37 A&B, Stephen House, 4, B B D Bag (East), Kolkata – 700 001 · Ph. 22485794 E-mail: minoltafinance@gmail.com

CIN: L65921WB1993PLC057502 Website: www.minolta.co.in

Date: September 2, 2022

To,

BSE Limited.

Listing Department,

Phirozejeejeebhoy Towers,

Dalal Street- Fort, Mumbai- 400 001 Kolkata-700001 Scrip Code - 10023910

7, Lyons Range,

The Calcutta Stock Exchange Ltd.

Scrip Code - 532164

Sub: Revised submission of Notice of the 30th Annual General Meeting along with the Annual Report of the Company for the Financial Year 2021-22

Respected Sir/Ma'am,

Due to some inadvertent error and incorrect file were attached in the previous letter dated 02/09/2022. Further, please ignore the previous letter and consider the latest one along with the attachments.

Pursuant to the provisions of Regulation 30 read with Part A, Para A of Schedule III, and Regulation 34 (1) (a) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose herewith the Notice of the 30th Annual General Meeting (AGM) of the Company scheduled to be held on Wednesday, September 28, 2022 at 11.30 A.M. (IST) at the registered office of the Company, along with the Annual Report of the Company for the Financial Year 2021-22.

The Notice of the AGM and the Annual Report is also available on the website of the Company at www.minolta.co.in

We request you to take the same on record.

Thanking you.

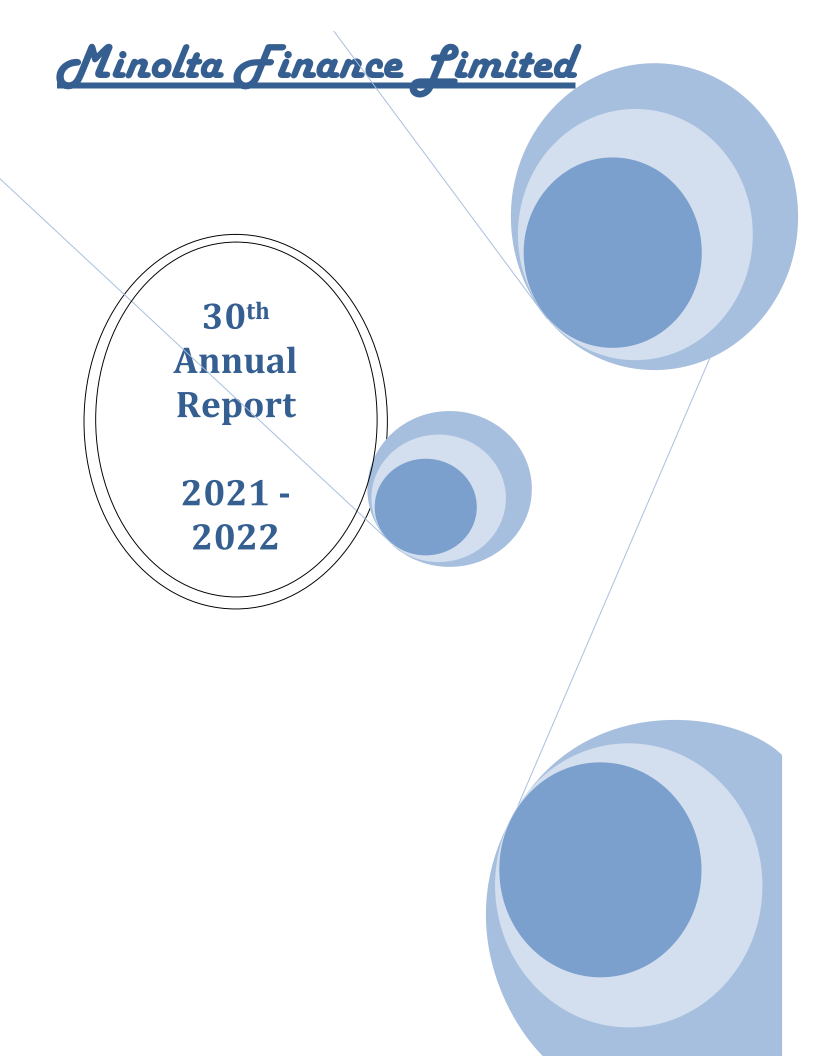
Yours faithfully,

For Minolta Finance Ltd

Vishal Chhaparia (Independent Director-

Additional) DIN: 05351748

Encl.: As above



Minolta finance fimited

BOARD OF DIRECTORS

Mr. Dinesh Kumar Patnia Managing Director

Mr. Tanuj Kumar Sharma Independent Director (Appointed w.e.f. 29/09/2021)
Mr. Tanuj Kumar Sharma Independent Director (Resigned w.e.f. 29/07/2022)

Mr. Vishal Chhaparia Independent Director, Additional (Appointed w.e.f. 29/07/2022)

Mr. Pankaj Kumar Independent Director
Ms. Papiya Nandy Non-Executive Director

CHIEF FINANCIAL OFFICER

Ms. Prachi Bajaj

COMPANY SECRETARY & COMPLIANCE OFFICER

Ms. Puja Tebriwal (Appointed w.e.f.29/09/2021)

STATUTORY AUDITORS

M/s. Khandelwal Prem & Associates Chartered Accountants

SECRETARIAL AUDITOR

M/s Jaiswal A & Co., Practising Company Secretary

BANKERS

Axis Bank Ltd.
HDFC Bank Ltd.

REGISTERED OFFICE

37, A & B, Stephen House, 4, B.B.D. Bagh (East) Kolkata-700 001

REGISTRAR & SHARE TRANSFER AGENT

Niche Technologies Pvt. Ltd. 3A, Auckland Place 7th Floor, Room No. 7A & 7B Kolkata- 700017 WB

ANNUAL GENERAL MEETING

Date : 28th September, 2022

Time : 11.30 A.M.

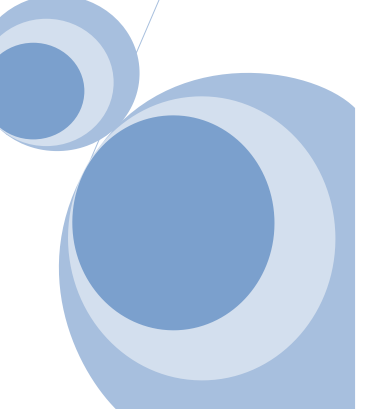
Venue : 37 A & B, Stephen House

4, B.B.D. Bagh (East) Kolkata-700 001

CIN : L65921WB1993PLC057502

CONTENTS

- Notice
- Annexures
- Directors' Report
- Management Discussion & Analysis
- Annexure
- Secretarial Compliance Report
- Auditors' Report
- ◆ Balance Sheet
- Statement of Profit & Loss



NOTICE is hereby given that the 30th Annual General Meeting of the Members of **MINOLTA FINANCE LIMITED** will be held on Wednesday, 28th September, 2022 at 11:30 A.M., Indian Standard Time ("IST"), at 37 A & B, Stephen House, 4, B.B.D. Bagh (East), Kolkata-700 001, to transact following business as:

ORDINARY BUSINESS:

- **1.** To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2022 and the Reports of the Board of Directors and the Auditors thereon.
- **2.** To appoint a Director in place of Mr. Dinesh Kumar Patnia (DIN: 01709741), who retires by rotation and being eligible, seeks re-appointment.

SPECIAL BUSINESS:

3. To approve the appointment of Mr. Vishal Chhaparia (DIN- 05351748) as an Independent Director for a term of five consecutive years, w.e.f. 29th July, 2022.

To consider and, if thought fit, to pass the following resolution as a Special Resolution:

RESOLVED FURTHER THAT pursuant to the provisions of Sections 149, 150, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Schedule IV to the Act, and the Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), and in terms of the Articles of Association of the Company, Mr. Vishal Chhaparia (DIN 05351748), who was appointed as an Additional Director (Non-Executive Independent Director) of the Company with effect from July 29, 2022, by the Board of Directors, based on the recommendation of the Nomination and Remuneration Committee, and who holds office as such up to this Annual General Meeting of the Company under Section 161(1) of the Act and who meets the criteria of independence as provided in Section 149(6) of the Act and who has submitted a declaration to that effect and in respect of whom the Company has received a notice in writing from a Member under Section 160(1) of the Act, proposing his candidature for the office of Director of the Company, be and is hereby appointed as an Independent Director of the Company for a term of five consecutive years commencing from July 29, 2022, not liable to retire by rotation.

