions of Schedule V of the Companies Act, 2013 and if it is not able to comply with such provisions, with the previous approval of the Central Government.

C. Remuneration/ Setting Fees / Commission to Non-Executive / Independent Directors

1. Remuneration/ Setting Fees / Commission

The remuneration payable to each Non-Executive Director is based on the remuneration structure as determined by the Board, and is revised from time to time, depending on individual contribution, the Company's performance, and the provisions of the Companies Act, 2013 and the rules made there under.

The remuneration to the Non-executive Directors (including Independent Directors) may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding 1% of the profits of the Company computed as per

Advik Laboratories Limited

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the applicable provisions of the Companies Act, 2013.

Non-Executive Directors/ Independent Director shall be paid a Setting Fees / Commission as may be decided by the Board of Directors from time to time subject to the limits specified in Companies Act, 2013 and other applicable laws/ Regulations.

2. Stock options

The Independent Directors shall not be entitled to any stock option of the Company.

Policy review

This policy is framed based on the provisions of the Companies Act, 2013 and rules there under and the requirements of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015with the Stock Exchanges.

In case of any subsequent changes in the provisions of the Companies Act, 2013 or any other regulations which makes any of the provisions in the policy inconsistent with the Act or regulations, then the provisions of the Act or regulations would prevail over the policy and the provisions in the policy would be modified in due course to make it consistent with law.

This policy shall be reviewed by the Nomination and Remuneration Committee as and when any changes are to be incorporated in the policy due to change in regulations or as may be felt appropriate by the Committee. Any changes or modification on the policy as recommended by the Committee would be given for approval of the Board of Directors.

For and on Behalf of the Boardof Directors of Advik Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal) Chairman

DIN: 00090423

Date: 01st September, 2022

Place: New Delhi

Annexure-6

Form No. AOC-2

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

Form for disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto

- (a) Name(s) of the related party and nature of relationship
- (b) Nature of contracts/arrangements/transactions
- (c) Duration of the contracts / arrangements/transactions
- (d) Salient terms of the contracts or arrangements or transactions including the value, if any
- (e) Justification for entering into such contracts or arrangements or transactions
- (f) date(s) of approval by the Board
- (g) Amount paid as advances, if any:
- (h) Date on which the special resolution was passed in general meeting as required under first proviso to section 188

Not Applicable

2. Details of material contracts or arrangement or transactions at arm's length basis:

(a) Name(s) of the related party and nature of relationship	Peeyush Kumar Aggarwal-Promoter Director	Omkam Global Capital Pvt Ltd(OGCPL)-Mr. Peeyush Kumar Aggarwal is also a Director in OGCPL
(b) Nature of contracts/arrangements/transactions	Unsecured Loan	Unsecured Loan
(c) Duration of the contracts / arrangements/transactions	01/04/2021 to 31/03/2022	01/04/2021 to 31/03/2022
(d) Salient terms of the contracts or arrangements or transactions including the value, if any:	Mr. Peeyush Kumar Aggarwal is the Director & Promoter of the Company. For the smooth functioning of the company as well as for day to day funds requirements, the company had been requesting Mr. Peeyush Kumar Aggarwal and he has been infusing the required funds. The funds received by the company are repayable on demand and/or as and when the company has surplus funds. During the year under review an interest free sum of Rs. 14.83 lacs had been infused by the Mr. Peeyush Kumar Aggarwal. The funds received from the promoters are repayable on demand and/or as and when the company has surplus funds	Mr.Peeyush Kumar Aggarwal, promoter director of the company is also a promoter director of Omkam Global Capital Pvt Ltd. The company had receiving funds from OGCPL as loan. The funds received by the company are repayable on demand and/or as and when the company has surplus funds. During the year under review a sum of Rs.466.73 Lacs was received by the Company. The funds made available by OGCPL is interest free and repayable on demand and/or as and when the company has surplus funds.
(e) Justification for entering into such	Short Term fund required for day to day	Short Term fund required for day to
contracts or arrangements or	transactions	day transactions
transactions (f) date(s) of approval by the Board	30-06-2021	30-06-2021

(g) Amount paid as advances, if any:	Nil	Nil
(h) Date on which the ordinary	29-09-2021	29-09-2021
resolution was passed in general		
meeting as required under first proviso		
to section 188		

For and on Behalf of the Board of Directors of Advik Laboratories Limited

Sd/-

(Peeyush Kumar Aggarwal)

Chairman

DIN: 00090423

Date 21st May, 2022 Place: New Delhi

Annexure – 7

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

i. The percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2021-22, ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year 2021-22 and the comparison of remuneration of each Key Managerial Personnel (KMP) against the performance of the Company are as under:

S. No.	Name of Director/KMP and Designation	Remuneration of Director/KMP for Financial Year 2021-22 (Rs. In Lacs)	% Increase in Remuneration in the Financial Year 2021-22	Ratio of remuneration of each Director/ to median remuneration of employees	Comparison of the Remuneration of the KMP against the performance of the Company
1.	Mr. Peeyush Kumar Aggarwal Executive Director	NIL	Not Applicable	Not Applicable	
2.	Mr. Manoj Kumar Jain Independent Director	Not Applicable	Not Applicable	Not Applicable	
3.	Ms. Madhu Sharma Independent Director	Not Applicable	Not Applicable	Not Applicable	
4.	Mr. Ram Niwas Sharma Non-Executive Director	NIL	Not Applicable	Not Applicable	
5.	Mr. Manoj Bhatia Chief Financial Officer	4.62 Lacs	NIL	Not Applicable	Loss for the financial year 2021-22 is Rs. 93.25 Lacs as compare to loss of Rs. 449.41 Lacs for the financial year 2020-21.
6.	Ms. Pooja Chuni Company secretary	3.72 Lacs	NIL	Not Applicable	Loss for the financial year 2021-22 is Rs. 93.25 Lacs as compare to loss of Rs. 449.41 Lacs for the financial year 2020-21.

No sitting fee was paid to any of the Directors for attending Board Meeting/Committee Meetings.

ii. Due to some financial resistant's, there was no increase in the remuneration of Key Managerial Personnel as well as employees of the company during the year under review;

- iii. There were 15 permanent employees on rolls of Company as on March 31, 2022;
 - Variations in the market capitalization of the Company: The market capitalization as on March 31, 2022 was Rs. 265.64 lacs as compared to market capitalization of Rs. 143.33 lacs on March 31, 2021.
 - Price Earnings ratio of Company was Rs. (0.60) as at March 31, 2022 and was Rs. (0.32) as at March 31, 2021. b)
 - c) The closing price of the Company's equity shares on the BSE as on March 31, 2022 was Rs. 1.39/- per share and on March 31, 2021 was Rs. 0.75/- per share.
- iv. The Key Parameters for any variable component of remuneration availed by the Directors - Please refer to the salient features of Remuneration Policy annexed and forming part of this Report.
- ٧. The ratio of the 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 - Not Applicable; and
- It is hereby affirmed that the remuneration paid to KMP and other employees is as per the as per the Remuneration vi. Policy for Directors, Key Managerial Personnel and other Employees.
- vii. None of the employees of the Company are related to any Director of the Company.

For and on Behalf of the Boardof Directors of Advik **Laboratories Limited**

Sd/-

(Peeyush Kumar Aggarwal)

Chairman

DIN: 00090423

01st September, 2022

New Delhi Place:

Date:

Report on Corporate Governance

Philosophy on Code of Corporate Governance

Your Company stand committed to good Corporate Governance - transparency, accountability, disclosure and independent supervision to increase the value to the stakeholders. The Company is committed to transparency in all its dealings with shareholders, employees, the Government and other parties and places high emphasis on business ethics. The basic philosophy of Corporate Governance in the Company is to achieve business excellence and increasing long-term shareholder value, keeping in view the interests of the company's stakeholders. Your company believes that Corporate Governance is a powerful tool for building trust and long-term relationship with stakeholders, employees, customers and suppliers. The Company has consistently endeavored to be transparent in all areas of its operations.

Corporate Governance to the Company is not just a compliance issue but central guiding principle for everything it does. It's a way of thinking, way of conducting business and a way to steer the organization to take on challenges for now and for the future. The following report on the implementation of the Corporate Governance code is a sincere effort of the Company to follow the Corporate Governance Principles in its letter and spirit.

Your Directors are committed to good Governance practices and the company has been sharing all important information about its various business segments and operations of the company through Directors Report, Quarterly Results, Chairman's Statement and Annual Reports. Further as required by the listing agreement, report on Corporate Governance is given below:

Board of Directors

The Company is managed by well- qualified Directors. All directors are suitably qualified, experienced and competent .The members of the Board of Directors are persons with considerable experience and expertise in Audit, Accounts, Finance, Administration and Marketing. The Company is benefited by the experience and skills of the Board of Directors.

The Board of Directors consists of four members, comprising of one Managing Director, one Non-Executive Director liable to retire by rotation and twoNon-Executive Independent Directors including one Woman Director. The Board's composition meets the stipulated requirements of Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

None of the Directors hold directorship in more than ten public limited companies or act as an Independent Director in more than seven Listed Companies, none of the Directors acts as a member of more than ten or Chairman of more than five Committees as on 31st March, 2022 across all public limited companies in which they are Directors.

Board Meetings

The Board of Directors formulates the business policies of the company, reviews the performance and decides on the main issues concerning the company. During the year under review, Eight Board Meetings were held on,30th June, 2021, 04th August, 2021, 30th August, 2021,13th October, 2021, 08th January, 2022, 10th January, 2022, 19th February, 2022 & 30th March, 2022.

Details of attendance of each Director at various meetings of the Company as on 31st March, 2022 are as follows:

Name	Category and Designation		Board eting Atten ded	Whether attended last AGM Yes/No	Chairma bership Commit	Committees anship/Mem of Board tees* ng this listed	Number of Directors hips Held in public compani es	No. of Shares and convertible instruments held by Executive/ Non-Executive Directors
					Chair man	Member	Public	
Mr. Peeyush Kumar Aggarwal	Managing Director	8	8	Yes	0	6	5	19,57,159
Mr. Manoj Kumar Jain	Non-Executive Independent Director	8	8	Yes	4	4	4	NIL
Ms. Madhu Sharma	Non-Executive, Independent Director	8	8	Yes	3	5	6	NIL
Mr. Ram Niwas Sharma	Non-Executive Director	8	8	Yes	0	0	6	NIL

^{*} As per the requirements of Regulations 26 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Chairmanship and Membership of the Audit Committee and Stakeholders' Relationship Committees in other Public Limited Companies is mentioned only.

The Board of Directors has complete access to any information within the Company. At the Board Meetings, Directors are provided with all the relevant information on important matters, working of the Company as well as related details that require deliberations by the members of the Board.

OUTSIDE DIRECTORSHIPS/COMMITTEE POSITIONS OF DIRECTORS AS ON MARCH 31, 2022

Name of	In Listed	Name of the Listed Entity and	In unlisted Public	As Chairman/ Member of Board Committee
the	Companies	category	Limited companies	
Directors	•		•	
Peeyush	2	MPS Infotecnics Limited	a) Onus	Interworld Digital Limited
Kumar		Executive Director	Plantations	Audit Committee- Member
Aggarwal			And Agro	Nomination and Remuneration Committee-
		Interworld Digital Limited	Limited	Member
		Non-Executive Director	b) Omkam	Stakeholder's Relationship Committee-Member
			Developers	Risk Management Committee-Member
			Limited	Investigation Committee-Chairman
				MPS Infotecnics Limited
				Audit Committee- Member
				Stakeholder Relationship Committee-Member
				Risk Management Committee-Member
				Corporate Social Responsibility Committee-
				Member
Manoj	2	MPS Infotecnics Limited	N E C C LOGISTICS	MPS Infotecnics Limited
Kumar Jain		Independent Director	LIMITED	Audit Committee- Member
				Risk Management Committee- Chairman
		North Eastern Carrying		Stakeholder Relationship Committee-Member
		Corporation Limited		Nomination and Remuneration Committee-
		Independent Director		Member
				Corporate Social Responsibility Committee-
				Member
				North Eastern Carrying Corporation Limited
				Audit Committee- Chairman
				Stakeholder Relationship Committee- Chairman
				Nomination & Remuneration Committee –
				Chairman
				NECC Logistics Limited
				Audit Committee-Member
				Nomination & Remuneration Committee-
				Member
				Stakeholders Relationship Committee-Member
Madhu	5	Polar Marmo Agglomerates	NIL	Polar Marmo Agglomerates Limited
Sharma		Limited		Audit Committee-Chairperson
		Independent Director		Nomination and Remuneration Committee-
				Chairperson
		RCC Cements Limited		Stakeholder Relationship Committee-
		Non-Executive Director		Chairperson
				RCC Cements Limited
		MPS Infotecnics Limited		Nomination and Remuneration Committee-
		Independent Director		Member
				MPS Infotecnics Limited
		Interworld Digital Limited		Audit Committee- Chairperson
		Independent Director		Risk Management Committee- Member
				Nomination and Remuneration Committee-
		B.P. Capital Limited		Chairperson
		Independent Director		Corporate Social Responsibility Committee-
				Chairperson
				Interworld Digital Limited
				Audit Committee - Member
				Risk Management Committee- Member

				Nomination and Remuneration Committee-Member Stakeholder Relationship Committee-Member B. P. Capital Limited Audit Committee – Member Nomination and Remuneration Committee-Member
Ram Niwas Sharma	1	MPS Infotecnics Limited Non-Executive Director	Onshore Shipping Limited Eshoppers India Limited Heritage Corporate Services Limited Radsun Technologies Limited	NIL

a) Private Limited companies, Foreign Companies and Companies under Section 8 of the Companies Act, 2013 are excluded for the above purpose.

b) None of the directors is a member in neither more than 10 Committees, nor a Chairman in more than 5 Committees across all the companies in which he is a Director.

Relationship between Directors

None of the Directors are related to each other.

Induction and Familiarization Programme for Independent Directors

On appointment, the concerned Directors is issued a letter of Appointment setting out in detail, the terms of appointment, duties and responsibilities. Each newly appointed Independent Director is taken through a familiarization programme. The programme aims to familiarize the Directors with their role, rights and responsibilities, nature of business model of the Company, etc.

The Details of the familiarization programme held for the Independent Directors are available on the Company's website i.e. http://www.advikindia.com/reports/policy/fpi_directors.pdf.

Skill/expertise/competencies of the Board of Directors

The following is the list of core skills/expertise/competencies identified by the Board of Directors:

- Knowledge of Companies policies and culture including the knowledge of industry in which the Company operates
- Business Strategy, Corporate Governance, Administration, Decision Making
- Financial and Management Skills
- Technical Skills and Specialized Knowledge in relation to Company's business

The aforementioned skills are only indicative and not possessing any skill/competency/expertise is not seen as a disqualifying ability. The nominations to the Board are made on the recommendations of the Nomination and Remuneration Committee which considers various other factors.

Following is the chart/matrix setting out the Names of the Directors of the Company possessing the requisite skills/competencies/expertise:

Names of Director	Skills/Competencies/Expertise
Mr. Peeyush Kumar Aggarwal	Fellow Member of the Institute of Chartered Accountants of India. He
	has rich experience of over 30 years. A first generation Entrepreneur
	having a clear business vision and practicing a hands-off approach.
	He has immense experience in Mergers & Acquisitions, Finance. His
	business interests are in the areas of Pharmaceuticals, Information
	Technology; Telecom VAS; Digital Cinema; Retail; Broking (Shares,

	Commodities, Insurance); Real Estate, Construction & Hospitality. He has great leadership & entrepreneur skills also. He also has vast experience in Finance and legal matters. He is an ideal person to lead the Company as he has been involved in the affairs of the Company right from the time it was taken over from the previous promoters.
Mr. Manoj Kumar Jain	He has a vast experience of almost three decades in the field of General & Financial Management. He has a rich experience in pharmaceutical, information technology and logistics business. He has great leadership, decision making& entrepreneur skills also. His vast knowledge has been invaluable to the company.
Ms. Madhu Sharma	She has extensive experience of more than 20 Years in various aspects of management, viz., the field of marketing and general administration. She has good leadership skills too.
Mr. Ram Niwas Sharma	He has more than two decades of experience in the corporate sector at various levels including stock broking, marketing and general administration.

Certificate from Practising Company Secretary

The company has obtained a certificate from M/s Kundan Agrawal & Associates, Practising Company Secretary confirming that none of the Directors on the Board of the Company has 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 Statutory Authority. However, there are some observations in the said certificate for the F.Y. 2021-22, which are as under:-

- National Stock Exchange vide order no NSE/COMP/51141 Circular Ref. No: 03/2022 dated 27/01/2022 declared
 Omkam Capital Markets Pvt. Ltd. as a defaulter and expelled the company from being its trading member and
 disqualified Mr. Peeyush Kumar Aggarwal from being director of any company which is a trading member of stock
 exchange citing clause (iv) sub-rule 4(A) & 5 of Rule 8 of Securities (Contract) Regulation Rules, 1957.
- Clause (iv) of sub-rule 4(A) of Rule 8 provides that a company as defined in the Companies Act, 1956 (1 of 1956), shall also be eligible to be elected as a member of a stock exchange if— the directors of the company are not disqualified from being members of a stock exchange under clause (1) [except sub-clause (b) and sub-clause (f) thereof] or clause (3) [except sub-clause (a) and sub-clause (f) thereof] and the Directors of the company had not held the offices of the Directors in any company which had been a member of the stock exchange and had been declared defaulter or expelled by the stock exchange.
- In view of the provisions contained in Securities (Contract) Regulation Rules, 1957, Mr. Peeyush Kumar Aggarwal is disqualified to act as Director in companies which are also a trading member of Stock Exchange, However, he can still hold directorship in companies which are not a trading member of Stock Exchange.
- The Management of Omkam Capital Markets Private Limited has informed that the company has filed an appeal against the said order of NSE before the honorable Securities Appellate Tribunal (SAT).

Independent Directors

The tenure of Independent Directors is in accordance with the Companies Act, 2013 and Listing Regulations.

In the opinion of the Board, and as per the confirmation received from the Independent Directors, the Independent Directors fulfill the conditions specified in the Listing regulations and that of Companies Act,2013 and are independent of the management.

Independent Directors' Meeting

In compliance with Section 149(8) of the Companies Act, 2013, read alongwith Schedule IV of the Companies Act, 2013 and Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, one separate meeting of

Independent Directors of the Company was held on 30.03.2022. The meeting was conducted in an informal manner without the presence of Managing Director, the Non-Executive Non Independent Director or any other Management Personnel.

During the year under review, the Independent Directors met inter alia, to:

- 1. Review the performance of non-independent directors and the Board as a whole.
- 2. Review the performance of the Chairman of the company, taking into account the views of executive directors and non-executive directors.
- 3. Assess the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

All the Independent Directors were present at the meeting.

Performance Evaluation

In compliance with the provisions of the Companies Act, 2013 and as per the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has adopted a formal mechanism for evaluation of its performances as well as that of its committees and Individual Directors, including the Chairman of the Board. A structured questionnaire was prepared after taking into consideration inputs received from the Directors, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance and other criteria as set out in Performance Evaluation Policy.

A separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board. The performance evaluation of the Chairman and Non-Independent Directors was carried out by the Independent Directors. Theperformance evaluation of all the Directors individually was carried out by the entire Board. The Directors expressed their satisfaction with the evaluation process.

Information supplied to the Board

The Board has complete access to all information with the Company, which inter alia includes:-

- Quarterly results and results of operations of the company.
- Financing Plans of the Company
- Minutes of the meeting of the Board of Directors, Committee Meetings, etc
- Details of any agreement entered into by the Company
- Compliance or non-compliance of any regulatory or statutory nature or listing requirements and investor grievances, if any

The information pertaining to mandatory items as specified in the listing Regulations, Companies Act, 2013 and other applicable Laws, alongwith other business issues, is regularly provided to the Board, as part of the agenda papers.

Annual Return

An Extract of the Annual Return in form MGT-9 as of March 31, 2022, pursuant to the sub section (3) of Section 92 of the Companies Act 2013 and forming part of the report is placed at the Company's website under the web link: : http://www.advikindia.com/reports/areturn/ar21-22.pdf

Further, pursuant to Sections 92 and 134 of the Act, the Annual Return as at March 31, 2022 in Form MGT-7, is available on the website of the Company at the link: http://www.advikindia.com/reports/areturn/ar21-22.pdf

Board Committees

Your Company has various Committees which have been constituted by the Board of Directors as a part of good corporate governance practices and the same are in compliance with the requirements of the relevant provisions of applicable laws and Statutes. The details of various Committees constituted by the Board are as follows:

I. Audit Committee

The role and terms of reference of the Audit Committee are in accordance with Regulation 18 and Part C of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 177 of the Companies Act, 2013. This, inter alia, includes the overview of Company's financial reporting process, review of quarterly, half yearly and annual financial statements, review of internal control and internal audit systems, engage consultants who can analyze/review the internal practices and give a report thereon to the audit committee from time to time in respect of Company's Financial Reporting and controls thereto, recommendation for appointment, remuneration and terms of appointment of auditors of the company, review and monitor the auditors' independence, approval of any subsequent modification of transactions with the related parties, scrutiny of inter corporate loans and investments, etc.

During the year under review, Seven Audit Committee Meetings were held on 12th April, 2021, 30th June, 2021, 04th August, 2021, 30th August, 2021, 13th October, 2021, 08th January, 2022 and 30thMarch, 2022. The Committee is headed by a Non-Executive Independent Director. The Chairman of the Audit Committee was present at the last AGM held on 29.09.2021.

Details of attendance of each members of the Audit Committee are as under:

Name of the Director	Category	Number of meetings during the financial year 2021-22	
		Held	Attended
Mr. Manoj Kumar Jain	Chairman, Non-Executive, Independent Director	7	7
Mr. Peeyush Kumar Aggarwal	Executive Director, Member	7	7
Ms. Madhu Sharma	Non-Executive, Independent Director, Member	7	7

The Company Secretary of the Company also acts as the Secretary of the Audit Committee.

The role of the audit committee shall include the following:

- (1) Oversight of the listed entity's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- (2) Recommendation for appointment, remuneration and terms of appointment of auditors of the listed entity;
- (3) Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- (4) Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
- (a) Matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
- (b) Changes, if any, in accounting policies and practices and reasons for the same;
- (c) Major accounting entries involving estimates based on the exercise of judgment by management;
- (d) Significant adjustments made in the financial statements arising out of audit findings;
- (e) Compliance with listing and other legal requirements relating to financial statements;
- (f) Disclosure of any related party transactions;
- (g) Modified opinion(s) in the draft audit report;
- (5) reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- (6) reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter;
- (7) reviewing and monitoring the auditor's independence and performance, and effectiveness of audit process;
- (8) approval or any subsequent modification of transactions of the listed entity with related parties;
- (9) scrutiny of inter-corporate loans and investments;
- (10) valuation of undertakings or assets of the listed entity, wherever it is necessary;
- (11) evaluation of internal financial controls and risk management systems;

- (12) reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- (13) reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- (14) discussion with internal auditors of any significant findings and follow up there on;
- (15) reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- (16) discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- (17) to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- (18) to review the functioning of the whistle blower mechanism;
- (19) approval of appointment of chief financial officer after assessing the qualifications, experience and background, etc. Of the candidate;
- (20) carrying out any other function as is mentioned in the terms of reference of the audit committee;

The audit committee shall mandatorily review the following information:

- (1) management discussion and analysis of financial condition and results of operations;
- (2) statement of significant related party transactions (as defined by the audit committee), submitted by management;
- (3) management letters / letters of internal control weaknesses issued by the statutory auditors;
- (4) internal audit reports relating to internal control weaknesses; and
- (5) the appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
- (6) statement of deviations:
- (a) quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of regulation 32(1).
- (b) annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice in terms of regulation 32(7).

II. Nomination and Remuneration Committee

The constitution and terms of reference of the Committee are as per the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 and Part D of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The broad terms of reference of the Nomination and Remuneration Committee (NRC), inter alia, are as follows:

- (1) formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the board of directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees;
- (2) formulation of criteria for evaluation of performance of independent directors and the board of directors;
- (3) devising a policy on diversity of board of directors;
- (4) identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the board of directors their appointment and removal.
- (5) whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evaluation of independent directors.
- (6) recommend to the board, all remuneration, in whatever form, payable to senior management.

Two meetings of the Nomination and Remuneration Committee were held on 30th August, 2021 and 30th March, 2022.

The Composition of the Nomination and Remuneration Committee (NRC) as on March 31, 2022 and the attendance of each member at the Committee Meetings are as given below:

Name of Members	Status	Number of meetings 2021-22	during the financial year
		Held	Attended
Mr. Manoj Kumar Jain	Chairman, Non-Executive, Independent Director	2	2
Ms. Madhu Sharma	Member, Non-Executive, Independent Director	2	2
Mr. Ram Niwas Sharma	Member, Non-Executive Director	2	2

Performance Evaluation

The Nomination and Remuneration Committee had laid down the criteria for performance evaluation of Independent Directors and other Directors, Board of Directors and Committees of the Board of Directors. The assessment was carried on the basis of following criteria:

- 1. Valuable Input Provided;
- 2. Dedication and Commitment;
- 3. Industry Knowledge;
- 4. Raising of Concern;
- 5. Compliances under Companies Act;
- 6. Contribution to development of strategy and to risk management.
- 7. Updations with the latest developments.
- 8. Communication with other Board members, senior management and others

Remuneration of Directors

During the year under review, none of the Non-Executive Directors has entered into pecuniary relationship or transaction with the Company.

The detailed criteria for making remuneration to Non- executive Director is mentioned in the Nomination and Remuneration Policy of the Company and is displayed at the website of the Company at http://www.advikindia.com/reports/policy/nomination remuneration.pdf. At present, none of the Non- Executive Directors is drawing any remuneration from the Company.

Mr. Peeyush Kumar Aggarwal, Executive Director of the Company holds 19,57,159 equity shares of the Company as on 31st March, 2022. None of the Non-Executive Directors including Independent Directors hold any equity shares of the Company as on 31st March, 2022.

During the financial year 2021-22, no Stock Options were granted to any of the Directors. Further, none of the Directors is getting remuneration from the Company.

III. Stakeholders' Relationship Committee:

In Compliance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 20 of the Listing Regulations, the Board has formed an "Stakeholders' Relationship Committee". The Minutes of the Committee are circulated to the Board of Directors. Ms. Pooja Chuni acts as the Company Secretary and Compliance Officer of the Company.

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

- (1) Resolving the grievances of the security holders of the listed entity including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- (2) Review of measures taken for effective exercise of voting rights by shareholders.
- (3) Review of adherence to the service standards adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- (4) Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.

The committee met 6 times during the year i.e on 06th April, 2021, 08th July, 2021, 30th August, 2021, 08th October, 2021, 11th January, 2022 and 19th February, 2022.

The Composition of the Committee as on 31st March, 2022 and details of attendance of the Committee members at the meetings are given in the following table:

Name of Members	Status	Number of meetings during	ng the financial year 2021-22
		Held	Attended
Mr. Manoj Kumar Jain	Chairman, Non-Executive, Independent Director	6	6
Mr. Peeyush Kumar Aggarwal	Member, Executive Director	6	6
Ms. Madhu Sharma	Member, Non-Executive, Independent Director	6	6

Details of Investor complaints received and redressed during the Financial Year 2021-22 are as follows:

Opening Balance	Received during the year	Resolved during the year	Closing Balance
0	0	0	0

Annual General Meetings

The details of last three Annual General Meetings are as follows:

Year	Date	Venue	Time
2019	25.09.2019	138, Roz KaMeo Industrial Area, Sohna, Distt.Mewat,	09.30 A.M.
		Haryana- 122103	
2020	24.12.2020	138, Roz KaMeo Industrial Area, Sohna, Distt.Mewat,	09.30 A.M.
		Haryana- 122103	
2021	29.09.2021	138, Roz KaMeo Industrial Area, Sohna, Distt.Mewat,	09.30 A.M.
		Haryana- 122103	

Special Resolutions passed during the last three AnnualGeneral Meetings:

Sl. No.	Date of AGM	Details of Special Resolution passed	
1	25.09.2019	1. Reappointment of Mr. Manoj Kumar Jain as an Independent Director of the	
		Company for a second term of Five years	
		2. Sale of Manufacturing Unit of the Company u/s 180(1)(a) of the Companies Act, 2013	
2	24.12.2020	1. Sale of Manufacturing Unit of the Company u/s 180(1)(a) of the Companies Act, 2013	
		2. Approval of Members for making investments / extending loans and giving	
		guarantees or providing securities in connection with loans to Persons / Bodies	
		Corporatepursuant to the provisions of Section 186 of the Companies Act, 2013	
3	29.09.2021	1. Sale of Manufacturing Unit of the Company u/s 180(1)(a) of the Companies Act, 2013	
		2. Reappointment of Mrs. Madhu Sharma as an Independent Director of the Company	
		for a second term of Five years	

Apart from the above, no other Special Resolutionwas passed by the shareholders of the Company during the previous three Annual General Meetings.

Postal Ballot

During the year under review, no resolution was passed through Postal Ballot.

Means of Communication

The quarterly audited/un-audited financial results are sent to all the Stock Exchanges where the Company's shares are listed i.e. BSE & ASE immediately after the conclusion of the Board Meetings.

The Company regularly publishes its Audited/Unaudited Financial Results, Notices of Board Meeting, E voting Notice and other Communications in the following Newspapers:

- For English Edition- Financial Express
- For Hindi Edition Jansatta

The Company's website www.advikindia.com contains a separate section"Investor Information" where information for shareholders is available. The Company's website displays the information as stipulated under Regulation 46 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 such as Quarterly/Annual Financial Results, Annual Reports, Quarterly Corporate Governance Report, Shareholding Pattern, Policies, Investors' Contact details etc.

In addition, the Company makes use of this website for publishing official news release, if any.

General Shareholders' Information

Details of 28th Annual General Meeting of the Company

Day & Date	Thursday, 29 th September, 2022	
Time	09:30 A.M.	
Venue	138, Roz KaMeo Industrial Area, Sohna, Distt. Mewat, Haryana- 122103	

Tentative Calendar for the financial year ending 31st March, 2023

Financial Reporting for the	Tentative time frame	
First quarter ended 30th June, 2022	First fortnight of August, 2022*	
Second quarter ending 30th September, 2022	First fortnight of November, 2022*	
Third quarter ending 31st December, 2022	First fortnight of February, 2023*	
Fourth quarter ending 31st March, 2023	By the end of May, 2023*	

• The above calendar is subject to relaxations provided by Securities and Exchange Board of India (SEBI) from time to time on account of ongoing COVID-19 Pandemic.

Date of Book Closure

From 23rdSeptember, 2022 to 29thSeptember, 2022 (both days Inclusive) for the purpose of Annual General Meeting.

Listing on Stock Exchanges

Name and Address of the Stock Exchanges	Stock Code
The Bombay Stock Exchange Ltd (BSE)	Scrip Code- 531686
1st Floor, P.J. Towers, Dalal Street, Mumbai-400001	
Ahmedabad Stock Exchange Limited,	Scrip Code- 01636
1st Floor, Kamdhenu Complex,	
Opp. SahajanandCollege,Panjara Pole, Ahmedabad – 380015	

Listing Fees

During the financial year 2020-21, your company has paid the outstanding Annual Listing Fees of the Bombay Stock Exchange (BSE) for the F.Y. 2019-20& 2020-21. However, the Annual Listing Fees of the Bombay Stock Exchange (BSE) for the F.Y. 2021-22& 2022-23 is still outstanding.

Further, BSE has vide its Circular no. LIST/COMP/OPS/ 16 /2019-2020 dated June 11, 2019 and Notice no. 20190903-37 dated September 3, 2019 had initiated action against the company by freezing the Demat accounts of its Promoter and Promoter Group for all debits and further the shares of the company are also marked as suspended for trading on BSE's web portal w.e.f. 12th March, 2020 due to nonpayment of its annual listing fees.

Stock Market Data

The Company's equity shares are listed at Bombay Stock Exchange Limited (BSE) and Ahmedabad Stock Exchange Limited (ASE). Since there was no trading in the shares of the company at ASE, the share price market data is not available from ASE.