RESOLVED FURTHER THAT any of the Directors and/or the Company Secretary of the Company, be and are hereby severally authorized to do and perform all such acts, deeds, matters and things, as may be considered necessary, proper, expedient or incidental to give effect to above resolution."

By order of the Board **For Minolta Finance Limited**

Place: Kolkata

Date: July 30, 2022

Sd/-

Dinesh Kumar PatniaManaging Director
DIN- 01709741

NOTES:

i) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING ("AGM") IS ENTITLED TO APPOINT A PROXY/PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE INSTRUMENT APPOINTING THE PROXY, IN ORDER TO BE EFFECTIVE, THE PROXY FORM DULY COMPLETED AND SIGNED SHOULD BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN FORTY - EIGHT HOURS BEFORE THE SCHEDULED TIME OF THE AGM. BLANK PROXY FORM OF THE AGM IS ENCLOSED HEREWITH.

The Proxy-holder shall carry his/ her identity proof at the time of attending the Meeting

A person can act as proxy on behalf of Members not exceeding fifty and holding in the aggregate not more than ten percentage of the total share capital of the Company carrying voting rights. However, a Member holding more than ten percentage of the total share capital of the Company carrying voting right, may appoint a single person as proxy and such person shall not act as proxy for any other person or shareholders.

- ii) Corporate Members are required to send to the Company, a certified copy of the Board Resolution (together with the respective specimen signatures), pursuant to Section 113 of the Companies Act, 2013 ("the Act"), authorizing their representative to attend and vote at the AGM. An authorised representative of a Body Corporate Member may also appoint a Proxy under his signature in the manner provided in para 1 above.
- Requisition for inspection of proxies shall have to be made in writing by Members entitled to vote on any resolution three days before the commencement of the Meeting. Proxies shall be made available for inspection during twenty-four hours before the time fixed for the commencement of the Meeting and ending with the conclusion of the Meeting.
- iv) Explanatory Statement, pursuant to Section 102 of the Companies Act, 2013, relating to the Special Businesses to be transacted at the ensuing AGM, is annexed herewith.
- v) Members seeking any information or clarifications on the Annual Report are requested to send their queries to the Company on minottengengmail.com at least one week prior to the Meeting to enable the Company to compile the information and provide replies at the Meeting.
- vi) In case all the joint holders are attending the Meeting, the Member whose name appears as first holder in the order of names as per Register of Members of the Company will be entitled to vote at the Meeting.
- vii) Members holding shares in multiple folios in identical names or joint accounts in the same order of names are requested to consolidate their shareholdings into one folio.
- viii) Resister of Contracts or Arrangements in which the Directors are interested, maintained under section 189 of the Companies Act, 2013 read with the allied Rules and other relevant documents referred to in this Notice/ Explanatory Statement are available for inspection by the Members, at the Registered Office of the Company between 11:00 a.m. to 1:00 p.m. and the same shall be open for inspection by the Members at the AGM.

- ix) In all the cases relating to the re-appointment of Directors at the ensuing AGM, the requisite details of Director, pursuant to Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), and Secretarial Standard-2, are given in 'Annexure-A' to the enclosed Explanatory Statement.
- x) Pursuant to Section 72 of the Act, members holding shares in physical form are advised to file nomination in prescribed Form SH-13 with the Company's Registrar i.e M/s. Niche Technologies Pvt. Ltd., 3A, Auckland Place 7th Floor, Room No. 7A & 7B Kolkata- 700017 WB.. The prescribed form in this regard is available on Company's website and on the website of the RTA. Further, members may please contact their respective Depository Participants.
- xi) Register of Directors and key Managerial Personnel and their shareholding, maintained under Section 170 of the Companies Act, 2013 will be available for inspection by the Members at the AGM.
- xii) SEBI vide circular dated November 3, 2021 and December 14, 2021 has mandated shareholders holding securities in physical form to furnish PAN, Nomination Details, Contact Details (Address with PIN, Mobile Number, email address), bank account details and specimen signature before they could avail any investor service. Folios wherein any of the above information is not available by April 1, 2023, shall be frozen. The concerned shareholders are requested to update the above details by submitting the prescribed forms to the RTA of the Company i.e M/s. Niche Technologies Pvt. Ltd., 3A, Auckland Place 7th Floor, Room No. 7A & 7B Kolkata- 700017 WB.
- xiii) Pursuant to Regulation 40 of the Listing Regulations, the securities of listed companies can be transferred only in the dematerialized mode w.e.f. April 1, 2019, except in case of transmission or transposition of securities. However, an investor is not prohibited from holding the shares in physical mode even after April 1, 2019. However, any investor who is desirous of transferring shares (which are held in physical mode) can do so only after the shares are dematerialized. In view of this and to eliminate all risks associated with physical shares and for ease of portfolio management, members holding shares in physical form are requested to consider converting their holdings to dematerialized form.
- xiv) Members/ Proxies/ Authorized Representatives are requested to bring their copies of Annual Report and produce duly filled Attendance Slip for attending the Meeting.
- xv) The Company is concerned about the environment. The Ministry of Corporate Affairs, Government of India, through its Circular Nos.17/2011 and 18/2011, dated 21st April, 2011 and 29th April, 2011 respectively, have allowed companies to send official documents to their shareholders electronically as part of its Green Initiative.

Accordingly, we propose to send the Electronic copy of the Annual Report 2021-22, Notice of the 30th AGM and instructions for e-voting, along with the Attendance Slip and Proxy Form, are being sent through email to all the Members whose e-mail IDs are registered with the Company's RTA/ Depository Participants.

We request you to update your email address with your depository participant/ Registrar to ensure that the annual report and other documents reach you on your preferred email IDs.

xvi) The Securities and Exchange Board of India has mandated the submission of Permanent Account Number (PAN) by every participant in Securities Market. Members holding shares

in electronic form are, therefore, requested to submit the PAN to their respective Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN Card to the Company/ RTA. Further, Members holding shares in physical form are requested to dematerialize their shares for effecting transfer of shares.

- xvii) Non-resident Indian shareholders are requested to inform about the following immediately to the Company or its Registrar and Share Transfer Agent or the concerned Depository Participant, as the case may be, immediately of:
 - a. The change in the residential status on return to India for permanent settlement.
 - b. The particulars of the NRE account with a Bank in India, if not furnished earlier.
- xviii) Members holding shares in physical form are requested to notify immediately, any change in their address or the bank account details, to the Company's Registrar and Share Transfer Agents, Niche Technologies Pvt. Ltd. ('RTA') at 3A, Auckland Place 7th Floor, Room No- 7A & 7B, Kolkata-700017. Members holding shares in electronic form are requested to furnish this information to their respective Depository Participants for the purpose of updating the changes.
- xix) The Company is concerned about the environment and utilizes natural resources in a sustainable way. To receive members' communication through electronic means, including Annual Reports and notices, members are requested to kindly register/update their email address with their respective Depository Participants, where shares are held in electronic form. If, however shares are held in physical form, members are advised to register their email address with Niche Technologies Pvt. Ltd. nichetechpl.com to enable us to send you the Annual Reports and other communication via email.
- xx) Copies of Annual Report 2022 are being sent by electronic mode only to all the members whose email address are registered with the Company Depository Participant(s) for communication purposes unless any member has requested for a hard copy of the Annual Report.
- xxi) Route map to the venue of the AGM is provided along with this Notice.

xxii). Voting through electronic means.

- I. In compliance with the provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the Annual General Meeting (AGM) by ballot paper. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the AGM ("remote e-voting") will be provided by Central Depository Services (India) Limited (CDSL).
- II. 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, i.e. Wednesday, September 21, 2022, shall be entitled to avail the facility of remote e-voting. A person who is not a member as on the cut-off date should treat this notice for information purpose only.

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

Commencement of Remote E-voting	End of Remote E-voting
From 9.00 A.M. (IST) on Sunday, 25th	Up to 5.00 P.M. (IST) on Tuesday, 27th
September, 2022	September, 2022

The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be disabled upon expiry of aforesaid period. However, electronic voting system from a place other than venue of the AGM and for those shareholders who have not casted their votes through remote e-voting may cast their vote at the AGM by ballot paper

- III. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right to vote at the meeting through ballot paper. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- IV. The voting rights of Members shall be in proportion to their shares in the paid-up equity share capital of the Company as on the cut-off date.
- V. Mr. Arun Kumar Jaiswal, Practising Company Secretary (Certificate of Practice Number: 12281) has been appointed as the Scrutinizer to scrutinize the remote e-voting process and voting at the AGM in a fair and transparent manner.
- VI. The Scrutinizer shall after the conclusion of Annual General Meeting, first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of atleast two witnesses, not in the employment of the Company. The scrutinizer shall submit the consolidated scrutinizer's report, not later than two working days from the conclusion of the Meeting, to the Chairman or any other person authorized by the Board. The results declared along with the consolidated scrutinizer's report shall be placed on the website of the Company and of CDSL viz., www.evoting.cdsl.com immediately after the results are declared. The results shall simultaneously be communicated to the Stock Exchanges.
- VII. Subject to receipt of requisite number of votes, the Resolutions shall be deemed to be passed on the date of the Meeting i.e. September 28, 2022.

VIII. The process and manner for remote e-voting are as under:

- 1) The remote e-voting period commences on **Sunday**, **25**th **September**, **2022 (09:00 A.M. IST)** and ends on **Tuesday**, **27**th **September**, **2022 (5:00 P.M. IST)**. During this period members of the Company, holding shares either in physical form or in dematerialized form, as on the **cut-off date**, i.e., **Wednesday 21st September**, **2022**, may cast their vote by remote e-voting. The remote e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- 2) The shareholders should log on to the e-voting website www.evotingindia.com during the voting period.
- 3) The instructions of Shareholders for Remote E-Voting:

- **Step 1**: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- **Step 2**: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode.
- (i) The voting period begins on Sunday, 25th September, 2022 at 9:00 a.m. IST and ends on Tuesday, 27th September, 2022 at 5:00 p.m. IST. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date, i.e., Wednesday, 21st September, 2022, may cast their vote electronically. The evoting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. **SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020,** under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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

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

- **Step 1**: Access through Depositories CDSL e-Voting system in case of individual shareholders holding shares in demat mode.
- (iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to above said SEBI Circular, Login method for e-Voting **for Individual shareholders holding securities in Demat mode CDSL/NSDL** is given below:

Type of	Login Method
Individual Shareholders holding securities in Demat mode	1) Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System My easi.
with CDSL Depository	2) After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	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 e-Voting link available on www.cdslindia.com/ home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL Depository	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period.
	2) 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 digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.
Individual Shareholders (holding securities in demat mode) login through their Depository Participants (DP)	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period.

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

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

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.comor contact at toll free no. 1800225533
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

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

Login method for Remote e-Voting for **Physical shareholders and shareholders other than individual holding in Demat form.**

- i) The shareholders should log on to the e-voting website <u>www.evotingindia.com</u>
- ii) Click on "Shareholders" tab.
- iii) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company, excluding the special characters.
- iv) Next enter the Image Verification as displayed and Click on Login.
- v) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.

vi) If you are a first time user follow the steps given below:

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

- vii) After entering these details appropriately, click on "SUBMIT" tab.
- viii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- ix) For Members holding shares in physical form, the details can be used only for evoting on the resolutions contained in this Notice.
- x) Click on the EVSN for "MINOLTA FINANCE LIMITED" on which you choose to vote.
- on the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- xii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xiii) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xv) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.

- xvi) If Demat account holder has forgotten the same password then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xvii) There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification.
- xviii) Additional Facility for Non Individual Shareholders and Custodians –For Remote Voting only.
- Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- The list of accounts linked in the login will be mapped automatically & can be de link in case of any wrong mapping.
- It is Mandatory that, a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- Alternatively Non-Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer by email to jaiswalarun82@gmail.com with a copy marked to the Company at minoltafinance@gmail.com and to the CDSL at helpdesk.evoting@cdslindia.com, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL ADDRESSES/ MOBIE NO. ARE NOT REGISTERED WITH THE DEPOSITORIES/ COMPANY FOR OBTAINING LOGIN CREDENTIALS FOR E-VOTING FOR THE RESOLUTION SPROPOSED IN THIS NOTICE:

- For Physical shareholders- please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to RTA email id.:nichetechpl@nichetechpl.com or Company email id.: minoltafinance@gmail.com
- 2. For Demat shareholders, please provide Demat account detials (CDSL-16 digit beneficiary ID or NSDL-16 digit DPID + CLID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to RTA email id.:nichetechpl@nichetechpl.com.

Please update your email id & mobile no. with your respective Depository Participant (DP).

- 3. For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting through Depository.
- 4. The RTA shall co-ordinate with CDSL and provides the login credentials to the above mentioned shareholders.

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at toll free no. 180022 55 33.

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

1800 22 55 33

INSTRUCTIONS FOR SHAREHOLDERS FOR E-VOTING DURING THE AGM ARE AS UNDER:

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

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call 1800225533.

- xxix) The Company proposes to provide the option of voting by means of Ballot Paper at the AGM venue. Further, in compliance with the provisions of Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to offer the facility of voting through electronic means, by way of remote e-voting (i.e., voting electronically from a place other than the venue of the Meeting), in respect of businesses to be transacted at the 30th AGM.
- a. The Company has engaged the services of Central Depository Services (India) Limited (CDSL) for facilitating voting by electronic means and the business may be transacted through e-voting services provided by CDSL.

In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or call 1800225533.

- b. The remote e-voting period starts on Sunday, September 25, 2022 at 9:00 a.m. IST and ends on Tuesday, September 27, 2022 at 5:00 p.m. IST. During this period, Members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date, i.e., Wednesday, September 21, 2022, may cast their votes electronically.
- c. The facility for voting through Ballot Paper shall be made available at the AGM and the Members attending the Meeting who have not cast their vote by remote e-voting shall be able to exercise their voting right at the Meeting through Ballot Paper. The facility to vote by electronic voting system will not be provided at the AGM
- d. The Members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- xxx) The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.minolta.co.in and on the website of CDSL. The same will be communicated to the BSE Limited and The Calcutta Stock Exchange Limited.

By order of the Board For Minolta Finance Limited

Place: Kolkata

Date: July 30, 2022

Sd/-

Dinesh Kumar PatniaManaging Director
DIN- 01709741

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 ITEM NO. 3

To approve the appointment of Mr. Vishal Chhaparia (DIN- 05351748) as an Independent Director of the Company

Based on the recommendations of Nomination and Remuneration Committee, the Board of Directors of the Company had appointed Mr. Vishal Chhaparia (DIN 05351748) as an Additional Director (Independent Category) of the Company with effect from July 29, 2022, pursuant to the provisions of Section 149, 161(1) of the Act and the Articles of Association of the Company. The Company has received a notice in writing under Section 160 of the Act, from a member proposing the candidature of Mr. Vishal Chhaparia, as an Independent Director of the Company

The Nomination and Remuneration Committee has evaluated the balance of skills, knowledge and experience on the Board of the Company, and prepared the description of the role and capabilities required in the person proposed to be appointed as Independent Director of the Company. On the basis of the said description, the Nomination and Remuneration Committee has recommended the appointment of Mr. Vishal Chhaparia as an Independent Director on the Board of the Company

The Company has received a declaration from Mr. Vishal Chhaparia to the effect that he meets the criteria of independence as provided in Section 149(6) of the Act. Further he has also provided his consent to act as the Director and a declaration to the effect that he is not disqualified under Section 164 of the Act. In the opinion of the Board, Mr. Vishal Chhaparia fulfils the conditions specified in the Act, the rules made thereunder and Listing Regulations for being appointed as an Independent Director, and is independent of the management.

Mr. Vishal Chhaparia is a Company Secretary by profession and has obtained a degree in commerce (B.Com) from Calcutta University. He has 8.5 years of a rich experience in Finance, law, Secretarial Matter etc. The profile of Mr. Vishal Chhaparia matches the skills and capabilities required to be an Independent Director of the Company

Considering the experience of Mr. Vishal Chhaparia, the Board of Directors is of the opinion that it would be in the interest of the Company to appoint him as an Independent Director for a period of five years with effect from July 29, 2022 to July 28, 2027.

A copy of letter of appointment of Mr. Vishal Chhaparia as an Independent Director setting out terms and conditions of his appointment would be available for inspection without any fee, by the members at the Company's registered office during business hours, between 11:00 a.m. to 01:00 p.m., on any working days up to the date of the AGM and also at the AGM.

Brief resume of Mr. Vishal Chhaparia, nature of his expertise in specific functional areas and names of companies in which he holds directorships and memberships/ chairmanships of Board Committees, shareholding and relationships between Directors inter-se, etc., as required under Regulation 36 of the Listing Regulations and Secretarial Standard -2, are annexed hereto and marked as "Annexure-A".