The monthly high and low quotations of equity shares traded on the Bombay Stock Exchange Limited during the financial year 2021-22 are as follows:

Share prices on Bombay Stock Exchange Limited (BSE Limited)* are as under:-

From April, 2021 to March, 2022

Month	Opei	n F	ligh	Low	Clo	No. of Shares	No. of Trades	Total Turnover	Deliver Quant	able Qt ity Tr		Deli. ty to aded Qty	* Spread
							Traces					H- L	С-О
Apr 21	0.78	1.01	0.7	78	1.01	18,040	24	17,853	18,040	10	0.00	0.23	0.23
May 21	1.01	1.01	1.0	01	1.01	11,215	25	11,326	11,215	10	0.00	0.00	0.00
Jun 21	1.06	1.06	1.0)6	1.06	1,000	2	1,060	1,000	10	0.00	0.00	0.00
Jul 21	1.11	1.11	1.1	. 1	1.11	2,29,145	17	2,54,350	2,29,145	10	0.00	0.00	0.00
Aug 21	1.11	1.16	1.1	.1	1.16	8,618	8	9,950	8,618	10	0.00	0.05	0.05
Sep 21	1.16	1.21	1.1	.6	1.21	4,167	9	5,026	4,167	10	0.00	0.05	0.05
Oct 21	1.21	1.21	1.2	21	1.21	9,091	10	10,999	9,091	10	0.00	0.00	0.00
Nov 21	1.21	1.27	1.2	21	1.27	5,200	6	6,490	5,200	10	0.00	0.06	0.06
Dec 21	1.27	1.27	1.2	27	1.27	1,982	6	2,516	1,982	10	0.00	0.00	0.00
Jan 22	1.27	1.33	1.2	27	1.33	6,352	8	8,393	6,352	10	0.00	0.06	0.06
Feb 22	1.33	1.39	1.3	33	1.39	26,718	5	37,137	26,718	10	0.00	0.06	0.06
Mar 22	1.39	1.39	1.3	39	1.39	4,700	7	6,533	4,700	10	0.00	0.00	0.00

Source: BSE's Website

ISIN No.

The Company's Demat International Security Identification Number (ISIN) for its equity shares in NSDL and CDSL is INE 537C 01019.

Name and Address of the Registrar and Share Transfer Agent (RTA):

MAS Services Limited

T-34, IInd Floor Okhla Industrial Area

Phase-II, New Delhi 110020

Tel:-011-26387281/82/83, Fax no.: +91-11-2638 7384

E-mail:info@masserv.com

Share Transfer System:

The Company's equity shares which are in dematerialized form are transferable through the dematerialized system. Shares transfers are processed by Registrar and Share Transfer Agent, M/s MAS Services Limited and approved by the Stakeholders Relationship Committee of the Board. All the shareholders who are holding shares of the company in physical form are requested to get their shares dematerialised.

Reconciliation of Share Capital Audit Report:

A practicing Company Secretary carried out reconciliation of share capital audit to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. The audit report confirms that the total issued/ paid up capital is in consonance with the total number of shares in physical form and the total number of dematerialized shares held with the depositories.

Distribution of Shareholding as on 31st March, 2022:

	Nominal Value of Each Share : Rs. 10/-								
Share or Debenture holding	Number of	% to Total	Share or	Share or	% to				
Nominal Value	Shareholders	Numbers	Debenture	Debenture	Total				
			holding	holding Amount	Amount				
(Rs.)				(Rs.)					
1	2	3	4	5	6				
Up To 5,000	3017	66.483	703255	7032550	3.68				
5001 To 10,000	769	16.946	700136	7001360	3.663				
10001 To 20,000	363	7.999	600275	6002750	3.141				
20001 To 30,000	119	2.622	312701	3127010	1.636				
30001 To 40,000	45	0.992	167027	1670270	0.874				
40001 To 50,000	62	1.366	295276	2952760	1.545				
50001 To 1,00,000	88	1.939	669180	6691800	3.501				
1,00,000 and Above	75	1.653	15663550	156635500	81.959				
Total	4538	100.000	19111400	191114000	100.00				

Dematerialisation of Shares and Liquidity

The Company shares are traded in dematerialized form and have to be delivered in the dematerialized form to all Stock Exchanges. To enable shareholders an easy access to the de-mat system, the Company has executed agreements with both existing Depositories namely National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). M/s. MAS Services Limited is the Registrar and Transfer Agent of the Company for the purposes of electronic connectivity for effective dematerialization of shares. As of 31st March, 2022 shares comprising approximately 99.94% of the Company's Equity Share Capital have been dematerialized.

Status of Dematerialised Shares as on 31st March, 2022(Equity ISIN No. INE 537C 01019)

Shares Held through	No. of Shares	Percentage of Holding	
NSDL	14693824	76.89	
CDSL	4406296	23.05	
Physical	11280	0.06	
Total	19111400	100.00	

Shareholding Pattern of the Company as on 31st March, 2022

Category	No. of Shares held	% of share holding
A. Promoters' holding		
Promoters		
Indian Promoters		
Individual	19,57,159	10.24
Bodies Corporates	49,02,322	25.65
Foreign Promoters	Nil	Nil
2. Persons Acting in Concert	Nil	Nil
Sub-total (A)	68,59,481	35.89
B. Non-Promoters' holding	I	
3. Institutional Investors		
a. Mutual Funds & UTI	Nil	Nil
b. Banks, Financial Institutions, Insurance Companies (Central/State	Nil	Nil
Government Institutions/Non-government Institutions)		
c. Flls	Nil	Nil
Sub-total Sub-total	Nil	Nil
4. Non Institutional Investors		
a. Bodies Corporate	58,38,918	30.55
b. individuals		
-Individual shareholders holding nominal share		
capital up to Rs. 2 Lakhs	38,38,522	20.08
-Individual shareholders holding nominal share		
capital up in excess of Rs. 2 Lakhs	24,21,588	12.67
c. Any Other		
NRI	14,391	0.08
NBFCs	1,10,280	0.58
Clearing Members	28,220	0.15
Sub-total (B)	1,22,51,919	64.11
Grand Total (A)+(B)	1,91,11,400	100.00

ADRs/GDRs/Warrant:

The Company has not issued any ADRs/GDRs/Warrants or any other convertible instruments during the year under review.

Commodity Price Risk or Foreign Exchange Risk And Hedging Activities:

The Company is not involved into any activities relating to commodities price risks and hedging thereof.

Brief profile of the Directors liable to retire by rotation and others:

Brief resumes of the Director who is proposed to be re-appointed is furnished in the Directors' Report forming part of this Annual Report.

Address for Correspondence

Corporate Office:-

Advik Laboratories Limited 703, Arunachal Building, 19, BarakhambaRoad,Connaught Place, New Delhi – 110001

Phones: 011 – 42424884, Fax: 011 – 43571047

Email id: mail@advikindia.com

CIN Number: L74899HR1994PLC038300

Plant Location

138, Roz- Ka- Meo Industrial Area, Sohna,Distt. Mewat Haryana – 122103

Investor's Correspondence may be addressed to

The shareholders desiring to communicate with the Company on any matter relating to their shares of the Company may either visit in person or write quoting their Folio Number at the following address:

The Company Secretary,
Advik Laboratories Limited
703, Arunachal Building,
19, BarakhambaRoad,Connaught Place,
New Delhi – 110001, Phone: 011 – 42424884

Fax: 011 - 43571047

Email id: mail@advikindia.com

The Company is also maintaining a separate e-mail id. investor@advikindia.com for registering the investor Complaints and Grievances.

SEBI Complaints Redress System (SCORES):

SCORES, i.e., a SEBI Complaints Redress System is a centralized web based complaints redress system which serves as a centralised database of all Complaints received enables uploading of Action Taken Reports (ATR's) by the concerned Companies & online viewing by the investors of actions taken on the Complaint & its current status. Your Company is registered with SEBI under the SCORES system.

Prohibition of Insider Trading:

In compliance with SEBI's Regulations on Prevention of Insider Trading, the Company has formulated a Code of Conduct for prohibition and prevention of Insider Trading for all the Directors, Officers and the designated employees of the Company. The Code lays down the Guidelines and procedures to be followed and disclosures to be made while dealing with equity shares of the Company.

CEO/CFO Certification:

The Chief Financial Officer of the company has issued certificate pursuant to Regulation 17(8) read with Part B of Schedule II of the Listing Regulations certifying that the financial statements and the cash flow statement do not contain any untrue statements and these statements represent a true and fair view of the Company's affairs. The same is annexed to this Report.

Auditors' Certificate on Corporate Governance

A Certificate has been obtained from the Auditors of the Company regarding compliance with the provisions relating to Corporate Governance laid down in Schedule V (E) of the SEBI (LODR) Regulations, 2015. The same is annexed to this report.

Disclosures:

- (i) The policy on related party transaction is available in the website of the Company i.e.http://www.advikindia.com/index.php?option=com_content&view=article&id=56<emid=57.
- (ii) BSE has vide its Circular no. LIST/COMP/OPS/ 16 /2019-2020 dated June 11, 2019 and Notice no. 20190903-37 dated September 3, 2019 has initiated action against the company by freezing the Demat accounts of its Promoter and Promoter Group for all debits and further the shares of the company are also marked as suspended for trading on BSE's web portal w.e.f. 12th March, 2020 due to nonpayment of its annual listing fees.
 - Apart from the above, there was no instance of non- compliance and no penalties or strictures were imposed on the Company by any Stock Exchanges or SEBI or any other Statutory Authorities on any matter related to the Capital Markets during the last three years.
- (iii) The Company has formulated a Whistle Blower Policy to establish a Vigil Mechanism for directors and employees of the Company. The Whistle Blower Policy/Vigil Mechanism policy is available in the website of the Company i.e.

http://www.advikindia.com/reports/policy/whistle blower.pdf. . Further, no employee has been denied access to the Audit Committee.

- (iv) The Company has complied with all the mandatory requirements of Corporate Governance of the Listing Regulations as are applicable to the company. The Company also endeavours to follow Non-Mandatory requirements.
- (v) The Company is not involved into activities relating to commodity price risks and hedging thereof

Details of Compliance with mandatory requirements and adoption of non-mandatory requirements of the Listing Regulations:

The Company has complied with all the Mandatory requirements as prescribed under the SEBI (LODR) Regulations, 2015 to the extent applicable, including Corporate Governance requirements as specified under Regulation 17 to 27 and Clause (b) to (i) of Sub-Regulation (2) of Regulation 46 of the Listing Regulations as applicable to the Company.

A Certificate from M/s.Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N), the statutory auditors of the company confirming compliance with the conditions of corporate governance as specified under Schedule V (E) of the Listing Regulations is annexed to this Report. Further, the Company has also complied with all requirements about disclosures in the Corporate Governance Report, as specified in sub para (2) to (10) of Clause C of Schedule V of the Listing Regulations.

Non- Mandatory requirements of Regulation 27(1) and Part E of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

- 1. The quarterly/half yearly results are not sent to the shareholders. However, the same are published in the newspapers and also posted on the Company's website.
- 2. The Internal Auditors report to the Audit Committee.

Disclosure of Accounting Treatment:

The financial statements for the financial year 2021-22 have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other recognised accounting practices and policies to the extent applicable. The company has for the first time adopted Ind AS w.e.f. April 01, 2017 with a transition date of April 1, 2016.

Details of fees paid by the Company to the statutory auditors and all entities in the network firm/network entity of which the statutory auditor is a part as per Clause 10(k), Part C of Schedule V of SEBI (LODR) Regulations, 2015:

During the year under review, the Company has paid to its Statutory Auditors the total fees of Rs. 85,000/- (exclusive of GST) for Audit and related services. Further, apart from the above fees, no fees had been paid by the Company to any network firm/network entity of which the statutory auditor is a part.

Green Initiative in Corporate Governance:

The Ministry of Corporate Affairs (MCA) has taken a "Green Initiative in Corporate Governance" by allowing service of documents by a Company to its Members through electronic mode. The move of the Ministry allows public at large to contribute to the green movement.

Keeping in view the underlying theme, the Company will continue to send various communications and documents like notice calling general meetings, audited financial statements, directors' report, auditor's report etc., in electronic form, to the email address provided by the members to the Depositories or to the Company.

To support this green initiative in full measure, members/ Promoters who have not registered their E-mail address and PAN Number. so far, are requested to register their E-mail address and PAN Number and their Bank Account details, in respect of electronic holdings with the Depository through their concerned Depository Participant. Members who hold shares in physical form are requested to fill their e-mail address and PAN Number and Bank Account Details for our records in the registration form which can be downloaded from the Company's website i.e. www.advikindia.com for sending the documents in electronic form or else sent a request letter directly to the Company mentioning their E-mail address and PAN No. and Bank Account Details alongwithself attested copy of their PAN Card. Necessary communication in this regard has already been sent separately to the shareholders by the Company.

Dematerialization of Shares

Shareholders are requested to convert their physical holding to demat/electronic form through any of the Depository Participants to avoid any possibility of loss, multilation etc. of physical share certificates and also to ensure safe and speedy transaction in securities.

Further, SEBI vide Notification No. SEBI/LAD-NRO/GN/2018/24 dated 08-06-2018 has come out with SEBI (Listing Obligations and Disclosure Requirements) (fourth Amendment) Regulations, 2018 ("The New Regulations") to further amend the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The New Regulations shall come into force on the 180th day from the date of its publication in the official gazette i.e. 08.06.2018 (Effective Date of implementation is December 5, 2018). The New Regulations have inter alia amended the Regulation 40 of SEBI (LODR) Regulations, 2015 and as per amended Regulation 40, the requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialised form with a depository except in the cases of transmission or transposition of securities. In view of above amended Regulation, you are requested to open a de-mat account with a Depository Participant (DP) and deposit your physical shares with such DP and get your shares de-mat at the earliest, to avoid any kind of inconvenience. Necessary communication in this regard has already been sent separately to the shareholders by the Company.

Consolidation of Multiple Folios:

Shareholders, who have multiple folios in identical names, are requested to apply for consolidation of such folios and the relevant share certificates to the Company/its Registrar and Transfer Agent.

Updation of Registered Address with the Company:

Shareholders are requested to update their addresses registered with the Company directly through the Share Transfer Agent, to receive all communications promptly. Shareholders holding shares in electronic form are requested to deal only with their Depository Participants in respect of change of address.

Disclosure with respect to Demat Suspense Account/Unclaimed Suspense Account pursuant to SEBI Circular No. SEBI/LAD-NRO/GN/2015 - NOT APPLICABLE

Code of Conduct

The Company has laid down a Code of Conduct for all Board Members and Senior Management Personnel. The Code of Conduct is also available on the website of the Company. All Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for the year under review.

Declaration of Compliance of the Code of Conduct in terms of Schedule V of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015

"In terms of Schedule V of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and as per affirmation received from the Directors and the Members of Senior Management Personnel of the Company, I hereby declare that Directors & the Members of Senior Management of the Company have complied with the Code Of Conduct during the F.Y. 2021-22.

For and on Behalf of the Boardof Directors of Advik Laboratories Limited

Sd/

(Peeyush Kumar Aggarwal)
Chairman

DIN: 00090423

Date 01st September, 2022

Place: New Delhi

AUDITOR'S CERTIFICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

To,

The Members of Advik Laboratories Limited

We have examined the compliance of conditions of Corporate Governance by Advik Laboratories Limited for the year ended 31st March, 2022 as per the provisions of SEBI (Listing Obligations & Disclosures Requirement) Regulations, 2015 (Listing Regulations) as referred to in Regulation 15(2) and Regulations 17 to 27 and other applicable Regulations and Schedules thereof of the Listing Regulations for the Financial Year 2021-22.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the company has complied with the conditions of Corporate Governance as stipulated in the above mentioned SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, as applicable.

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

For Nemani Garg Agarwal & Co. (Chartered Accountants) F.R.No. 010192N (S.K. Nemani) Partner M. No. 037222

M. No. 037222 Place: New Delhi Dated: 21st May, 2022

CEO/CFO Certification

This is to certify to the Board that:

- a. We have reviewed the Financial Statements and the Cash Flow Statement for the year ended March 31, 2022 and that to the best of our knowledge and belief 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.
- b. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or volatile of the Company's code of conduct.
- c. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d. We have indicated to the Auditors and the Audit Committee:
 - i. significant changes in internal control over financial reporting during the year, whenever applicable;
 - ii. significant changes, if any, in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - iii. that there were no 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 Advik Laboratories Limited

Sd/-

Manoj Kumar Bhatia Chief Financial Officer (PAN: AAZPB5897R)

INDEPENDENT AUDITORS' REPORT

To the Members of Advik Laboratories Limited,

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Advik Laboratories Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the financial statements").