Save & except Mr. Vishal Chhaparia and/or his relatives, none of the other Directors or Key Managerial Personnel (KMPs) of the Company and/or their relatives, are in any way, concerned or interested, whether financially or otherwise, in the proposed Resolution.

The Board recommends the Special Resolution set out at Item No. 3 of the Notice for approval by the Members.

Annexure A

Details of Directors seeking appointment/re-appointment/ fixation of remuneration at the AGM [Pursuant to the requirements of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India]

Sl. No.	Details			
Name of the Director	Mr. Vishal Chhaparia	Dinesh Kumar Patnia		
DIN	05351748	01709741		
Date of Birth (Age)	20th August, 1986	12th June, 1962		
	36 Years	60 Years		
Qualification	B.Com, Company Secretary	B.Com		
Date of first appointment in the Board	29th July, 2022	15 th July, 1998		
Brief resume, Experience & Expertise in specific functional areas	Mr. Chhaparia, is a Member of the Institute of Company Secretary of India and has 8.5 Years of rich experience in the field of Finance, law, Secretarial Matter etc.	Mr. Patnia having 26 years of experience in the field of taxation and NBFC activities.		
Term and condition of appointment or reappointment along with details of remuneration sought to be paid	As may be decided by the Board and/ or Shareholders, from time to time.	As may be decided by the Board and/ or Shareholders, from time to time.		
Remuneration last drawn (FY 21-22)	NA	Rs. 60,000		
Number of Board Meeting attended during the year	NA	7		
Relation with other	No relationship with any other	No relationship with any other		
Directors or Key	Directors or Key Managerial	Directors or Key Managerial		
Managerial Personnel of the Company	Personnel of the Company	Personnel of the Company		
Shareholding of Directors including shareholding as beneficial owner	Nil	Nil		
Directorship in Other Companies	Benchmark Professional Solutions Private Limited	Sanwara Realcon Private Limited, Subhvani Technologies Private Limited, Sanguine Advisory Private Limited, Puskar Infraprojects Private Limited, West End Vinimay Private Limited, Armaan Merchant Private Limited, Nikumbh Impex Private Limited, Citi Enterprises & Traders Pvt. Ltd., Sanhita Barter Pvt Ltd, Alpine Vinimay Pvt. Ltd, Citicorp Business & Finance Pvt. Ltd., Round the Clock Security		

		Agencey LLP
List of Membership/	Nil	Nil
Chairman of Committees		
of other companies *		
Name of the listed	Nil	Nil
companies from which the		
directors has resigned in		
last three years		
Skills and Capabilities	The Nomination and	NA
required for the role and	Remuneration Committee has	
manner in which the	identified finance, taxation	
proposed person meets	direct and indirect, financial	
the requirement	data analysis, corporate law	
	matters as the skill required	
	for this role	

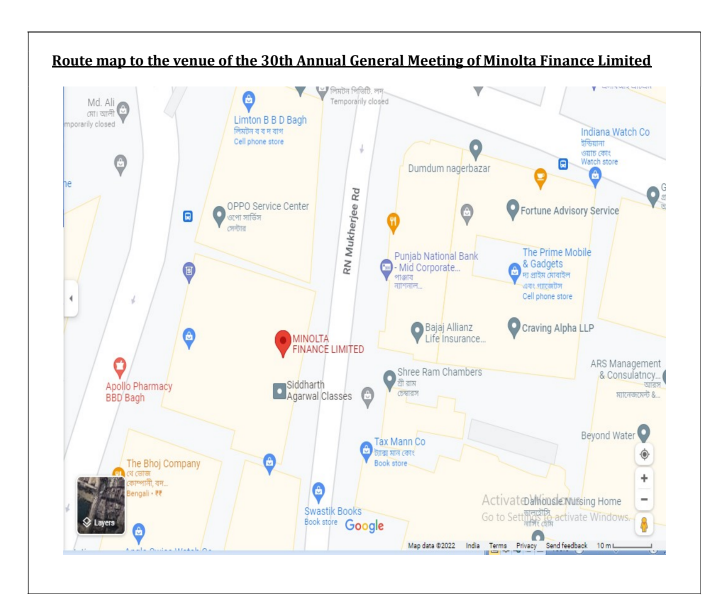
^{*} Only Audit Committee and Stakeholder's Relationship Committee has been considered.

By order of the Board **For Minolta Finance Limited**

Place: Kolkata

Date: July 30, 2022 Sd/-

Dinesh Kumar Patnia Managing Director DIN- 01709741



Address: 37 A & B, Stephen House, 4, B.B.D. Bagh (East), Kolkata-700001

37 A&B, Stephen House, 4, B B D Bag (East), Kolkata – 700 001 · Ph. 22485794 E-mail: minoltafinance@gmail.com

Website: www.minolta.co.in; CIN: L65921WB1993PLC057502

30TH ANNUAL GENERAL MEETING ATTENDANCE SLIP

DATE **VENUE** TIME 28th September, 2022 37 A & B, Stephen House, 4, B.B.D. Bagh (East) 11.30 A.M. Kolkata-700 001 Name of the Member(s)/ Proxy: Address: E-mail ID: Folio No./Client ID: I certify that I am a Member/ Proxy for the Member holding ___ _____ equity shares. I hereby record my presence at the 30th Annual General Meeting of the Company. Please ✓ in the box Member □ Proxy □ Name of the Proxy/ Member in Block Signature of Member/ Proxy attending Letters

NOTE: Member/ Proxy attending the Annual General Meeting must bring his/ her Attendance Slip which should be signed and deposited at the entrance of the Meeting room.

Name of the Member(s)/ Representative:

Registered Address:

37 A&B, Stephen House, 4, B B D Bag (East), Kolkata – 700 001 · Ph. 22485794 E-mail: minoltafinance@gmail.com

Website: www.minolta.co.in; CIN: L65921WB1993PLC057502

PROXY FORM [MGT-11]

[Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

E-mail ID:	ļ				
Folio No./Clier	nt ID & DP ID:				
I/ We, being t Company, herel	the member (s) ofby appoint:	 equity	shares of	the above 1	named
Name					
Address					
E-mail ID		Signature			
or failing him					
Name					
Address					
E-mail ID		Signature			
or failing him					
Name					
Address					
E-mail ID		Signature			
or failing him					

as my/ our proxy to attend and vote (on a poll) for me/ us and on my/ our behalf at the 30th Annual General Meeting of the Company to be held on Wednesday, the 28th day of September, 2022 at 11:30 a.m. at 37 A & B, Stephen House, 4, B.B.D. Bagh (East), Kolkata-700001 and any adjournment thereof in respect of such resolutions relating to the businesses as are indicated below:

Resolution	Brief description of Resolution	No. of
No.		Shares held
1	To receive, consider and adopt the Audited Standalone Financial Statements of the Company for the Financial Year ended March 31, 2022 and the Reports of the Board of Directors and the Auditors thereon.	
2	To appoint a Director in place of Mr. Dinesh Kumar Patnia (DIN: 01709741), who retires by rotation and being eligible, seeks reappointment.	
3	Appointment of Mr. Vishal Chhaparia (DIN- 05351748) as an Independent Director for a term of five consecutive years, w.e.f. 29th July, 2022.	

Signed this day of, 2022.	
Signature of Shareholder/ Representative:	Affix
	Revenue
	Stamp
Signature of Proxy Holder:	

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, not less than 48 hours before the commencement of the Meeting.

37 A&B, Stephen House, 4, B B D Bag (East), Kolkata – 700 001 · Ph. 22485794 E-mail: minoltafinance@gmail.com

Website: www.minolta.co.in; CIN: L65921WB1993PLC057502

Form No. MGT-12 Polling Paper/ Ballot Paper [MGT-12] [Pursuant to Section 109(5) of the Companies Act, 2013 and rule 21(1)(c) of the Companies (Management and Administration) Rules, 2014]

Name of the First Named Shareholder (In block letters)	
Postal Address	
Registered folio No. / *Client ID No. (*Applicable to investors holding shares in dematerialized form)	
Class of Share	

I/ We, hereby exercise my/our vote in respect of Ordinary/ Special resolution enumerated below by recording my/our-"Assent" or "Dissent" to the said resolution in the following manner:

Resolution	Description of Resolution	No. of	I/ We,	I/ We,
No.		Shares	assent to the	dissent to
			resolution	the
				resolution
1	To receive, consider and adopt the Audited			
	Standalone Financial Statements of the			
	Company for the Financial Year ended			
	March 31, 2022 and the Reports of the			
	Board of Directors and the Auditors			
	thereon.			
2	To appoint a Director in place of Mr. Dinesh			
	Kumar Patnia (DIN: 01709741), who			
	retires by rotation and being eligible, seeks			
	re-appointment.			
3	Appointment of Mr. Vishal Chhaparia (DIN-			
	05351748) as an Independent Director for			
	a term of five consecutive years, w.e.f. 29th			
	July, 2022.			

Place:	
Date:	
	(Signature of the Shareholder/Proxy

Directors' Report

To The Members,

Your Directors have pleasure in presenting the 30th Annual Report of your Company together with the Audited Statements of Accounts for the year ended March 31, 2022.

Financial Highlights

The financial performance of the Company is summarized hereunder:

(₹ in Lac)

Particulars	2021-22	2020-21
Revenue from Operation	38.57	31.67
Profit /(Loss) before Tax & Extraordinary Item	6.55	6.24
Less : Provision for Tax	1.70	1.62
Profit / (Loss) after Tax	4.85	4.62
Less : Extra-Ordinary Items	0.00	0.00
Add: Profit/(Loss) brought forward from Previous Year	57.54	52.92
Balance of Profit / (Loss) carried forward	62.39	57.54

State of Company's Affairs and Future Outlook

The Company achieved a Turnover of ₹38.57 lakhs during the financial year 2021-22, as against ₹31.67 lakhs in 2020-21, registering a growth of 21.79 % over the last year. During the year Profit /(Loss) before Tax & Extraordinary Item stood at ₹ 6.55 lakhs as against ₹ 6.24 lakhs during the previous year, an increase of 4.97 % in comparison to previous year. The Net Profit for the year 2021-22 stood at ₹ 4.85 as compared to ₹ 4.62 lakhs, during the previous year, a growth of 4.98 % over the last year.

The second wave of Covid-19 disrupted the operation of the Company in the starting of the financial year, but the Company tries to overcome from the hurdles during the subsequent quarters. The Company has been proactive to support its entire workforce in best possible manner during the entire distress period and Work from Home (WFH) model was part of the working structure, wherever necessary.

The company is willing to continue to be in the business of Investment in financing but is also willing to invest wisely so, as the Company can be a profit making entrepreneur, during the year and thus, it can deliver to its Shareholders.

Change(s) in the Nature of Business

During the year under review, there was no change in the nature of the business of the Company.

Capital Structure & Changes in Share Capital

During the year under review, there were no changes in the Capital Structure as well as in Share Capital of the Company.

Dividend

Due to marginal profit, the Directors do not recommend any Dividend for the year under review.

Demat Suspense Account/ Unclaimed Suspense Account

There were no shares underlying in the demat suspense account or unclaimed suspense account.

Transfer to Reserves

The Board is not proposing to transfer any amount to the General Reserves of the Company.

Joint Ventures, or Associate or Subsidiaries, Companies, which become or ceased, during the year

The Company did not have any subsidiary, joint venture or associate company, during the year under review.

Directors and Key Managerial Personnel

Details of Directors and Key Managerial Personnel (KMP) appointed, re-appointed or resigned during the year are as below:

Sl. No.	Name	Date of Appointment/ Re-appointment/ Resignation		
1	Mr. Tanuj Kumar Sharma	Appointed, w.e.f. 29 September, 2021, as an		
		Independent Director (Additional).		
2	Mr. Vikash Bansal	Resigned, w.e.f. 29 September, 2021, as an		
		Independent Director.		
3.	Ms. Puja Tebriwal	Appointed, w.e.f. 29 September, 2021, as a Company		
		Secretary and the Key Managerial Personnel.		
4.	Mr. Tanuj Kumar Sharma	Resigned, w.e.f. 29 July, 2022, as an Independent		
		Director.		
5.	Mr. Vishal Chhaparia	Appointed, w.e.f. 29 July, 2022, as an Independent		
		Director (Additional).		

Mr. Dinesh Kumar Patnia, is liable to retire by rotation at the ensuing Annual General Meeting and being eligible, has offered himself for re-appointment.

None of the Directors of the Company have incurred any disqualification under Section 164(2) of the Companies Act, 2013 (the Act), read with Rule 14(1) of the Companies (Appointment and Qualification of Directors) Rules, 2014. All the Directors have confirmed that they are not debarred from accessing the capital market as well as from holding the office of Director pursuant to any order of Securities and Exchange Board of India or Ministry of Corporate Affairs or any other such regulatory authority.

In the view of the Board, all the directors possess the requisite skills, expertise, integrity, competence, as well as experience considered to be vital for business growth.

Information regarding the directors seeking appointment/re-appointment as required by Regulation 36 of the Listing Obligations and Disclosures Requirement, Regulations 2015 (Listing Regulations) and Secretarial Standard-2 has been given in the notice convening the ensuing Annual General Meeting.

Apart from the aforesaid, no changes in the KMP's and Directors have taken place during the year under review.

Declaration given by the Independent Directors under Section 149(7) of the Act

The Company has received declarations from all the Independent Directors confirming that they meet the criteria of independence as prescribed under Section 149 of the Act as well as Listing Regulations, if any applicable. The Independent Directors have also submitted a declaration confirming that they have registered their names in the databank of Independent Directors as

being maintained by the Indian Institute of Corporate Affairs (IICA) in terms of Rule 6 of the Companies (Appointment and Qualification of Directors) Rules, 2014.

None of the Independent Directors are aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact their ability to discharge their duties with an objective independent judgement and without any external influence. The Board of Directors have taken on record the declaration and confirmation submitted by the Independent Directors after undertaking due assessment of the same and in their opinion the Independent Directors are persons of integrity, expertise and experience and fulfill the conditions specified in the Act and Listing Regulations, if any applicable and are independent of the management.

The Independent Directors have complied with the Code for Independent Directors prescribed in Schedule IV to the Act along with the Code of Conduct for Directors, formulated by the Company as per Listing Regulations, if any applicable.

Company's Policy on appointment and remuneration of Directors, Key Managerial Personnel

On the recommendation of Nomination and Remuneration Committee, the Company has formulated and adopted a Nomination and Remuneration Policy which is in accordance with the Act and the Listing Regulations, if applicable.

The Nomination and Remuneration Policy of the Company has been designed with the following basic objectives:

- a. to set out a policy relating to appointment and remuneration of Directors, Key Managerial Personnel's and other employees of the Company;
- b. to ensure that the Company is able to attract, develop and retain high-performing and motivated Executives in a competitive international market;
- c. to ensure that the Executives are offered a competitive and market aligned remuneration package, with fixed salaries being a significant remuneration component, as permissible under the Applicable Law;
- d. to ensure that the remuneration of the Executives are aligned with the Company's business strategies, values, key priorities and goals;
- e. setting up the Board Diversity Criteria.

Number of Meetings of the Board

The Board of Directors of the Company, met 7 (Seven) times, during the Financial Year 2021-22, i.e., 22/06/2021, 29/09/2021, 08/10/2021, 09/10/2021, 13/11/2021, 14/02/2022 and 23/03/2022. At least 1 (one) Board Meeting was held in every quarter and the time gap between any 2 (two) Board Meetings did not exceed 120 days as prescribed under the SEBI Listing Regulations and the Act.

Separate Meeting of Independent Directors

During the year under review, the Independent Directors met on March 29, 2022 without the presence of Non-Independent Directors and members of the Management and, inter alia:

(i) reviewed the performance of Non-Independent Directors and the Board as a whole;

- (ii) reviewed the performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors;
- (iii) assessed the quality, quantity and timeliness of flow of information between the Company management and the Board that is necessary for the Board to effectively & reasonably perform their duties.

All Independent Directors were present at the meeting. The Independent Directors present at the meeting deliberated on the above and expressed their satisfaction.

Corporate Social Responsibility

As, per Section 135 of the Act, net worth not exceeding Rupees Five Hundred Crore or more, or turnover of Rupees not exceeding One Thousand Crore or more or a net profit not exceeding Rupees Five Crore or more during the immediately preceding financial year, so the same was not applicable to the Company.

Performance Evaluation of the Board, the Committees and the Individual Directors

Pursuant to the provisions of the Act and the SEBI Listing Regulations, if applicable, the Nomination and Remuneration Committee has laid down the criteria for performance evaluation on the basis of which the Board has carried out evaluation of its own performance, the performance of Board Committees and of the Independent Directors individually.