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

Basis for Qualified Opinion

The company had recorded the cost of the investment of Rs. 53.80 lac at the face value of the equity shares issued and had not determined the fair value as required by Ind AS. The shares were not made available for physical verification. Hence, we are unable to comment upon the physical existence and express an opinion on the value of investment recorded.

The Capital work in Progress of Rs. 3.42 Crore has been stalled. The physical conditions of these assets under construction require technical evaluation to determine impairments or write offs, if any. However in view of the management the suspension is temporary in nature and assets under construction are not obsolete, and the company will be able to resume construction activities in near future and accordingly no provision is required.

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

Key Audit Matters

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

Information Other than the Financial Statements and Auditors' Report Thereon

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditors' report thereon. The Annual Report is expected to be made available to us after the date of this auditors' report.

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

In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit, or otherwise appears to be materially misstated.

When we read the Annual Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to those charged with governance.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these 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. 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and
whether the financial statements represent the underlying transactions and events in a manner that achieves fair
presentation.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditors' Report) Order, 2020 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c. The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
 - d. In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with the Companies (Indian Accounting Standards) Rules, 2015, as amended.
 - e. On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
 - f. With respect to the adequacy of the internal financial controls with reference to the financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B" to this report.
 - g. 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 Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements- Refer Note No. 26 to the financial statements.
 - The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.

- iii. There has been no delay in transferring the amounts, which was required to be transferred to the investor education and protection fund by the company.
- iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. The company has not declared or proposed dividend during the year.

For Nemani Garg Agarwal & Co. Chartered Accountants Firm's Registration Number: 010192N

> Sd/-(CA. SK Nemani) Partner

Membership Number: 037222 UDIN:22037222AKKZAZ9396

Place: New Delhi Date: 21st May, 2022

ANNEXURE "A" TO THE INDEPENDENTAUDITORS'

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

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 normal course of audit, we state that:

- 1. In respect of the Company's Property, Plant and Equipment and Intangible Assets:
 - a. (i) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment and relevant details of right-of-use assets.
 - (ii) The Company had no intangible assets during the year.
 - b. The Company has a program of physical verification of Property, Plant and Equipment and right-of-use assets 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 explanations given to us, no material discrepancies were noticed on such verification.
 - c. Based on our examination of the electricity bill for land on which building is constructed, registered conveyance deed provided to us, we report that, the title in respect of self-constructed buildings, disclosed in the financial statements included under Property, Plant and Equipment 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. No proceedings have been initiated during the year or are pending against the Company as at March 31, 2022 for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (as amended in 2016) and rules made thereunder.
- a. Physical verification of inventory has been conducted at reasonable intervals by the management and in our
 opinion, the coverage and procedure of such verification by the management is appropriate and any
 discrepancies of 10% or more in the aggregate for each class of inventory have been properly dealt with in the
 books of account
 - b. The Company has no working capital limits in excess of ₹ 5 crore, in aggregate, during the year, from banks or financial institutions on the basis of security of current assets ,hence no quarterly returns or statements filed by the company with banks was required to be submitted.
- The Company has not made investments in, companies, firms, Limited Liability Partnerships, and has not granted unsecured loans to other parties, during the year, hence reporting under clause 3(iii) (a)to (f)of the order are not applicable to the company.
- 4. The Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of loans granted, investments made and guarantees and securities provided, as applicable.
- 5. The Company has not accepted any deposit or amounts which are deemed to be deposits. Hence, reporting under clause 3(v) of the Order is not applicable.
- 6. The maintenance of cost records has not been specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 for the business activities carried out by the Company.
- 7. In respect of statutory dues:
 - (a) In our opinion, the Company has generally been regular in depositing undisputed statutory dues, including Goods and Services tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues applicable to it with the appropriate authorities.

There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues in arrears as at March 31, 2022 for a period of more than six months from the date they became payable.

- (b) Details of statutory dues referred to in sub-clause (a) above which have not been deposited as on March 31, 2022 on account of disputes are NIL
- There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).
- 9. a. The Company has not defaulted in repayment of loans or other borrowings or in the payment of interest from any lender. Company has entered one time settlement of old term loan and working capital limit with Indian Overseas Bank during the year and fully paid the settlement amount to bank during the year and received the NOCfrom bank during the year.
 - b. The Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - c. The Company has applied the term loan for the purpose for which the loans were obtained..
 - d. On an overall examination of the financial statements of the Company, funds raised on short- term basis have, prima facie, not been used during the year for long-term purposes by the Company.
 - e. On an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
 - f. The Company has not raised any loans on the pledge of securities held in its subsidiary, joint ventures or associates companies.
- 10. a. The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year and hence reporting under clause 3(x)(a) of the Order is not applicable.
 - b. During the year, the Company has not made any preferential allotment or private placement of shares or convertible debentures (fully or partly or optionally) and hence reporting under clause 3(x)(b) of the Order is not applicable.
- 11. a. No fraud by the Company and no material fraud on the Company has been noticed or reported during the year.
 - b. No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and up to the date of this report.
 - c. We have taken into consideration the whistle blower complaints received by the Company during the year (and up to the date of this report), while determining the nature, timing and extent of our audit procedures.
- 12. The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- 13. In our opinion, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 with respect to applicable transactions with the related parties and the details of related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- 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 year under audit, issued to the Company during the year and till date, in determining the nature, timing and extent of our audit procedures.
- 15. In our opinion during the year the Company has not entered into any non-cash transactions with its Directors or persons connected with its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.

- 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. Hence, reporting under clause 3(xvi)(a), (b) and (c) of the Order is not applicable.
 - (b) In our opinion, there is no core investment company within the Group (as defined in the Core Investment Companies (Reserve Bank) Directions, 2016) and accordingly reporting under clause 3(xvi)(d) of the Order is not applicable.
- 17. The Company has incurred cash loss of Rs.41.88 lac during the financial year covered by our audit and cash loss of Rs. 393.78 lac was incurred during the immediately preceding financial year.
- 18. There has been resignation of the statutory auditors of the Company during the year. As per information provided by erstwhile auditor of the company no issue, concern was raised by him and he had resigned on health issue
- 19. On the basis of the financial ratios, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- 20. (a) There are no unspent amounts towards Corporate Social Responsibility (CSR) on other than ongoing projects requiring a transfer to a Fund specified in Schedule VII to the Companies Act in compliance with second proviso to sub-section (5) of Section 135 of the said Act. Accordingly, reporting under clause 3(xx)(a) of the Order is not applicable for the year.
 - (b) No amount unspent under sub section (5) of section 135 of Companies Act pursuant to any ongoing project for CSR amount was outstanding for transfer to special Account in compliance with the provision of sub section (6) of section 135 of Companies Act at the end of the Financial Year.

For Nemani Garg Agarwal & Co. Chartered Accountants Firm's Registration Number: 010192N

> Sd/-(CA. SK Nemani) Partner Membership Number: 037222

UDIN:22037222AKKZAZ9396

Place: New Delhi Date: 21st May, 2022

Annexure 'B' To the Independent Auditors' Report

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

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

Opinion

We have audited the internal financial controls with reference to financial statements of Advik Laboratories Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

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

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

Meaning of Internal Financial Controls with reference to Financial Statements

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

that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with 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 with reference to Financial Statements

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

For Nemani Garg Agarwal & Co. Chartered Accountants Firm's Registration Number: 010192N

> Sd/-(CA. SK Nemani) Partner Membership Number: 037222 UDIN:22037222AKKZAZ9396

Place: New Delhi

Balance Sheet as at March 31, 2022

(Amount in Rs. Hundreds)

Particulars	Note No.	As at 31.03.2022	As at 31.03.2021
ASSETS			
(1) Non-Current assets			
Property, Plant and Equipment & Intangible Assets			
(a) Property, Plant and Equipment	3	4,17,268.86	4,67,504.09
(b) Capital work-in-progress	3A	3,42,052.10	3,89,517.10
(c) Financial Assets			
(i) Non Current Investments	4	53,800.00	53,800.00
(ii) Other non-current assets	5	613.90	646.18
Total Non-Current Assets		8,13,734.86	9,11,467.37
(2) Current assets			
(a) Inventories	6	54,861.24	56,791.40
(b) Financial Assets		,	•
(i) Investments		-	_
(ii) Trade receivables	7	3,456.69	59,456.69
(iii) Cash and cash equivalents	8	1,367.04	1,257.31
(iv) Current Loans	9	1,42,172.36	1,00,789.07
(d) Other current assets	10	391.66	536.47
Total Current Assets		2,02,248.99	2,18,830.94
Total Assets		10,15,983.85	11,30,298.31
10141713213		10)13)303103	11,50,250.51
II EQUITY AND LIABILITIES			
Equity			
(a) Equity Share capital	11	19,11,140.00	19,11,140.00
(b) Other Equity	12	(15,28,503.69)	(15,16,056.77)
		3,82,636.31	3,95,083.23
LIABILITIES			
(1) Non-current liabilities			
(a) Financial Liabilities			
(i) Borrowings	13	-	-
(b) Provisions	14	14,599.47	15,100.64
(c) Deferred tax liabilities (Net)	15	10,591.34	53,791.04
(d) Other non-current liabilities		-	=
Total Non-Current Liabilities		25,190.81	68,891.68
(2) Current liabilities			
(a) Financial Liabilities			
(i) Borrowings	13	5,80,747.01	1,92,836.71
(ii) Trade payables			
(iia) total outstanding dues of micro enterprises & small	enterprises	-	-
(b) total outstanding dues of Creditors other than micro 8	& small enterprises	12,219.62	9,356.42
(b) Other current liabilities	16	15,190.10	4,64,130.27
(c) Provisions		· -	-
Total Current Liabilities		6,08,156.73	6,66,323.40
Total Equity and Liabilities		10,15,983.85	11,30,298.31
Total Equity und Elubilities	_	10,13,303.03	11,30,230.31

III NOTES FORMING PART OF THE FINANCIAL STATEMENTS 1-59

For Nemani Garg Agarwal & Co.

For and on behalf of the Board of Directors of Advik Laboratories Limited

Chartered Accountants Firm Regn. No.: 010192N

Sd/-Sd/-Sd/-Sd/-Sd/-(S.K.Nemani)(Peeyush Kumar Aggarwal)(Ram Niwas Sharma)(Manoj Bhatia)(Pooja Chuni)PartnerChairmanDirectorCFOCompany Secretary

Membership No. 037222 DIN: 00090423 DIN:08427985

UDIN:22037222AKKZAZ9396

Statement of Profit and Loss for the year ended March 31, 2022 (Amount in Rs. Hundreds)

	Particulars	Note No.	As at 31.03.2022	As at 31.03.2021
	INCOME			
	Revenue From Operations	17	3,237.50	-
I	Other Income	18	25,819.63	19,520.35
Ш	Total Income (I+II)	_	29,057.13	19,520.35
V	EXPENSES			
	Cost of materials consumed/expired	19	1,763.56	241.08
	Purchases of Stock-in-Trade		3185.00	-
	Changes in inventories of finished goods,	20	166.60	-
	Stock-in -Trade and work-in-progress			
	Employee benefits expense	21	42,131.44	40,164.36
	Finance costs	22	111.93	51.95
	Depreciation and amortization expense	3	51,361.22	55,626.68
	Other expenses	23	23,584.66	3,72,846.21
	Total expenses (IV)		1,22,304.41	4,68,930.28
/	Profit/(loss) before exceptional items and tax (III-IV)	_	(93,247.28)	(4,49,409.93)
/I	Exceptional Items		-	-
/11	Profit/(loss) before tax (V-VI)		(93,247.28)	(4,49,409.93)
	Tax expense:			
111	(1) Current tax		-	-
•••	(2) Earlier years MAT adjustments		(35,889.50)	-
	(2) Deferred tax		(43,199.72)	(7,758.85)
Χ	Profit (Loss) after Tax		(14,158.06)	(4,41,651.08)
	Other Comprehensive Income			
	Remeasurement of net defined benfit liablity or asset:		1,711.14	417.53
1	Total Comprehensive Income for the period		(12,446.92)	(4,41,233.55)
Ш	Earnings per equity share			
	(1) Basic		(0.07)	(2.31)
	(2) Diluted		(0.07)	(2.31)

XIII NOTES FORMING PART OF THE FINANCIAL STATEMENTS 1-59

For Nemani Garg Agarwal & Co.

For and on behalf of the Board of Directors of Advik Laboratories Limited

Chartered Accountants Firm Regn. No.: 010192N

Sd/- Sd/- Sd/- Sd/-

(S.K.Nemani) (Peeyush Kumar Aggarwal) (Ram Niwas Sharma) (Manoj Bhatia) (Pooja Chuni)
Partner Chairman Director CFO Company Secretary

Membership No. 037222 DIN: 00090423 DIN:08427985

UDIN:22037222AKKZAZ9396

Cash Flow Statement for the year ended March 31, 2022

Particulars	As at 31.03.2022	As at 31.03.2021
	(In Rs. Hundreds)	(In Rs. Hundreds)
A. Cash Flow from operating activities		
Net profit before tax and extraordinary items	(93,247.28)	(4,49,409.93)
Add: Adjustment for Depreciation	51,361.22	55,626.68
Provision for Gratuity	2,404.65	2,276.86
Provision for Leave Encashment	581.18	565.06
Interest & Other Costs	111.93	51.95
Interest Received	(8.73)	-
Loss/(profit) on sale of assets	<u> </u>	(33.03)
Operating profit before working capital changes	(38,797.03)	(3,90,922.41)
Adjustment for:		
Increase / (Decrease) in Trade Payables	2,863.20	(5,376.01)
Increase / (Decrease) in Current Liabilities	(4,50,716.00)	1,763.95
(Increase) / Decrease in Trade Receiveables	56,000.00	1,93,882.63
(Increase) / Decrease in Loans & Advances	(5,493.79)	1,07,272.51
(Increase) / Decrease in Non Current Assets	32.28	254.39
(Increase) / Decrease in Other Current Assets	144.81	(264.76)
(Increase) / Decrease in Inventories	1,930.16	241.08
Cash Generated From Operations	(3,95,239.34)	2,97,774
Net Cash from operating activities	(4,34,036.37)	(93,148.62)
B. Cash flow from investing activities		
Proceeds from change in Capital Advances	47,465.00	1,12,673.14
Proceeds from sale of Property, Plant & Equipments	(1,126.00)	2,755.00
Proceeds from sale of Investment	-	38,500.00
Interest Received	8.73	
Net cash outflow from investing activities	46,347.73	1,53,928.14
C. Cash Flow from financing activities		
Proceeds (Repayment) of long term borrowings	3,87,910.30	(60,689.52)
Interest Paid	(111.93)	(51.95)
Net cash used in financial Activities	3,87,798.37	(60,741.47)
Net Increase/ (Decrease) in cash (A+B+C)	109.73	38.05
Cash & Cash Equivalents (Opening balance)	1,257.31	1,219.26
Cash & Cash Equivalents (Closing balance)	1,367.04	1,257.31
NOTES FORMING PART OF THE FINANCIAL STATEMEN	ITS 1-59	

For Nemani Garg Agarwal & Co.

For and on behalf of the Board of Directors of Advik Laboratories Limited

Chartered Accountants Firm Regn. No.: 010192N

Sd/- Sd/- Sd/- Sd/-

(S.K.Nemani) (Peeyush Kumar Aggarwal) (Ram Niwas Sharma) (Manoj Bhatia) (Pooja Chuni)
Partner Chairman Director CFO Company Secretary

Membership No. 037222 DIN: 00090423 DIN:08427985

UDIN:22037222AKKZAZ9396

NOTE NO. 1

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR 31ST MARCH 2022

(Rs. In Hundred)

Particulars	Equity Share	Other	Equity	Total of Other	Total Equity &
	capital	Reserve & surplus	Other comprehensive Income	equity	Other Equity
Balance as of April 1, 2021	19,11,140.00	(15,21,104.92)	5,048.15	(15,16,056.77)	3,95,083.23
Changes in the Equity for the year ended March 31, 2022					
Remeasurement of net defined benefits Liability			1711.14	1711.14	1711.14
Loss for the period		(14158.06)		(14158.06)	(14158.06)
Balance as of March 31, 2022	19,11,140.00	(15,35,262.98)	6,759.29	(15,28,503.69)	3,82,636.31

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR 31ST MARCH 2021

Particulars	Equity Share	Other	Equity	Total of other	Total Equity &
	capital	Reserve &	Other	equity	Other Equity
		surplus	comprehensive		
			Income		
Balance as of April 1,	19,11,140.00	(10,79,453.84)	4,630.62	(10,74,823.22)	8,36,316.78
2020					
Changes in the Equity					
for the year ended					
March 31, 2021					
Remeasurement of net					
defined benefits			417.53	417.53	417.53
Liability					
Loss for the period		(4,41,651.08)		(4,41,651.08)	(4,41,651.08)
Balance as of March 31, 2021	19,11,140.00	(15,21,104.92)	5,048.15	(15,16,056.77)	3,95,083.23

NOTE 2

COMPANY OVERVIEW & SIGNIFICANT ACCOUNTING POLICIES

I COMPANY OVERVIEW

Advik Laboratories Limited is Public limited company, incorporated under the Indian Companies Act, 1956, having its registered office in Sohna, Haryana The Company is engaged in manufacturing, marketing, trading and export of Pharmaceutical Products. The Company has its own manufacturing facility at Sohna. The Company has various independent contract/third party manufacturers based across the country. The equity shares of the Company are presently listed with BSE Limited (BSE) and Ahmedabad Stock Exchange of India Limited (ASE).

II SIGNIFICANT ACCOUNTING POLICIES

a. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements of the company have been prepared in accordance with the Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules 2015 as amended from time to time by the Ministry of Corporate Affairs (MCA), the provisions of Companies Act, 2013, and guidelines issued by the Securities and Exchange Board of India (SEBI). Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

Financial statements of the company are prepared under the historical cost convention except for the certain financial assets and liabilities measured at fair value as mentioned in applicable accounting policies.

b. USE OF ESTIMATES AND JUDGEMENTS

The preparation of the financial statements is in conformity with Ind AS requires management to make estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates.

The estimates and underlying assumptions are reviewed on going concern basis.

Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period, in the period of the revision and future periods if the revision affects both current and future

c. CLASSIFICATION OF EXPENDITURE/INCOME

Except Otherwise Indicated:-

- (i) All expenditure and income are accounted for under the natural heads of account.
- (ii) All expenditure and income are accounted for on accrual basis except when ultimate realisation of income is uncertain.

d. CURRENT VERSUS NON-CURRENT CLASSIFICATION

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification.

An asset is treated as current when it is:

• Expected to be realised or intended to be sold or consumed in normal operating cycle

- Held primarily for the purpose of trading
- Expected to be realised within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in normal operating cycle
- It is held primarily for the purpose of trading
- It is due to be settled within twelve months after the reporting period, or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

The Company classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified twelve months as its operating cycle.

e. REVENUES

- (i) Revenues from sales of goods are recognized when the significant risk and rewards of the ownership of the goods have been transferred to the buyer, recovery of the consideration is probable, the associated costs and involvement with, the goods and the amount of revenue can be measured reliably. The timing of transfers of risks and rewards normally happen upon shipment.
- (ii) Sales returns / rate differences are adjusted from the sales of the year in which the returns take place / rate differences accepted.
- (iii) Further, revenues are recognized at gross value of consideration received excluding the amount of Goods & Service Tax(GST).

f. PROPERTY, PLANT AND EQUIPMENT (PPE)

Recognition and measurement:

Property, plant and equipment are initially recognized at cost of acquisition or construction after deducting refundable purchase taxes and including the cost directly attributable for bringing the asset to the location and conditions necessary for it to be capable of operating in the manner intended by the management, borrowing cost in accordance with the established accounting policy, cost of restoring and dismantling, if any, initially estimated by the management. After the initial recognition the property, plant and equipment are carried at cost less accumulated depreciation and impairment losses.

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

The estimated useful lives, residual values and depreciation method are reviewed at each financial year end and the effect of any change is accounted for on prospective basis. Depreciation on plant & equipment's are provided as per below schedule:-

Type of Asset	Period
Factory Building	30 years
Plant & Machinery	15 years
Computer Equipment	3 years
Vehicle	8 years
Furniture & Fixture	10 years

The carrying amount of the all property, Plant and equipment are derecognized on its disposal or when no future economic benefits are expected from its use or disposal and the gain or loss on de-recognition is recognized in the statement of profit & loss.

Advances paid towards the acquisition of property, plant and equipment outstanding at each Balance Sheet date is classified as capital advances and cost of assets not put to use before such date are disclosed under 'capital work-in-progress'.

g. INVENTORIES

Raw materials, stock-in-trade, work-in-progress, finished goods and packing materials are valued at the lower of weighted average cost and net realizable value. Cost of finished goods and work-in-progress includes cost of materials, direct labour and an appropriate portion of overheads to bring the inventory to the present location and condition. Stores and maintenance spares are valued at average cost.

The net realizable value of work-in-progress is determined with reference to the selling price of related finished goods. Raw materials and other supplies held for use in production of inventories are not written down below cost except in cases where material prices have declined and it is estimated that the cost of the finished products will exceed their net realizable value.

Obsolete stocks are identified every year on the basis of technical evaluation and are charged off to revenue.

Finished goods expiring within 60 days(near expiry inventory) as at the balance sheet date have been fully provided for.

h. CASH AND CASH EQUIVALENTS

For the purpose of presentation in the cash flow statement, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value

i. TRADE RECEIVABLES

Trade receivables represents amount billed to customers as credit sales and are net off;

- a. any amount billed but for which revenues are reversed under the different accounting standard and
- b. Impairment for trade receivables, which is estimated for amounts not expected to be collected in full."

j. FINANCIAL INSTRUMENTS

Initial recognition

The Company recognizes financial assets and financial liabilities when it becomes a party to the contractual provisions of the instrument. All financial assets and liabilities are recognized at fair value on initial recognition, except for trade receivables/payables and where cost of generation of fair value exceeds benefits, which are initially measured at transaction price. Transaction costs directly related to the acquisition or issue of the financial assets and financial liabilities (other than financial assets and financial liabilities through profit & loss account) are added to or deducted from the cost of financial assets or financial liabilities. Transaction cost directly attributed to the acquisition of financial assets or financial liabilities at fair value through profit & loss account are recognized immediately in the statement of profit & loss.

Subsequent measurement

- ((i) Financial assets carried at amortized cost: A financial asset is subsequently measured at amortized cost if it is held within a business model whose objective is to hold the asset in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.
- (ii) Financial assets at fair value through other comprehensive income: A financial asset is subsequently measured at fair value through other comprehensive income if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

The Company has made an irrevocable election for its investments which are classified as equity instruments (all being not held for trading), to present the subsequent changes in fair value in other comprehensive income based on its business model.

Fair value of the listed equity instruments are measured using the rate quoted in the stock exchange wherein the securities are actively traded as on the last working day of the period of reporting. In respect of unlisted equity instruments, fair value is determined based on the latest audited financial statements and considering the open market information available, failing which it shall be measured at cost..

(c) Financial liabilities

- Financial liabilities are initially recognized at the fair value of the consideration received less directly attributable transaction cost.
- (ii) Subsequent to initial measurement, financial liabilities are measured at amortised cost. The difference in the initial carrying amount of the financial liabilities and their redemption value is recognized in the statement of profit & loss over the contractual term using the effective interest rate method. This category includes the following class of liabilities; trade and other payables, borrowing; and other financial liabilities.
- (iii) Financial liabilities are further classified as current and non-current depending whether they are payable within 12 months after the balance sheet date or beyond.
- (iv) Financial liabilities are derecognized when the company is discharge from its obligation; they expire, are cancelled or replaced by a new liability with substantial modified terms

k. IMPAIRMENT

Financial assets

The company recognizes loss allowances using the expected credit loss model for the financial assets which are not fair valued through statement of profit and loss. Loss allowance on trade receivables, with no significant financing component is measured at an amount equal to lifetime expected credit loss. For all financial assets expected credit losses are measured at an amount equal to 12-month ECL unless there has been significant increase in credit risk from initial recognition in which case these are measured at lifetime expected credit loss. The amount of expected credit losses or reversal that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognized is recognized as an impairment gain or loss in the profit or loss for the period.

Intangible assets, property, plant and equipment

Intangible assets, property plant & equipment are evaluated for recoverability wherever events or changes in circumstances indicate that their carrying amount may not be recoverable.

For impairment testing, assets that do not generate independent cash flows are grouped together into cash generating units (CGUs).

For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value in use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the CGU to which the asset belongs.

If such asset is considered to be impaired, the impairment to be recognized in the statement of profit and loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit & losses if there have been changes in the estimates used to determine the recoverable amount. The carrying amount is increased to its revised recoverable amount, provided that this amount does not exceeds the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss has been recognized for the asset in prior years.

I. EARNING PER SHARE

Basic Earnings Per Share is computed by dividing the net profit attributable to the equity shareholders of the company to the weighted average number of Shares outstanding during the period & Diluted earnings per share is computed by dividing the net profit attributable to the equity shareholders of the company after adjusting the effect of all dilutive potential equity shares that were outstanding during the period, the weighted average number of shares outstanding during the period including the weighted average number of equity shares that could have issued upon conversion of all dilutive potential.

m. INCOME TAXES

Income tax expense or credit represents the sum of the current tax and deferred tax.

Current and deferred tax is recognised in the Statement of Profit and Loss except to the extent it relates to items recognised in 'Other comprehensive income' or directly in equity, in which case it is recognised in 'Other comprehensive income' or directly in equity, respectively.

Current income tax

Current tax payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the Statement of profit and loss because some items of income or expense are taxable or deductible in different years or may never be taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Current tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority. The Company periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

MAT credit is recognized as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period. In the year in which the Minimum Alternative tax (MAT) credit becomes eligible to be recognized as an asset in accordance with the recommendations contained in Guidance Note issued by the Institute of Chartered Accountants of India, the said asset is created by way of a credit to the Statement of Profit and Loss and shown as MAT Credit Entitlement. The Company reviews the same at each balance sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that Company will pay normal Income Tax during the specified period.

Deferred Tax

Deferred tax is provided using the balance sheet approach on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purpose at reporting date.

Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary

differences are expected to be recovered or settled. The effect of changes in tax rates on deferred income tax assets and liabilities is recognized as income or expense in the period that includes the enactment or the substantive enactment date. A deferred income tax asset is recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilized.

The carrying amount of deferred tax assets are reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax assets to be utilised. Unrecognized deferred tax assets are reassessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow deferred tax assets to be recovered.

The company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

EMPLOYEE BENEFITS EXPENSES AND LIABILITIES IN RESPECT OF EMPLOYEE BENEFITS ARE RECORDED IN ACCORDANCE WITH INDIAN ACCOUNTING STANDARD 19 – EMPLOYEE BENEFITS.

(i) Provident Fund

The Company pays contributions toward provident fund to the regulatory authorities as per local regulations where the Company has no further payment obligations. The contributions are recognised as employee benefit expense when they are due.

The Company makes contribution Employee State Insurance in accordance with Employee State Insurance Act, 1948.

The Company has no obligation, other than the contribution payable to the provident fund.

(ii) Gratuity and other post-employment benefits

Gratuity is a post-employment benefit and is in the nature of a defined benefit plan. The liability recognised in the balance sheet in respect of gratuity is the present value of the defined benefit/obligation at the balance sheet date less the fair value of plan assets, together with adjustment for unrecognized actuarial gains or losses and past service costs. The defined benefit/obligation is calculated at or near the balance sheet date by an independent actuary using the projected unit credit method.

Gains and losses through re-measurements of the net defined benefit liability/(asset) are recognized in other comprehensive income. The actual return of the portfolio of plan assets, in excess of the yields computed by applying the discount rate used to measure the defined benefit obligations recognized in Other Comprehensive Income. The effect of any plan amendments are recognized in net profits in the Statement of Profit and Loss.

(iii) Other Short Term Benefits

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

o. PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

(i) A provision is recognized, if as a result of past event the company has present legal or constructive obligations that is reasonably estimable and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risk specific to liability.

(ii) A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made. Contingent Assets are neither recognized nor disclosed in the financial statements.

These are reviewed at each balance sheet date and adjusted to reflect the current best estimate.

p. LEASES

The Company, as a lessee, recognizes a right of-use asset and a lease liability for its leasing arrangements, if the contract conveys the right to control the use of an identified asset.

The contract conveys the right to control the use of an identified asset, if it involves the use of an identified asset and the Company has substantially all of the economic benefits from use of the asset and has right to direct the use of the identified asset. The cost of the right-of-use asset shall comprise of the amount of the initial measurement of the lease liability adjusted for any lease payments made at or before the commencement date plus any initial direct costs incurred. The right-of-use assets is subsequently measured at cost less any accumulated depreciation, accumulated impairment losses, if any and adjusted for any remeasurement of the lease liability. The right-of-use assets is depreciated using the straight-line method from the commencement date over the shorter of lease term or useful life of right-of-use asset.

The Company measures the lease liability at the present value of the lease payments that are not paid at the commencement date of the lease. The lease payments are discounted using the interest rate implicit in the lease, if that rate can be readily determined. If that rate cannot be readily determined, the Company uses incremental borrowing rate.

For short-term and low value leases, the Company recognizes the lease payments as an operating expense on a straight-line basis over the lease term

q. DEPRECIATION

- (i) Normal depreciation on all property, plant & equipment except Land are provided from the date of put to use for commercial production on Straight Line Method at the useful lives prescribed in Schedule-II to The Companies Act, 2013 and after providing for the residual value (maximum to the extent of 5%) of the Fixed Assets as determined by the management.
- (ii) Depreciation/Amortization on addition /deletions to Fixed Assets is provided on pro-rata basis from/to the date of addition/deletions.
- (iii) Depreciation/Amortization on additions/deletions to the fixed assets due to exchange rate fluctuation is provided on pro-rata basis since inception.
- (iv) The estimated useful lives, residual values and depreciation method are reviewed at each financial year end and the effect of any change is accounted for on prospective basis.

r. PURCHASES

- (i) Purchases returns / rebates are adjusted from the purchases of the year in which the returns take place / rebates allowed.
- (ii) Purchases are accounted for "Net of VAT Credit/GST availed on eligible inputs".

s. CLAIMS BY/AGAINST THE COMPANY

Claims by/ against the Company arising on any account are provided for in the accounts on receipts/acceptances.

t. BORROWING COST

Borrowing cost are interest and other costs (including exchange differences relating to foreign currency borrowings to the extent they are regarded as an adjustment to interest costs) incurred in connection with the borrowing of funds. Borrowing cost directly attributable to the acquisition or construction of qualifying /eligible assets, intended for commercial production are capitalised as part of the cost of such assets. All other borrowing costs are recognized as an expense in the year in which they are incurred.

u. STATEMENT OF CASH FLOWS

Statement of Cash Flows is made using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non-cash nature, any deferrals or accruals of past or future cash receipts or payments and item of income or expenses associated with investing or financing cash flows. The cash flows from operating, financing and investing activities of the Company are segregated.

v. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's principal financial liability includes Borrowings, Trade payable and other financial liabilities. The main purpose of these financial liabilities is to finance the Company's operations. The Company's principal financial assets include Trade receivables, Cash and cash equivalents and other financial assets that derive directly from its operations. The Company is exposed to credit risk, liquidity risk and Interest rate risk & market risk. The Company's senior management oversees the management of these risks and the appropriate financial risk governance framework for the Company. The senior management provides assurance that the Company's financial risk activities are governed by appropriate policies and procedures and that financial risks are identified, measured and managed in accordance with the Company's policies and risk objectives.

The Board of Directors reviewed policies for managing each of these risks, which are summarized below:

(i) Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss.

The impairment for financial assets are based on assumptions about risk of default and expected loss rates. The Company uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, existing market conditions as well as forward looking estimates at the end of each balance sheet date. Financial assets are written off when there is no reasonable expectation of recovery, however, the Company continues to attempt to recover the receivables. Where recoveries are made, these are recognized in the Statement of Profit and Loss.