During the financial year, the Board of Directors adopted a formal mechanism for evaluation of its performance as well as that of its Committees and individual Directors including Chairman of the Board. Through a structured evaluation process covering various aspects of the Board's functioning such as governance issues, performance of specific duties and obligations, experience and competencies. Separate exercise was carried out to evaluate the performance of individual Directors including the Chairman of the Board based on the parameters such as attendance at Board / Committee Meetings, contribution at Board / Committee Meetings and guidance given to Management and also based on questionnaire and feedback from all the Directors as a whole, Committee and self-evaluation.

A separate meeting of Independent Directors was convened during the month of March 29, 2022, which reviewed the performance of the Board as a whole, the Non-Independent Directors and the Chairman of the Board. After the conclusion of the Independent Directors Meeting, the feedback of Independent Directors were discussed by the Chairman of Nomination and Remuneration Committee with the Chairman of the Board, covering the performance of the Board as a whole, performance of Non-Independent Directors and the performance of the Chairman of the Board.

The performance evaluation of the Board was carried out based on the following:

- Board's structure and composition
- Establishment and Delineation of responsibilities to Committees
- Efficacy of communication with external stakeholders
- Effectiveness of Board process, information and functioning.

Committees of the Board

As on March 31, 2022, the Company has the following Committees:

- Audit Committee;
- Nomination and Remuneration Committee;
- Stakeholder's Relationship Committee;
- Share Transfer Committee; and
- Internal Complaints Committee.

The aforesaid Committee deals with specific areas/activities that need a closer review and to have an appropriate structure for discharging its responsibilities.

Audit Committee

The Audit Committee consists of three Directors out of which two are Independent Directors, and the Managing Director. All members of the Audit Committee are financially literate and they have accounting or related financial management expertise.

The primary purpose of the Audit Committee is to assist the Board of Directors (the "Board") of Minolta Finance Ltd. (the "Company") in fulfilling its oversight responsibilities with respect to (a) the accounting and financial reporting processes of the Company, including the integrity of the audited financial results and other financial information provided by the Company to its stockholders, the public, stock exchanges and others, (b) the Company's compliances with legal and regulatory requirements, (c) the Company's independent auditors' qualification and independence, (d) the audit of the Company's Financial statements, and the performance of the Company's internal audit function and its Independent Auditors.

Terms of Reference

The terms of reference of the Audit Committee as approved by the Board are as required under Act and NBFC Regulations.

The members of Audit Committee met 4(Four) times on October 08, 2021, October 09, 2021, November 13, 2021 and on February 14, 2022, during the Financial Year ended on March 2022.

Name	Position	Category	Meetings Attended
Mr. Tanuj Kumar	Chairman	Independent, Non-Executive	4/4
Sharma			
Mr. Pankaj Kumar	Member	Independent, Non-Executive	4/4
Ms. Papiya Nandy	Member	Independent, Non-Executive	4/4

The Committee reviews various aspects of the internal control system, financial and risk management policies. The management makes a presentation before the Audit Committee on the observation and recommendation of the Statutory and Internal Auditors to strengthen control and compliance.

Nomination and Remuneration Committee

The Company has constituted Remuneration Committee. The Committee has power to regulate its Meetings and proceedings. The Remuneration Policy relating to the remuneration of the Directors, Key Managerial Personnel and other employees form part of the Directors Report.

The Committee met one time during the year on dated September 29, 2021 during the Financial Year ended on 31st March 2022. The Composition of the Nomination and Remuneration Committee and their attendance to the meetings of the committee are as under:-

Name	Position	Category	Meetings Attended
Mr. Vikash Bansal	Chairman	Independent, Non-Executive	1/1
Ms.Papiya Nandy	Member	Independent, Non-Executive	1/1
Mr. Pankaj Kumar	Member	Independent, Non-Executive	1/1

Stakeholders' Relationship Committee

The Board of Directors of the Company constituted its Shareholders' and Investors' Grievance Committee. This Committee was constituted to specifically look into the shareholders' and investors' complaints on matters relating to transfer of shares, non-receipt of annual report, non-receipt of dividend, payment of unclaimed dividends etc. In addition, the Committee also looked into matters that can facilitate better investor services and relations. The Board was kept apprised of all the major developments on investors' issues through various reports and statements furnished to the Board from time to time throughout the year.

In compliance with the provisions of section 178 of the Act, the Board renamed the Committee as 'Stakeholders Relationship Committee' and revised the terms of reference of said Committee as follows:

- 1. To look into the redressal of complaints of security-holders on matters relating to transfer of shares, dematerialisation of shares, non-receipt of annual report, non-receipt of dividend, matters relating to issue of new share certificates etc.
- 2. To look into matters that can facilitate better security-holders services and relations.
- 3. Review of measures taken for effective exercise of voting rights by shareholders.
- 4. 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.

The Share Department of the Company and the Registrar and Share Transfer Agent, Niche Technologies Pvt. Ltd. attended to all grievances of the shareholders and investors received directly or through SEBI, Stock Exchanges and Registrar of Companies etc.

The Minutes of Stakeholders Relationship Committee are noted by the Board of Directors at the Board Meetings.

Continuous efforts are made to ensure that grievances are more expeditiously redressed to the complete satisfaction of the investors. Shareholders are requested to furnish their telephone numbers and email addresses to facilitate prompt action.

During the year under review, the Committee met on September 29, 2021 to, inter alia, review the status of investors' services rendered. The Committee expressed its satisfaction on the overall status of compliance and actions taken on various matters.

Brief Details of Names, Position, Category and meeting attended by Members of Committee is as follows:

Name	Position	Category	Meetings Attended
Mr. Vikash Bansal	Chairman	Independent, Non-Executive	1/1
Mr. Dinesh Kumar Patnia	Member	Executive - Wholetime	1/1
Mr. Pankaj Kumar	Member	Independent, Non-Executive	1/1

Share Transfer Committee

The Board of Directors has constituted Share Transfer Committee under the Chairmanship of Mr. Dinesh Kumar Patnia; Chairman with two other Independent Directors.

The members of Share Transfer Committee met one time on September 29, 2021 during the Financial Year ended on 31st March 2022.

Name	Position	Category	Meetings Attended
Mr. Dinesh Kumar Patnia	Member	Executive – Whole time	1/1

Mr. Vikash Bansal	Chairman	Independent, Non-Executive	1/1
Mr. Pankaj Kumar	Member	Independent, Non-Executive	1/1

Familiarization Programme

The Company has familiarized the Independent Directors with the Company, their roles, responsibilities in the Company, nature of industry in which the Company operates, business model of the Company, etc. The details relating to the familiarization programme are available on the website of the Company at www.minolta.co.in

Fit and proper criteria & Code of Conduct

All the Directors meet the fit and proper criteria stipulated by the Reserve Bank of India ("RBI"). All the Directors of the Company have affirmed compliance with the Code of Conduct of the Company.

Annual Return

Pursuant to the provisions of Section 134(3)(a) and Section 92(3) of the Act, as amended, read with Rule 12 of the Companies (Management and Administration) Rules, 2014, the draft Annual Return of the Company for the Financial Year ended March 31, 2022 is available on the website of the Company at www.minolta.co.in

Risk Management Policy

The Company has a Risk Management Policy which lays down the framework for identification and mitigation of various risks. The specific objectives of the Risk Management Policy are to ensure that all the current and future material risk exposures of the Company are identified, assessed, quantified, appropriately mitigated and managed, to establish a framework for the Company's risk management process.

The Risk Management Framework emphasises proper analysing and understanding the underlying risks before undertaking any transaction. This enables a proper assessment of all risks and ensures that the transactions and processes conform to the Company's risk appetite and regulatory requirements.

The Risk Management Policy is discussed at the meeting of the Audit Committee of the Board of Directors. The management accepts the suggestions with regard to mitigation of risks that may arise in future. Further, in the opinion of the Board, there are no existing factors which threaten the existence of the Company.

Internal Financial Control Systems with reference to Financial Statements and its adequacy

According to Section 134(5) (e) of the Act, the term Internal Financial Control ('IFC') means the policies and procedures adopted by the Company for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and early detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information.

The Company has adequate Internal Financial Control systems and procedures which are commensurate with its size and nature of business. It is ensured that all the assets are safeguarded and protected against loss and all transactions are authorized, recorded and reported correctly. The Internal Financial Control systems of the Company are monitored and evaluated and reviewed by the Audit Committee.