(ii) Liquidity Risk

Liquidity risk refers to the probability of loss arising from a situation where there will not be enough cash and/or cash equivalents to meet the needs of depositors and borrowers, sale of illiquid assets will yield less than their fair value and illiquid assets will not be sold at the desired time due to lack of buyers. The primary objective of liquidity management is to provide for sufficient cash and cash equivalents at all times and any place in the world to enable us to meet our payment obligations.

(iii) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's borrowings obligations with floating interest rates.

W CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of financial statements in conformity with Indian Accounting Standards (Ind AS) requires management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities

and disclosure of contingent liabilities at the end of the reporting period. Although these estimates are based upon management's best knowledge of current events and actions, uncertainty about these assumptions and estimates could result in the outcomes requiring a material adjustment to the carrying amounts of assets or liabilities in future periods.

a. Useful lives of Property, plant and equipment

Property, plant and equipment represent a significant proportion of the asset base of the company. The charge in respect of periodic depreciation is derived after determining an estimate of an asset's expected useful life and the expected residual value at the end of its life. The useful lives and residual values of property, plant and equipment are determined by the management based on technical assessment by internal team and external advisor. The lives are based on historical experience with similar assets as well as anticipation of future events, which may impact their life, such as changes in technology. The Company believes that the useful life best represents the period over which the Company expects to use these assets.

b. Contingent liability

Management judgement is required for estimating the possible outflow of resources, if any, in respect of contingencies/claim/ litigations against the Company as it is not possible to predict the outcome of pending matters with accuracy.

c. Income taxes

The calculation of the Company's tax charge necessarily involves a degree of estimation and judgement in respect of certain items whose tax treatment cannot be finally determined until resolution has been reached with the relevant tax authority or, as appropriate, through a formal legal process. The Company reviews at each balance sheet date the carrying amount of Income Tax /deferred tax Liabilities.

d. Defined benefit plans (gratuity)

The Company's obligation on account of gratuity is determined based on actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases and mortality rates. Due to the complexities involved in the valuation and its long-term nature, these liabilities are highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date. The parameter most subject to change is the discount rate. In determining the appropriate discount rate, the management considers the interest rates of government bonds in currencies consistent with the currencies of the post-employment benefit obligation.

x. Accounting Policies not specifically referred to are in accordance with generally accepted accounting principles.

Note No. 3 (Amount in Rs. Hundreds)

PROPERTY PLANT & EQUIPMENT

Description	Land	Building	Plant & Equipment	Furniture & Fixtures	Computers & printers	Vehicles	Office Equipments	Total
Cost or Valuation								
As at 1st April 2020	48,400.00	5,04,307.70	10,02,452.53	2,471.84	1,450.07	46,010.41	-	16,05,092.55
Additions/Purchase	-	-	-	-	-	-		-
Disposals/Sold	-	-	-	-	100.00	33,911.21	-	34,011.21
Adjustments	-	-	-	-	-	-		-
As at 31st March 2021	48,400.00	5,04,307.70	10,02,452.53	2,471.84	1,350.07	12,099.20	-	15,71,081.34
Additions/Purchase	-	-	-	-	-	-	1125.99	1,125.99
Disposals/Sold	-	-	-	-	-	-	-	-
Adjustments	-	-	-	-	-	-	-	-
As at 31st March 2022	48,400.00	5,04,307.70	10,02,452.53	2,471.84	1,350.07	12,099.20	1,125.99	15,72,207.33
Accumulated depreciation								
As at 1st April 2020	-	2,88,841.06	7,48,123.17	2,309.80	1,377.58	38,588.20	-	10,79,239.81
Charged for the year	-	14,323.59	37,182.52	20.28	-	4,100.29	-	55,626.68
Disposals/Sold	-	-	-	-	95.00	31,194.24	-	31,289.24
As at 31st March 2021	-	3,03,164.65	7,85,305.69	2,330.08	1,282.58	11,494.25	-	11,03,577.25
Charged for the year	-	14,323.59	36,846.19	20.29	-	-	171.15	51,361.22
Disposals/Sold	-	-	-	-	-	-	-	_
As at 31st March 2022	-	3,17,488.24	8,22,151.88	2,350.37	1,282.58	11,494.25	171.15	11,54,938.47
Net Block								
As at 1st April 2020	48,400.00	2,15,466.64	2,54,329.36	162.04	72.49	7,422.21	-	5,25,852.74
As at 31st March 2021	48,400.00	2,01,143.05	2,17,146.84	141.76	67.49	604.95	-	4,67,504.09
As at 31st March 2022	48,400.00	1,86,819.46	1,80,300.65	121.47	67.49	604.95	954.84	4,17,268.86

Note No. 3A

(Amount in Rs. Hundreds) **Capital Work in Progress**

Capital Work in Progress 3,42,052.10 3,89,517.10 3,42,052.10 3,89,517.10

CWIP Ageing schedule as at 31st March 2022

Amount in CW			nt in CWIP for a peri	od of	
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Project In progress	-	-	-	3,42,052.10	3,42,052.10
Total	-	-	-	3,42,052.10	3,42,052.10

CWIP Ageing schedule as at 31st March 2021

	Amount in CWIP for a period of				
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Project In progress	-	-	-	3,89,517.10	3,89,517.10
Total	-	-	-	3,89,517.10	3,89,517.10

Projected Time period of CWIP Completion Schedule

	To be completed in				
Particulars	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
Project	-	-	3,42,052.10	-	3,42,052.10
Total	-	-	3,42,052.10	-	3,42,052.10

		(In Rs. Hundreds)
Notes to Financial Statements	As at 31.03.22	As at 31.03.21
Non Current Assets		
Note No. 4		
Non Current Investments		
Shares of Companies:		
Un-quoted	53,800.00	53,800.00
26000(previous year 26000) equity shares of		
Mediamagic Telecommunications Pvt Ltd	53,800.00	53,800.00
Note No. 5		
Other Non Current Assets		
Deferred cost toward staff loan	613.90	646.18
_		
Current Assets	613.90	646.18
Note No. 6		
INVENTORIES		
(As valued and certified by the Management		
at lower of cost or net realisable value)		
Raw Materials & Packing Materials	6,433.84	8,197.40
Store & Spares	48,427.40	48,427.40
Finished Goods	-	-
Work in Process	-	166.60
<u> </u>	54,861.24	56,791.40
<u>Financial Assets</u>		
Note No. 7		
Trade Receivables		
(Unsecured and considered Good)		
Exceeding Six months	3,456.69	3,456.69
Less than Six months	-	56,000.00
	3,456.69	59,456.69
Note No. 8		
Cash & Cash Equivalents		
Cash in hand	325.90	25.75
Balance with scheduled Banks		
- in Current Accounts	1,041.13	1,231.56
	1,367.03	1,257.31
Note No. 9		
Current Loans & Advances		
(Unsecured considered good)		
Advances recoverable in cash or in kind or for value	41,095.30	35,746.16
to be received		
Excise/GST Deposit A/c	61,836.35	61,544.73
Tax Deducted at Source	-	146.97
Security Deposit	1,428.10	1,428.10
VAT Inputs receivable a/c	1,923.11	1,923.11
MAT Credit Entitlement	35,889.50	-
-	1,42,172.36	1,00,789.07
		

		(In Rs. Hundreds)
Notes to Financial Statements	As at 31.03.22	As at 31.03.21
Current Assets		
Financial Assets		
Note No. 10		
Other Current Assets		
Prepaid Expenses	391.66	536.47
	391.66	536.47
Note No. 11		
Equity Share Capital		
A) <u>AUTHORISED</u>		
2,00,00,000 Equity Shares of Rs. 10/- each	20,00,000.00	20,00,000.00
(Previous year 2,00,00,000 Equity Share of Rs. 10/- each)	20,00,000.00	20,00,000.00
B) ISSUED, SUBSCRIBED AND PAID UP		
1,91,11,400 Equity Shares of Rs. 10/- each	19,11,140.00	19,11,140.00
(Previous year 1,91,11,400 Equity Share of Rs. 10/- each)	19,11,140.00	19,11,140.00

a. Reconciliation of number of shares and amount outstanding at the commencement and at the end of reporting year

	As at 31.	03.2022	As at 31.03.2021	
Particulars	Number of shares	Amount	Number of shares	Amount
Balance at the commencement of the year	1,91,11,400	19,11,140.00	1,91,11,400	19,11,140.00
Add Shares issued during the year				_
Balance at the end of the year	1,91,11,400	19,11,140.00	1,91,11,400	19,11,140.00

b. Details of shares held by shareholders holding more than 5% of the aggregate shares in the company -:

Name of Shareholder	As at 31.03.2022		As at 31.03.2021	
	No. of shares	%	No. of Shares	%
M/s Omkam Pharmaceuticals Pvt Ltd	49,02,322	25.65%	49,02,322	25.65%
Vikas Lifecare Limited	42,12,325	22.04%	-	0.00%
Mr. Peeyush Kumar Aggarwal	19,57,159	10.24%	19,57,159	10.24%
Ms. Sangeetha S.	12,82,992	6.71%	12,82,992	6.71%
M/s Dhiru Builders & Promoters Pvt Ltd	10,00,000	5.23%	26,05,270	13.63%
M/s Patliputra International Ltd.	•	0.00%	26,29,000	13.76%

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

d. Shareholding of Promoters:-

Name of Shareholder	As at 31.	As at 31.03	.2021	
	No. of shares	%	No. of Shares	%
M/s Omkam Pharmaceuticals Pvt Ltd	49,02,322	25.65%	49,02,322	25.65%
Mr. Peeyush Kumar Aggarwal	19,57,159	10.24%	19,57,159	10.24%

There is no changes in the shareholding of the promoters during 31.03.22 & 31.03.21

Note No. 12

Other Equity

Profit & Loss Account (As per last Balance Sheet)	(15,21,379.92)	(10,79,728.84)
Add: (Loss) for the current year excluding Comprehensive Income	(14,158.06)	(4,41,651.08)
Capital Reserve Account		
Share Forfeiture Account	275.00	275.00
OCI Reserve	6,759.29	5,048.15
Total Reserve & Surplus carried forwarded		
to Balance Sheet	(15,28,503.69)	(15,16,056.77)

Notes to Financial Statements	As at 31.03.22 (In Rs. Hundreds)		As at 31.03.21 (In F	Rs. Hundreds)
	Non-Current	Current	Non-Current	Current
Borrowings Note No. 13				
Non Current Borrowings				
SECURED LOANS				
Term Loan	-	-	-	3,74,985.31
Indian Overseas Bank (secured by first charge on Land, Building & Plant & Machinery) Current maturity of Long Term Debts are				
classified under other current liabilities.				
_	-	-	-	3,74,985.31

- (a) During the year, Company has cleared its entire outstanding loan including working capital loan with Indian Overseas Bank (IOB) pursuant to One Time Settlement Agreement entered into by our company with IOB & as on date no dues of IOB are outstanding at the end of the year.
- (b) Term loan consisting three loans, financed by Indian Overseas Bank were secured on first paripassu charge basis (a) by way of hypothecation of movable fixed assets of the company and (b) by mortgage of immovable properties of the Company; situated at 138, Roz KaMeo Industrial Area, Sohna, Gurgaon, Haryana. These loans were also collaterally secured (a) by way of second paripassu charge on stocks & book debts of company and (b) by personal guarantee of one of the director of the company.
- (c) These Term Loans were repayable in consolidated equivalent monthly installment of Rs. 8,17,000/- from October, 2012, but due to some financial resistant's, company could not paid few of instalments of Term loans, due to that Term accounts with IOB were become NPA. The company had made necessary efforts to reach One Time Settlement proposal with IOB, which had been approved by IOB.

Notes to Financial Statements	As at 31.03.22	As at 31.03.21
	(In Rs. Hundreds)	(In Rs. Hundreds)
Current Borrowings		
SECURED LOANS		
Working Capital Loan	-	83,648.65
Indian Overseas Bank		
(Secured by first charge on stocks of		
Finished Goods, Raw Materials. W.I.P		
& Sundry Debtors		
UNSECURED		
Others	5,80,747.01	1,09,188.06
	5,80,747.01	1,92,836.71

(d) Working Capital loan availed from Indian Overseas bank was secured on first Parripassu charges basis by way of hypothecation of stock and book debts (present & future) of the company; and collaterally secured on second paripassu charge (a) by way of hypothecation of fixed assets; (b) by mortgage of immovable properties of the company situated at Roz ka Meo, Sohna, Mewat, Haryana and (c) by personal guarantee of one of the Director of the Company. Company has cleared its entire outstanding loan including working capital loan with Indian Overseas Bank (IOB) pursuant to One Time Settlement Agreement entered into by our company with IOB. As on date no dues of IOB are outstanding at our end.

	(In Rs. Hundreds)			
Notes to Financial Statements	As at 31.03.22		As at 31.03.21	
	Non-Current	Current	Non-Current	Curren
Note No. 14				
Non Current Liabilities				
Provisions				
Provision for Employee Benefits	-	-	-	-
Gratuity	11,044.76	7,409.65	11,618.54	5,827.86
- Leave Encashment	3,554.71	1,223.51	3,482.10	1,029.44
	14,599.47	8,633.16	15,100.64	6,857.30
Note No. 15	(In Rs. Hundreds)			
Notes to Financial Statements	As at 31.03.22	As at 31.03.21		
DEFERRED TAX LIABILITIES (NET)				
Deferred Tax Liabilities				
Excess of Book WDV of Fixed Assets over Tax WDV of Fixed				
Assets	52,521.32	59,500.10		
<u>Deferred Tax Assets</u>	-	-		
Provisions for employee benefits	(6,040.48)	(5,709.06)		
MAT Credit	(35,889.50)	-		
Deferred Liabilities (net)	10,591.34	53,791.04		
Note No. 16				
Other Current Liabilities				
Current Maturities of long term debt	-	3,74,985.31		
Employess Benefit Exp- Current	8,633.16	6,857.30		
nterest due on borrowigns	-	61,585.78		
Salary Payable	3,961.59	13,330.10		
TDS payable	150.32	441.33		
Statutory dues payable	429.82	341.48		
Others payable	2,015.21	6,588.97		
	15,190.10	4,64,130.27		

Notes to Financial Statements	As at 31.03.22	As at 31.03.21
	(In Rs. Hundreds)	(In Rs. Hundreds)
Note No. 17		
Revenue from operations		
Gross Sales	3237.50	-
Total Revenue from Operations	3237.50	
Note No. 18		
Misc. Income		
Profit on sale of Investment	-	17500.00
Profit on sale of Vehicle	-	33.03
Other misc income	37.09	1664.23
Gain on One Time Settlement of Loan	25369.73	-
Interest Received from IT refund	8.73	-
Interest Income Staff Ioan (Amortisation)	404.08	323.09
	25,819.63	19,520.35
Note No. 19		
Cost of Material Consumed		
Raw & Packing Materials inventory at the beginning of the year	ar 8197.40	8438.48
Purchases during the year	- (6.422.94)	- (0.107)
Inventory at the end of the year	(6,433.84)	(8,197)
TOTAL	1,763.56	241.08
Note No. 20		
Change in Inventory of WIP		
Opening stock of WIP at the beginning of the year	166.60	166.60
Closing stock of WIP at the end of the year	-	166.60
Change in Inventory	166.60	-

(In Rs. Hundreds)

Notes to Financial Statements	As at 31.03.22	As at 31.03.21	
Note No. 21			
Employees Benefit			
Salary & Wages	35,632.21	34,652.12	
Other benefits to employees	2,985.83	2,841.92	
Employer contribution to PF, ESI & welfare fund	2,585.48	2,043.78	
Staff welfare			
	523.84	303.45	
Interest Exp Staff Ioan (Amortisation)	404.08	323.09	
	42,131.44	40,164.36	
Note No. 22			
FINANCE CHARGES			
Bank Charges	111.93	51.95	
	111.93	51.95	
Note No. 23			
Other Expenses			
Advertisement	510.72	542.64	
AGM exps.	180.1	100.20	
Audit fee	850	850.00	
Bad Debts	-	346921.73	
Conveyance expenses	550.31	487.80	
Diwali Expenses	413.69	197.25	
Factory & General Insurance	1814.4	1790.19	
General repair & maintenance	198.55	80.58	
Interest others	273.13	243.44	
Legal & Professional expenses	1194.4	1835.94	
Miscellaneous expenses	134.36	1701.56	
Postage & telegram	8.36	4.77	
Power & Fuel	4887.05	6467.97	
Printing & Stationery	259.52	216.19	
Rates & Taxes & other fee's	4429.1	4728.50	
Repair & maintenance to building	548.07	245.16	
Repair & maintenance to Plant & Machineries	196.88	155.78	
Security Service	6504.24	5587.94	
Telephone expenses	534.9	466.10	
Vehicle expenses Web email charges	- 96.88	54.00 168.47	
	22 504 66	2 72 046 24	
	23,584.66	3,72,846.21	

24. Related Party Disclosures as per Ind AS 24:

The nature of relationship and summary of transactions with related parties are summarized

a. Name of the related party and nature of their relationship

Name of key managerial personnel (KMP)DesignationPeeyush Kumar AggarwalManaging DirectorManoj Kumar BhatiaChief Financial OfficerPooja ChuniCompany Secretary

b. Enterprises over which key management personnel and relatives of such personnel exercise significant influence with whom transactions has been undertaken

Omkam Global Capital Private Limited

Controlled by Director

Transactions during the year with related parties

(Rs in Hundreds)

Particulars	Key Managerial Personnel/Managing Director	Key Managerial Personnel (CFO/CS)	Enterprises over which Managing Director are able to exercise significant influence
Remuneration		8340.00 (7931.33)*	-
Loan Received	14828.95 (3810.48)*	-	466730.00 (Nil)*

^{*}Figures in bracket represent preceding year figures

Closing balances of related parties

(Rs in Hundreds)

*Figures in bracket represent preceding year figures

Particulars	Key Managerial	Key Managerial	Enterprises over which Key
	Personnel/Managing	Personnel (CFO/CS)	Managerial Personnel are able to
	Director		exercise significant influence
Remuneration		695.00	-
Payable		(2343.56)*	
Unsecured loan	24017.01	-	466730.00
	(9188.06)*		(Nil)*

- 25. The Company has not paid any remuneration to the directors during the year hence no requirement of compliance of provisions of section 196, 197, 203 and other applicable provisions of the Companies Act 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 read with the Schedule V of the Companies Act 2013.
- **26.** Contingent Liability not provided for:

(Rs. In Hundreds)

Particulars	As at 31.03.2022	As at 31.03.2022
Claims against the company not acknowledged as debts	4200.00	4200.00

- 27. The debit and credit balances standing in the name of parties are subject to confirmation from them.
- **28.** In the opinion of the Board of Directors, the current assets, loans & advances are fully realizable at the value stated, if realized in the ordinary course of business. The provisions for all known liabilities are adequate in the opinion of board.

29. Employee Benefits

A. Defined Contribution Plan

The Company has contributed to Employee Provident Fund, under defined contribution plans. The provident fund is operated by the Regional Provident Fund Commissioner.

During the year the company has recognized the following amounts in the Statement of Profit & Loss:

(Rs. In Hundreds)

Particulars	March 31, 2022	March 31, 2021
Employer's Contribution to Provident Fund	2119.82	1495.06

B. Defined Benefit Plan

The present value obligation in respect of gratuity & Leave Encashment are determined based on actuarial valuation using the projected unit credit method, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation. The summarized positions of various defined benefits are as under:-

i. Actuarial Assumptions

	Gratuity/Leave Encashment (unfunded) March 31, 2022	Gratuity/Leave Encashment (unfunded March 31, 2021
Discount Rate (per annum)	7.18%	6.79%
Salary Escalation	8.0%	8.0%
Attrition rate :-		
Up to 30 years	5.0%	5.0%
From 31 to 44 years	3.0%	3.0%
Above 44 years	2.0%	2.0%
Mortality Rates	100% of India Assured Lives 2012-14	100% of India Assured Lives 2012-14
	Ultimate	Ultimate

Note:

Discount rate should be based on the yield to maturity on high quality corporate bonds having term similar to that of the liability.

ii. Change in Gratuity A/c Obligation

(Rs. In Hundreds)

Sno.	Particulars	31/03/2022	31/03/2021
a.	Present value of obligation as at the	17446.40	15252.89
	beginning of the period		
b.	Interest Cost	1184.61	1037.20
c.	Service Cost	1220.04	1239.66
d.	Benefits Paid		
e.	Total Actuarial (Gain)/Loss on Obligation	(1396.64)	(83.35)
f.	Present value of obligation as at the End of	18454.41	17446.40
	the period		

iii. Change in Leave Encashment A/c Obligation

(Rs. In Hundreds)

Sno.	Particulars	31/03/2022	31/03/2021
a.	Present value of obligation as at the	4511.54	4280.66
	beginning of the period		
b.	Interest Cost	306.33	291.08
C.	Service Cost	274.85	273.98
d.	Benefits Paid		
e.	Total Actuarial (Gain)/Loss on Obligation	(314.50)	(334.18)
f.	Present value of obligation as at the End of	4778.22	4511.54
	the period		

30. Ageing of Trade Payable (Creditors)

As on 31.03.2022 (Rs. In Hundreds)

Particulars	Amount of Trade Payable outstanding from due date of payment				
	Less than 1 Years	1-2 Year	2-3 Year	More than 3 Years	Total
Undisputed Dues – MSME	-	-	-	-	-
Undisputed Dues – Others	4840.77	578.49		6800.36	12219.62
Disputed dues - MSME	-	-	-	-	-
Disputed dues – Others	-	-	-	-	-

As on 31.03.2021 (Rs. In Hundreds)

Particulars	Amount of Trade	Payable outst	tanding from du	e date of paymo	ent			
	Less than 1 Years	1-2 Year	2-3 Year	More than 3 Years	Total			
Undisputed Dues - MSME	-	-	-	-	-			
Undisputed Dues - Others	1513.43		67.80	7775.19	9356.42			
Disputed dues - MSME	-	=	-	-	-			
Disputed dues – Others	-	-	-	-	-			

31. Ageing of Trade Receivable (Debtors) As on 31.03.2022

(Rs. In Hundreds)

Particulars	Amount of Trad	le Receivable outs	tanding from due	date of payment	;	
	Less than 6 Months	6 Months to 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Undisputed Trade						
receivables- considered good						
Undisputed Trade receivables- considered doubtful	-	-	-	-		
Disputed Trade receivables-considered good	-	-	-	-	3456.69	3456.69
Disputed Trade receivables- considered doubtful	-	-	-	-		-

Ageing of Trade Receivable (Debtors

As on 31.03.2021 (Rs. In Hundreds)

Particulars	Amount of Trac	de Receivable outs	tanding from du	e date of paymen	t	
	Less than 6 Months	6 Months to 1 Year	1-2 Years	2-3 Years	More than 3 Years	Total
Undisputed Trade receivables considered good	56000.00	-	_	-	_	56000.00
Undisputed Trade receivables considered doubtful	-	-	-	-	-	-
Disputed Trade receivables considered good	-	-	-	-	3456.69	3456.69
Disputed Trade receivables considered doubtful	-	-	-	-	-	-

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32	Financial instruments						
(i)	Fair values hierarchy						
`	Financial assets and financial liabilities measured at fair value in the statem	ent of financial position	n are classified	into three Levels of a	fair value hierard	chy. The three leve	ls are defined
	based on the observability of significant inputs to the measurement, as follows:					,	
	Level 1: Quoted prices (unadjusted) in active markets for financial instrum	ents					
	Level 2: The fair value of financial instruments that are not traded in an act	ive market is determine	ed using valuat	tion techniques which	maximise the us	e of observable m	arket data reiy
	as little as possible on entity specific estimates.						
	Level 3: If one or more of the significant inputs is not based on observable	market data the instru	ıment is includ	ed in level 3			
	Level 3. If one of more of the significant inputs is not based on observable	market data, the motiv	intent is include	ed iii level 5.			
(ii)	Fair value of instruments measured at amortised cost						
(11)	Fair value of instruments measured at amortised cost for which fair value is	displaced in an follow	10 :				
	Fall value of instruments measured at amortised cost for which fall value is	s disclosed is as lollow	15.			Rs. In Hundreds	
						NS. III Hulluleus	1
				March 31, 2022		March 31, 2021	
	Particulars		Level	Walcii 31, 2022		Warch 31, 2021	
				0	F-1	0	Falanalaa
	Financial access			Carrying value	Fair value	Carrying value	Fair value
	Financial assets			50,000,00		50,000,00	
	Investments		Level 3	53,800.00	53,800.00	53,800.00	53,800.00
	Other Financial Assets		Level 3	1,42,172.36	1,42,172.36	1,00,789.07	1,00,789.07
	Trade receivable		Level 3	3,456.69	3,456.69	59,456.69	59,456.69
	Cash and cash equivalents		Level 3	1,367.04	1,367.04	1,257.31	1,257.31
	Total financial assets			2,00,796.09	2,00,796.09	2,15,303.07	2,15,303.07
	Financial liabilities						
	Borrowings		Level 3	5,80,747.01	5,80,747.01	6,29,407.80	6,29,407.80
	Trade payables		Level 3	12,219.62	12,219.62	9,356.42	9,356.42
	Other financial liabilities		Level 3	-	-	-	-
	Total financial liabilities			5,92,966.63	5,92,966.63	6,38,764.22	6,38,764.22
iii	Financial instruments by category						
	Particulars	March 31, 2022			March 31, 2021		
		FVTPL	FVOCI	Amortised cost	FVTPL	FVOCI	Amortised
							cost
	Financial assets						
	Investments	-	-	53,800.00	-	-	53,800.00
	Loan - security deposits	-	-	1,428.10	-	-	1,428.10
	Loan - employees		-	5,051.10			4.718.82
	===::: =::: -:: -:: -::			3,031.10	-	-	1,7 10.02
	Loan - Other	-	-	1,35,693.16	-	-	,
			-				94,642.15
	Loan - Other		- -	1,35,693.16			94,642.15 59,456.69
	Loan - Other Trade receivables	-	-	1,35,693.16 3,456.69	-		94,642.15 59,456.69 1,257.31
	Loan - Other Trade receivables Cash and cash equivalents	-	-	1,35,693.16 3,456.69 1,367.04	-		94,642.15 59,456.69 1,257.31
	Loan - Other Trade receivables Cash and cash equivalents	-	-	1,35,693.16 3,456.69 1,367.04	-		94,642.15 59,456.69 1,257.31
	Loan - Other Trade receivables Cash and cash equivalents Total	-	-	1,35,693.16 3,456.69 1,367.04	-		94,642.15 59,456.69 1,257.31 2,15,303.0 7
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities	-		1,35,693.16 3,456.69 1,367.04 2,00,796.09	- - - -	-	94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings	-	-	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01	-	-	94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable	-	-	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01	- - - - -	-	94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80 9,356.42
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities	-		1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62		-	94,642.15 59,456.65 1,257.31 2,15,303.07 6,29,407.80 9,356.42
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities	-		1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62		-	94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80 9,356.42
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total	-		1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63		-	94,642.15 59,456.66 1,257.31 2,15,303.07 6,29,407.80 9,356.42
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management		- - - - - - -	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63	- - - - - - - -		94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80 9,356.42 - 6,38,764.22
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit		- - - - - - -	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63	- - - - - - - -		94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80 9,356.42 - 6,38,764.22
	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources		- - - - - - -	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63	- - - - - - - -		94,642.15 59,456.66 1,257.37 2,15,303.07 6,29,407.80 9,356.42 6,38,764.22
A)	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources financial statements.		- - - - - - -	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63	- - - - - - - -		94,642.15 59,456.66 1,257.37 2,15,303.07 6,29,407.80 9,356.42 6,38,764.22
A)	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources financial statements. Credit risk			1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63 ors has overall resporto and how the entit			94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80 9,356.42 - 6,38,764.22 oversight of the
A)	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources financial statements. Credit risk Credit risk is the risk that a counterparty fails to discharge an obligation to	risk. The Company's Is of risk which the ent	coard of directity is exposed	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63 ors has overall resport to and how the entitive ed to this risk for varieties.		stablishment and or risk and the relate	94,642.1! 59,456.6! 1,257.3' 2,15,303.0! 6,29,407.8! 9,356.4: - 6,38,764.2: oversight of the dimpact in the same ple by granting the same ple sam
A)	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources financial statements. Credit risk Credit risk is the risk that a counterparty fails to discharge an obligation to loans and receivables to customers, placing deposits, etc. The company's	risk. The Company's Is of risk which the ent	coard of directity is exposed	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63 ors has overall resport to and how the entitive ed to this risk for varieties.		stablishment and or risk and the relate	94,642.1t 59,456.6t 1,257.3' 2,15,303.07 6,29,407.8t 9,356.42 - 6,38,764.22 oversight of the
A)	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources financial statements. Credit risk Credit risk is the risk that a counterparty fails to discharge an obligation to	risk. The Company's Is of risk which the ent	coard of directity is exposed	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63 ors has overall resport to and how the entitive ed to this risk for varieties.		stablishment and or risk and the relate	94,642.1! 59,456.6! 1,257.3' 2,15,303.0! 6,29,407.8! 9,356.4: - 6,38,764.2: oversight of the dimpact in the same ple by granting the same ple sam
A)	Loan - Other Trade receivables Cash and cash equivalents Total Financial liabilities Borrowings Trade payable Other financial liabilities Total Financial risk management The Company's activities expose it to market risk, liquidity risk and credit Company's risk management framework. This note explains the sources financial statements. Credit risk Credit risk is the risk that a counterparty fails to discharge an obligation to loans and receivables to customers, placing deposits, etc. The company's - cash and cash equivalents,	risk. The Company's Is of risk which the ent	coard of directity is exposed	1,35,693.16 3,456.69 1,367.04 2,00,796.09 5,80,747.01 12,219.62 - 5,92,966.63 ors has overall resport to and how the entitive ed to this risk for varieties.		stablishment and or risk and the relate	94,642.15 59,456.69 1,257.31 2,15,303.07 6,29,407.80 9,356.42 - 6,38,764.22 oversight of the dimpact in the speed by grantin

Credit risk management

Credit risk rating

The Company assesses and manages credit risk based on internal credit rating system, continuously monitoring defaults of customers and other counterparties, identified either individually or by the company, and incorporates this information into its credit risk controls. Internal credit rating is performed for each class of financial instruments with different characteristics. The Company assigns the following credit ratings to each class of financial assets based on the assumptions, inputs and factors specific to the class of financial assets

- A: Low
- B: Medium
- C: High

Assets under credit risk -

Credit rating	Particulars	March 31, 2022	March 31, 2021
I HIGH	Other Financial Assets	1,42,172.36	1,00,789.07
HIGH	Investments	53,800.00	53,800.00
	Cash and cash equivalents	1,367.04	1,257.31
	Trade receivables	3,456.69	59,456.69

Cash & cash equivalents and bank deposits

Credit risk related to cash and cash equivalents and bank deposits is managed by only accepting highly rated banks and diversifying bank deposits and accounts in different banks.

Trade receivables

Company's trade receivables are considered of high quality and accordingly no life time expected credit losses are recognised on such receivables.

Other financial assets measured at amortised cost

Other financial assets measured at amortized cost includes advances to employees. Credit risk related to these other financial assets is managed by monitoring the recoverability of such amounts continuously, while at the same time internal control system in place ensure the amounts are within defined limits.

B) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities and the availability of funding through an adequate amount of committed credit facilities to meet obligations when due. Due to the nature of the business, the Company maintains flexibility in funding by maintaining availability under committed facilities.

Management monitors rolling forecasts of the Company's liquidity position and cash and cash equivalents on the basis of expected cash flows. The Company takes into account the liquidity of the market in which the entity operates. In addition, the Company's liquidity management policy involves projecting cash flows in major currencies and considering the level of liquid assets necessary to meet these, monitoring balance sheet liquidity ratios

Maturities of financial liabilities

The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances as the impact of discounting is not significant.