The Directors have laid down Internal Financial Controls to be followed by the Company and that such Internal Financial Controls are adequate and were operating effectively. In this regard, the Board confirms the following:

- 1) Systems have been laid to ensure that all transactions are executed in accordance with management's general and specific authorization;
- 2) Systems and procedures exist to ensure that all transactions are recorded, as necessary to permit preparation of Financial Statements in conformity with Generally Accepted Accounting Principles or any other criteria applicable to such statements, and to maintain accountability for aspects and the timely preparation of reliable financial information;
- 3) Access to assets is permitted only in accordance with management's general and specific authorization. No assets of the Company are allowed to be used for personal purposes, except in accordance with terms of employment or except as specifically permitted;
- 4) The existing assets of the Company are verified/ checked at reasonable intervals and appropriate action is taken with respect to differences, if any; and
- 5) Proper systems are in place for prevention and detection of frauds and errors and for ensuring adherence to the Company's policies.

Management Discussions & Analysis Report

The Management Discussion and Analysis Report, in terms of Regulation 34, read with Schedule V of the SEBI Listing Regulations, form part of this Report.

Management Discussion and Analysis Report, comprising an overview of the financial results, operations / performance and future prospects of the Company is annexed and forms part of this Report.

Corporate Governance Report

As, per Regulation 15 of the SEBI Listing Regulation, the paid up equity share capital not exceeding Rupees Ten Crore and net worth not exceeding Rupees Twenty Five Crore, as on the last day of the previous financial year so, the provisions as specified in regulations 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 27 and clauses (b) to (i) and (t)] of sub-regulation (2) of regulation 46 and the para C, D and E of Schedule V, were not applicable to the Company.

Particulars of Loans, Guarantees or Investments

The loan and guarantee given by the Company during the Financial Year ended March 31, 2022 are within the limits prescribed under Section 186 of the Act. Further, the details of the said loan given, guarantee given and investment made are provided in the Notes to the Financial Statements of the Company.

Compliance with Secretarial Standards

During the Financial Year 2021-22, the Company has complied with all the relevant provisions of the applicable Secretarial Standards issued by the Institute of Company Secretaries of India.

Human Resources and Industrial Relations

Employees are the most valuable and indispensable asset for a Company. A Company's success depends on the ability to attract, develop and retain best talent at every level. The Company has always been proactive in providing growth, learning platforms, safe workplace and personal development opportunities to its workforce. Company strive's to maintain a skilled and dedicated workforce, representing diverse experiences and view points. The human resource department of the Company are rooted in ensuring a fair and reasonable process for all-round development and upliftment of talent through its persistent effort. During the year, the Company continued to introduce initiatives and tools that helped continuous learning and development of new skills.

Particulars of Contracts or Arrangements with Related Parties

There was no Related Party Transactions (RPT) entered into by the Company, during the Financial Year, which attracted the provisions of the Section 188 of the Act. There being no 'material' related party transactions as defined under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, so, there are no details to be disclosed in form AOC-2 in this regard.

During the year 2021-22, pursuant to section 177 of the Act and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, all RPT were placed before the audit committee for its Prior/omnibus approval.

Material Changes and Commitments, if any, affecting the financial position of the Company which have occurred between the end of the Financial Year of the Company to which the Financial Statements relate and the date of this Report

There have been no material changes and commitments, affecting the financial position of the Company, which have occurred between the end of the Financial Year 2021-2022, of the Company and the date of this Report.

Details of significant and material orders passed by the Regulators/ Courts/ Tribunals impacting the going concern status and the Company's operations in future

No such significant and material order has been passed by any Regulator/ Court/ Tribunals against the Company, which will impact the going concern status and the Company's operations in future.

Statutory Auditors and Auditor's Report

At the 28^{th} Annual General Meeting of the Company held on December 30, 2020, the members approved appointment of M/s Khandelwal Prem & Associates, Chartered Accountants (Firm Registration No. 317092E) as Statutory Auditors of the Company to hold office for a period of five years from the conclusion of that Annual General Meeting till the conclusion of the 33^{rd} Annual General Meeting.

The Notes on accounts referred to in the Auditors' Report are self-explanatory and therefore, do not call for any further explanations/comments.

The Auditor's Report on the standalone financial statements of the Company for the year ended March 31, 2022 forms part of this Annual Report and there are no qualifications, reservation, adverse remark or disclaimer made by the Statutory Auditors in their report.

Reporting of frauds by Auditors

During the Financial Year 2021-22, the Auditors have not reported any fraud, as prescribed under Section 143(12) of the Act.

Secretarial Auditors and Secretarial Audit Report

Pursuant to the provisions of section 204 of the Act read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 the Board of the Directors of the Company has appointed, Mr. Arun Kumar Jaiswal (Certificate of Practice Number 12281) Company Secretary in Practice to undertake the Secretarial Audit of the Company. The Secretarial Audit Report for the Financial Year 2021-22, as issued by him in the prescribed form MR-3, is annexed hereto and marked as **Annexure B**. The Secretarial Audit Report does not contain any qualification, reservation, adverse remark or disclaimer.

Cost Audit and Cost Records

The provisions of Section 148 of the Act, with respect to maintenance of Cost Audit and Cost Records are not applicable to the Company.

Disclosures under Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013

The Company is committed to provide the safe and conducive work environment to the employee of the Company and has formulated 'Policy for Prevention of Sexual Harassment' to prohibit, prevent or deter any acts of sexual harassment at workplace and to provide the procedure for the redressal of complaints pertaining to sexual harassment, thereby providing a safe and healthy work environment. Further, the Company has complied with the provisions relating to constitution of Internal Complaints Committee under Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013.

However, during the year under review, no cases were filed under the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Particulars of Employees

The particulars of employees, as required under Section 197(12) of the Act read with the respective Rule of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are annexed hereto, marked as 'Annexure – C

Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Out Go

The Company being basically in to the business of NBFC and is lending its fund to Corporate Clients and individuals. Beside this the Company is investing its fund in the Capital Market. Due to said line of business, the requirement, regarding and disclosures of Particulars of conservation of energy and technology absorption prescribed by the rule is not applicable to us.

The Company has not earned or used foreign exchange earnings/outgoings during the year under review.

Public Deposits

During the year under review, the Company has not accepted any deposits from the public within the meaning of section 73 of the Act and the rules there under.

Internal Auditor

M/s. Komal Tibrewalla, Chartered Accountants (Firm Registration Number 333003E), were appointed as the Internal Auditors of the Company to conduct the Internal Audit for the Financial Year 2021-22 in accordance with the provisions of Section 138 of the Act read with the Companies (Accounts) Rules, 2014.

Credit Rating

The Company is under the process to become the Member of Credit Agencies.

Business Responsibility Report

Pursuant to Regulation 34(2) of Listing Regulations, the top 1000 listed companies may required to prepare a Business Responsibility Report, so the same are not applicable to the Company.

Vigil Mechanism

In terms of the Section 177(9) of the Act read with Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014, the Company has framed a Policy on Vigil Mechanism/ Whistle Blower and the same was hosted on the website of the Company, i.e., www.minolta.co.in, with an objective to provide an avenue to address concerns, in line with the policy of the Company to the

highest possible standards of ethical, moral and legal business conduct and its commitment to open communication, as well as timely redressal of concerns and disclosures to build and strengthen a culture of transparency and trust in the Company.

The mechanism also provides for adequate safeguards against victimization of director(s) or employee(s) or any other person for availing the mechanism and in exceptional cases, direct access to the Chairman of the Audit Committee to report instances of fraud/ misconduct. The Audit Committee looks into the complaints raised, if any, and their redressal.

RBI Regulations

The Company has complied with the requirements prescribed by RBI, from time to time, as applicable to it.

Other Disclosures

During the year under review, the Company has not obtained any registration / license / authorisation, by whatever name called from any other financial sector regulators.

Directors Responsibility Statement

To the best of our knowledge and belief and according to the information and explanations obtained by us, we hereby make the following statements in terms of Section 134(3)(c) and 134(5) of the Act:

- 1) that in the preparation of the Annual Accounts, the applicable Accounting Standards had been followed along with proper explanation relating to material departures, if any;
- 2) that such accounting policies as mentioned in Notes to the Annual Accounts have been selected and applied consistently and judgment and estimates have been made that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at March 31, 2022 and of the profit of the Company for that period;
- 3) that proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities has been taken:
- 4) that the Annual Accounts has been prepared on a going concern basis;
- 5) that proper systems to ensure compliance with the provisions of all applicable laws are in place and that such systems were adequate and operating effectively; and
- 6) that internal financial control to be followed by the Company are in place and that such internal financial controls are adequate and are operating effectively.