31 March 2022	Less than 1	1-5 year	More than 5	Total
	year		years	
Borrowings	5,71,558.95	9,188.06	-	5,80,747.01
Trade payable	4,840.76	4,590.32	2,788.54	12,219.62
Other financial liabilities	-	-	-	-
Total	5,76,399.71	13,778.38	2,788.54	5,92,966.63

31 March 2021	Less than 1	1-5 year	More than 5	Total
	year		years	
Borrowings	71,083.26	5,58,324.54	-	6,29,407.80
Trade payable	1,513.43	5,054.45	2,788.54	9,356.42
Other financial liabilities	-	-	-	-
Total	72,596.69	5,63,378.99	2,788.54	6,38,764.22

C) Market risk

a) Interest rate risk

The Company is not exposed to changes in market interest rates.

b) Price risk

Exposure

The Company's exposure to price risk arises is nil

NOTE 33

Ration A	nalaysis (2021-22)					
SI. No.	Particulars	Formula	Financial Year 2021-22	Financial Year 2020-21	% Variance	REMARKS
1	Current Ratio	Current Assets / Current Liability	0.33	0.33	1.26	
2	Debt-to-Equity Ratio	Debts (Long Term and Short Term) / Equity Shareholder Fund	1.52	1.48	2.28	
3	Debt Service Coverage Ratio	EBIDT / Interest+Principal	NA	NA	NA	Company has entered into one time settlement during the year with bank hence ratio are not comparable
4	Return on Equity Ratio	Net Income /Average Shareholder's Equity	(0.04)	(0.72)	(94.92)	Company had written off Bad Debts of Rs.3.46 crore during FY 2020-21, hence loss in last year was very high in compare to current year.
5	Inventory Turnover Ratio	Cost of Goods Sold / Avg Inventory	NA	NA	NA	Turnover of company was very low of Rs 3.24 lac during the year and was Nil during the last year
6	Receivables turnover	Sales / Trade Receivable	NA	NA	NA	Turnover of company was very low of Rs 3.24 lac during the year and majority of Debtors are more than one year old
7	Trade Payable Turnover Ratio	Sales / Trade Payable	NA	NA	NA	Turnover of company was very low of Rs 3.24 lac during the year and majority of Trade Payable are more than oneyear old
8	Net Capital Turnover Ratio	Sales/Average Working Capital	NA	NA	NA	Turnover of company was very low of Rs 3.24 lac during the year and was Nil during the last year
9	Net Profit Margin Ratio	Net Income / Net Sales	NA	NA	NA	Turnover of company was very low of Rs 3.24 lac during the year and was Nil during the last year
10	Return on Capital Employed	EBIT/ Total Assets - Current Liabilities	(0.09)	(0.68)		Company had written off Bad Debts of Rs.3.46 crore during FY 2020-21, hence loss in last year was very high in compare to current year.
11	Return on Investment	EBIT/Average Operating Assets	(0.02)	(0.24)	(90.59)	Company had written off Bad Debts of Rs.3.46 crore during FY 2020-21, hence loss in last year was very high in compare to current year.

34. Payment to Auditors'

(Amount in Hundreds)

Particulars	As on 31 st March, 2022	As on 31 st March, 2021
Audit Fee	850.00	850.00
Taxation & other matters	0.00	0.00
Total (exclusive of GST)	850.00	850.00

35. INVESTMENTS

Company has sent various notices to the Companies in which the company has made an investment, as neither they are sending duplicate shares certificates nor replying to the letters of the company. The company has misplaced/lost the share certificates of the investments made by it during the shifting of records. As such these shares certificates are not physically held by the company as on 31st March, 2022. Accordingly, company has not calculated the fair value of the investments.

- **36.** During the year, Company has cleared its entire outstanding loan with Indian Overseas Bank (IOB) pursuant to One Time Settlement Agreement entered into by our company with IOB & as on date no dues of IOB are outstanding at the end of the Company.
- **37.** There is a considerable decline in the operating activities of the company due to non-receipt of any orders during the year. The management of the company is exploring the market and business opportunities and is putting necessary efforts in this respect so that the operations of the company can be started again.
- **38.** There is a delay in payment of Annual Listing Fees for the F.Y. 2021-22 of the BSE. The management of the company is trying to arrange the necessary funds and believes that all the outstanding dues of BSE shall be cleared soon.
- **39.** Necessary disclosures under Micro, Small and Medium Enterprises Development Act 2006, could not be considered for previous years as the relevant information to identify the suppliers who were covered under the said Act were not received from such parties during the previous years.
- **40.** "Earning per share"

Particulars	As at 31.03.2022	As at 31.03.2021
Loss after tax (Rs.in Hundreds)	(14158.06)	(441651.08)
Weighted average number of equity shares outstanding during the year	1,91,11,400	1,91,11,400
Face Value per share (In Rs.)	10/-	10/-
Earnings per share(EPS)		
- Basic (In Rs.)	(0.07)	(2.31)
- Diluted (In Rs.)	(0.07)	(2.31)

- 41. Title Deeds of immovable Property: All title deeds of immovable properties are held in the name of the Company.
- **42. Revaluation of Property, Plant and Equipment**: During the financial year, the Company has not re-valued any of its Property, Plant & Equipment.
- 43. Disclosure of loans/advances given to Directors/KMP/Related parties:-

Disclosure w.r.t loans and advances which are:-

- a. repayable on demand or
- b. without specifying any terms or period of repayment are as follows:

Type of Borrower	As on 31	.03.2022	As on 31	.03.2021
	Amount of loan or	Percentage to the	Amount of loan or	Percentage to the
	advance in the	total loans and	advance in the	total loans and
	nature of loan	advances in the	nature of loan	advances in the
	outstanding	nature of loans	outstanding	nature of loans
Promoters	-	-	-	-
Directors	-	-	-	-
KMPs	-	-	-	-
Related Parties	-	-	-	-

- **44. Benami Properties**: No proceedings has been initiated or pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988.
- **45. Borrowings from Banks/FI on the basis of security of Current Assets:** Company had no working capital limit in excess of Rs. 5.00 crore hence no requirement of submission of quarterly statement to bank was applicable.

46. The company has not been declared as willful defaulter by any bank of financial institution or any other lender.

- **47. Transactions with Struck-off Companies**: The Company has not entered into any transactions with struck off companies under section 248 of the Companies Act 2013 or Section 560 of Companies Act 1956.
- **48.Registration of Charges or Satisfaction**: During the year, company has filed following CHG-4 with MCA for satisfaction of charges with Indian Overseas Bank, Connaught place branch, New Delhi:-

Charge ID	Amount in Rs Hundreds	Date of filing
10014065	1469190.00	22.12.2021
10019153	1469190.00	22.12.2021

As per ROC master data, the charge of Rs. 2.80 crore in favour of SBI against working capital limit created on 14/06/1999 is still open however as per documents produced by the company, it has submitted the charge satisfaction form No. 17, 13 on 14/01/2005. The company is following up with the ROC for the matter.

49. Compliance with layers of the companies:-

The company has no layers of companies prescribed under Clause (87) of the Act read with Companies (Restriction on number of Layers) Rules 2017.

- **Scheme of Arrangement**: During the year, the company has not entered into any scheme or arrangement in terms of Section 230 to 237 of the Companies Act 2013.
- **51.** During the year no income was surrendered or disclosed as income in the tax Assessments.
- 52.Use of Borrowed Funds: During the year Company has not borrowed any funds from banks and Financial Institutions.
- **53**. The company has not dealt in Crypto Currency during the year.
- The Company has not advanced or loaned or invested funds to any other person or entities with an understanding that the intermediary will invest or provide any guarantee, security or the like to or on behalf of ultimate beneficiaries.
- The Company has not received any fund from any person (s) or entity(s), including foreign entities (Funding party) with the understanding that the company shall directly or indirectly invest or provide any guarantee, security or the like to or on behalf of funding party.
- **56.** In the opinion of the Board, all current assets have a value on realization in the ordinary course of business which is equal to the amount at which they are stated in financial statements.
- 57. Additional information, to the extent applicable, required under paragraphs 5 (viii) (c) of general instructions for preparation of the Statement of profit & Loss as per schedule III to the Companies Act, 2013
 - (A) Composition of Raw Material Consumption:

(Rs. In Lacs)

Raw Material Consumption	2021-22		20	020-21
	Value	Percentage	Value	Percentage
Imported	Nil	Nil	Nil	Nil
Indigenous	Nil	Nil	Nil	Nil

(B) Value of Imports on CIF basis:-

Particulars	2021-22	2020-21
Raw Material	NIL	NIL

(C) Earning in Foreign Currency:

Particulars	2021-22	2020-21
F.O.B Value of Exports	NIL	NIL

(D) Expenditure in Foreign Currency (on payment basis):

Particulars	2021-22	2020-21
Expenditure in Foreign Currency	NIL	NIL

- **58.** The Company is engaged primarily in pharmaceuticals business and there are no separate reportable segments as per IND AS-108.
- **59.** Previous year figures have been regrouped, rearranged wherever necessary to correspond with the current year's classification/disclosure.

For Nemani Garg Agarwal & Co.

For and on behalf of the Board of Directors of Advik Laboratories Limited

Chartered Accountants Firm Regn. No.: 010192N

Sd/- Sd/- Sd/- Sd/-

(S.K.Nemani) (Peeyush Kumar Aggarwal) (Ram Niwas Sharma) (Manoj Bhatia) (Pooja Chuni)

Partner Chairman Director CFO Company Secretary

Membership No. 037222 DIN: 00090423 DIN:08427985

UDIN:22037222AKKZAZ9396

Place: New Delhi Date: 21st May, 2022

ADVIK LABORATORIES LIMITED CIN: L74899HR1994PLC038300

Regd.Office: 138, Roz- Ka - Meo, Industrial Area Sohna, Distt. Mewat-122103 (Haryana) Phone: 0124-2362471, Email: mail@advikindia.com, Website: www.advikindia.com

E-COMMUNICATION REGISTRATION FORM AND BANK ACCOUNT DETAILS

Dear Shareholders,

Pursuant to Section 101 and Section 136 of the Companies Act, 2013 read with relevant Rules issued there under, Companies can serve Annual Reports, Notices and other communications through electronic mode to those shareholders who have registered their email address either with the Company/RTA or with the Depository. It is a welcome move that would benefit the society at large, as this will reduce paper consumption to a great extent and allow shareholders to contribute towards a greener environment. This provides a golden opportunity to every shareholder of Advik Laboratories Limited to contribute to the cause of 'Green Initiative' by giving their consent to receive various communications from the Company through electronic mode.

We therefore invite all our shareholders to contribute to the cause by filling up the form given below to receive communication from the Company in electronic mode. You can also download the appended registration form from the website of the Company www.advikindia.com

[Please note that as a Member of the Company, you will be entitled to receive all such communication in physical form, upon request.]

To support this green initiative in full measure, members who have not registered their E-mail address, PAN Number and Bank Account details so far, are requested to register their E-mail address and PAN Number and Bank account details along with self-attested copy of their PAN Card and original cancelled cheque/bank passbook/statement with the company/ RTA.

Best Regards, Sd/-Pooja Chuni Company Secretary

	E-COMMUNICATION REGISTRAT	TION FORM AND BANK ACCOUNT DETAILS	;			
Folio No. /DP ID & Client ID:						
Name of the 1st Registered Holder:						
Name of the Joint Holder[s]: (1)	(2)					
Registered Address:						
E-mail ID (to be registered):						
PAN:						
Date: Signatur	e:					
` '	' '	and when there is any change in the e-mail				
		ABORATORIES LIMITED				
Dear Sir,	//our helow mentioned details in	your records with respect to the sharehole	ding in ADVIK LABORATORIES LIMITED			
Name of Shareholder(s)	your select mentioned details in	your records with respect to the sharehold	mig iii ABTIK EABORATORIES EIIII IES			
Folio No.(s)						
PAN	First Holder	Second Holder	Third Holder			
Bank Name & Branch Address	-					
Bank A/c. No.						
IFSC Code						
Email ID						
DP ID/Client ID						
I/we hereby declare that the particula	rs given hereinabove are correct	and complete.				
First Holder S	econd Holder	Third Holder				
Signature of Shareholder(s) -			_			
Encl.: 1. Self- attested copy of PAN car 2. Original cancelled cheque/Ba	d of all the Shareholders in case on the Passbook/Statement attested	,				

ADVIK LABORATORIES LIMITED

CIN: L74899HR1994PLC038300

Regd. Office: 138, Roz- Ka - Meo, Industrial Area Sohna, Distt. Mewat-122103 (Haryana) Phone: 0124-2362471, Email: mail@advikindia.com, Website: www.advikindia.com

ATTENDANCE SLIP

(To be handed over at the entrance of the meeting venue)

	Name of the Member(s) / Proxy*:(*Strike off whichever is not applicable)			
	Registered address:			
	E-mail Id: Folio No. /DP ID & Client ID:			
	being the member (s) of			
	ature of the Member/Proxy*:			
•	ike out whichever is not applicable)			
NOTE				
2)	, , , , , , , , , , , , , , , , , , , ,			
	ADVIK LABORATORIES LIMITED			
	CIN: L74899HR1994PLC038300			
	Regd. Office: 138, Roz- Ka - Meo, Industrial Area Sohna, Distt. Mewat-122103 (Haryana)			
	Phone: 0124-2362471, Email: mail@advikindia.com, Website: www.advikindia.com Form No. MGT 11			
	PROXY FORM			
	[Pursuant to Section 105 (6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]			
	Name of the Member (s):			
	Registered address:			
	E-mail Id: Folio No. /DP ID & Client ID:			
	I/We, being the member (s) ofshares of the above named company, hereby appoint			
	1) Name: E-mail Id:			
	Address:			
	Signature: or failing him/her			
	2) Name: E-mail Id:			
	Address:			
	or failing him/her			
	as my/our Proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 28th Annual General Meeting of the Company, to be held on Thursday ,			

the 29th Day of September, 2022 at 09:30 a.m. at 138, Roz- Ka - Meo, Industrial Area Sohna, Distt. Mewat-122103 (Haryana) and at any adjournment thereof in respect of such resolutions as are indicated overleaf:

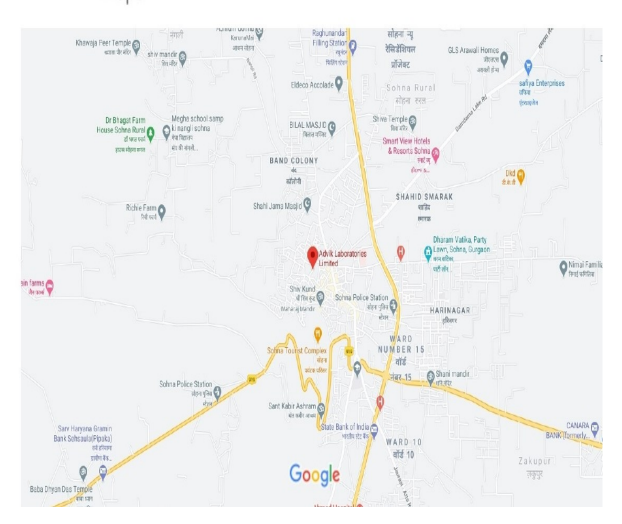
Res. No.	Description	For	Against
1.	Adoption of Audited Financial Statements of the company including the Balance Sheet of the Company as at 31st March, 2022 and the Statement of Profit and Loss of the Company for the financial year ended 31st March, 2022 together with the Cash Flow Statement & other Annexure thereof and the Reports of the Board of Directors and Auditors thereon.		
2.	Re-appointment of Mr. Ram Niwas Sharma (DIN: 08427985), Director of the Company as a Director liable to retire by Rotation.		
3.	Appointment of M/s. Nemani Garg Agarwal & Co., Chartered Accountants (Firm Registration Number: 010192N) as Statutory Auditors of the Company		
4.	Approval for Related Party Transactions under Section 188 of the Companies Act, 2013 and Regulation 23 Of SEBI (LODR) Regulations, 2015.		
5.	Change in Name Of The Company		

	Affix
Signed this day of 2022. Signature of Shareholder:	Revenue
	Stamp

NOTES:

- Please put a 'X' in the appropriate column against the respective resolutions. If you leave the 'For' or Against' column blank against any or all the resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- 2) Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as a proxy on behalf of not more than fifty (50) members and holding in the aggregate not more than ten percent (10%) of the total Share Capital of the Company carrying voting rights. A member holding more than ten percent (10%) of the total Share Capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other
- This form of Proxy in order to be effective should be duly completed, stamped, signed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the meeting.

Maps Advik Laboratories Limited



If undelivered, please return to :-

Advik Laboratories Limited 703, Aruanchal Building, 19 Barakhamba Road, Connaught Place New Delhi – 110 001

Tel nos.: 011-42424884, 011-43571043-45,

Fax: 011-43571047

Email: mail@advikindia.com