General Disclosures

- 1. The Company has not issued equity shares with differential rights as to dividend, voting or otherwise.
- 2. No proceedings are pending against the Company under the Insolvency and Bankruptcy Code, 2016.
- 3. The Company serviced all the debts & financial commitments as and when they became due and no settlements were entered into with the bankers.
- 4. The Company does not have any Employee Stock Option Plan.

APPRECIATION

Your Directors wish to place on record their appreciation towards the contribution of all the employees of the Company and their gratitude to the Company's valued customers, bankers, vendors and members for their continued support and confidence in the Company.

Place: Kolkata

Date: July 30, 2022

For MINOLTA FINANCE

LIMITED

By order of the Board

For MINOLTA FINANCE

LIMITED

Registered Office:

37 A&B, Stephen House
4, B.B.D. Bagh (East)

Kolkata-700 001

Note that CHHAPARIA
DINESH KUMAR PATNIA
DIN: 05351748
DIN: 01709741
Independent Director
(Additional)

Management Discussions & Analysis Report

Background

The Company is registered with the Reserve Bank of India as a Non-Banking Financial Institution.

Non Banking Finance Companies (NBFCs) continued to play a critical role in making financial services accessible to more of India's population. Given their unique business models and, for many, their focus on operational excellence, NBFCs should continue to strengthen their position in the financial services space in India.

Financial Performance

(₹ in Lac)

Particulars	2021-22	2020-21	Change	%
Revenue from Operation	38.57	31.67	6.9	21.79
Profit /(Loss) before Tax &	6.55	6.24		
Extraordinary Item			0.31	4.97
Less: Provision for Tax	1.70	1.62	0.08	4.94
Profit / (Loss) after Tax	4.85	4.62	0.23	4.98
Less : Extra-Ordinary Items	0.00	0.00	0	0
Add: Profit/(Loss) brought forward	57.54	52.92		
from Previous Year			4.62	8.73
Balance of Profit / (Loss) carried	62.39	57.54		
forward			4.85	8.43

Key Financial Ratios

As required pursuant to Schedule V(B) to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Key Financial Ratios for the financial year 2021-22 vis-à-vis 2020-21 along with changes therein are reproduced herein below:

Sl. No.	Ratio	2021-22	2020-21
1.	Debtors Turnover	NIL	NIL
2.	Inventory Turnover	NIL	NIL
3.	Interest Coverage Ratio	NIL	NIL
4.	Current Ratio	0.24	0.86
5.	Operating Profit Margin	0.17	0.20
6.	Debt Equity Ratio	0.07	0.05
7.	Net Profit Margin (%)	12.57	14.59
8.	Return on Net Worth (%)	0.46	0.44

Business Segment

Being one of the Non Banking Finance Company (NBFC), the Company was into the business of lending loans and investment in Capital Market during the year.

Industry View and Macro Economic View

Indian economy reverted to growth in FY22 reporting a growth of 8.7%, after a dip of 6.6%. While the first half of FY22 witnessed decent economic revival after the 2nd wave of the pandemic, the momentum was broken in the second half of FY22 on account of the 3rd wave of Covid and fallout from the geo-political developments in Europe. The adverse impact of the 3rd wave was very limited due to lockdowns being localised and better preparedness of the State Governments to handle the health crisis. Economic recovery during FY22 was also supported by large-scale vaccination and sustained fiscal and monetary support.

As per the provisional estimate of the National Statistical Office, the economic growth in FY22 was broad based across sectors with agriculture (3% YoY), industry (10.3% YoY) and services (8.4% YoY) registering a positive growth rate partly helped by a favourable statistical base. Both exports and imports grew by 24.3% and 35.5% YoY, respectively.

India continues to be recognised as the fastest-growing major economy with a GDP growth of 8.7% in FY22.

However, private consumption spending, especially in the rural belts remained weak throughout FY22, led by uneven monsoon rainfall, large number of extreme rainfall events, weak non-farm employment generation and unfavourable terms of trade for farmers.

India's Consumer Price Index (CPI) based inflation averaged at 5.5% in FY22 versus 6.2% in the corresponding period of the previous year. While softening of food prices provided some relief, the hardening of crude oil prices since June-July 2021 presented a major upside risk to inflation.

While core inflation remained elevated in FY22, the continuing pass through of tax cuts relating to petrol and diesel in November 2021 helped to moderate input cost pressures to some extent.

India's Wholesale Price Index (WPI) based inflation however, stayed in double digits for all months averaging 13% in FY22, partly led by an unfavourable statistical base and partly by elevated global commodity prices. India's FY22 Current Account Deficit (CAD) too faced mild upside risk from high commodity prices.

The wider merchandise trade deficits pulled India's current account into the negative territory in Q2FY22 and further widened in Q3FY22. The current account

swung into negative territory with a deficit of \$23 billion in Q3FY22 from a lower deficit of \$9.9 billion in the preceding quarter. Indian rupee too depreciated by 3.5% against the US dollar during FY22, triggered by steadily rising crude oil prices and a sustained pull-out from local stocks by the foreign institutional investors since October 2021.

On the positive side, the Central Government's financial position is substantially better in FY22 as compared to FY21, primarily on account of buoyant tax collections. The Government's fiscal deficit for FY22 stood at R 15.87 trillion or 6.7% of GDP, lower than the revised budget estimate of 6.9% of GDP for the year. The fiscal deficit was contained on the back of higher-than-expected nominal GDP, robust revenue collections and lower capital spending partly offsetting shortfalls from disinvestment proceeds as well as higher revenue expenditure.

Overall, the Indian financial sector remained fully functional during FY22 and anchored the process of economic recovery. Looking at the pace of recovery, the Reserve Bank of India (RBI) turned to rebalancing of liquidity on a dynamic basis during the year FY22, while maintaining adequate liquidity in support of its accommodative stance.

However, in the last quarter of FY22, the post-pandemic recovery of Indian economy was partially hit by an economic disruption caused by the war in Ukraine and the consequent economic sanctions on Russia, which are likely to reduce global growth and push up inflation.

Fitch Ratings has revised the outlook on India's Long-Term Foreign-Currency Issuer Default Rating (IDR) to Stable, from Negative, and has affirmed the IDR at 'BBB-' citing a reduction in downside risks to India's medium-term growth due to India's rapid economic recovery & easing financial sector weaknesses despite near-term headwinds from the global commodity price shock.

Capabilities and Strategy

India's financial services sector comprises of commercial banks/co-operative banks, non-banking financial companies, insurance companies, pension/ mutual funds and other various entities. India is expected to be fourth largest private wealth market globally by 2028.

NBFC sector plays important role in financial inclusion by meeting credit needs of retail and MSME sector. NBFC sector provides efficient credit distribution reach to untapped and under-penetrated regions and customer class. NBFC bring the much needed diversity to the financial sector by providing consumer credit, including automobile finance, home finance and consumer durable products finance, wholesale finance products such as bills discounting for small and medium companies and fee based services such as investment banking and underwriting.

NBFCs have carved niche business areas for them within the financial sectors pace and are also popular for providing customized products. T

NBFCs have emerged as lenders to both Corporates and Non-Corporates. Few NBFCs have upheld their position in this market. However, intense competition, dynamic environment, compliance framework and stricter regulations are forcing companies to change its framework. The Company is helping enterprises to rationalize and making business operationally efficient and remain cost competitive in market. The Company is in process of creating a separate niche in market. The Company's strategy for long term profitable grow this based on continuous scaling and updated to its core businesses, while investing in new customers, services, markets and industries. The Company's strategy of strengthening the current business and investing in future revolves around:

- Customer centricity.
- Proximity to client's location.
- Transparent communication.
- Flexible control systems.

Opportunity and Threats

India is an attractive investment destination with the innovative marketing strategies, the company is able to add new customers and retain existing clientele. However, the continuous spread of Covid-19 leading to recession throughout world economic markets. Further the upsurge in borrowing cost, volatility in the Indian equity markets and huge liquidity crunch due to global financial meltdown would be a threat for the Company's business growth. The company has always maintained sufficient liquid funds so that their operations are not affected. Constantly, sticking on to the traditional values and ethics and with the support of efficient and dedicated resources, we are able to phase out any difficulties in our area of operation.

Risks and Concerns

Pandemic Covid-19 situation: Resurgence of potential new waves of Covid-19 may impact the business..

The Company is exposed to specific risks that are particular to its businesses and the environment within which it operates, which include market risk, interest rate volatility, economic cycle and risk of competition from others operating in similar business.

The company can be adversely affected by volatility in interest rates in India, which could cause its margins to decline and profitability to shrink. Earnings from interest income are one of the important businesses of the Company. It is therefore exposed to interest rate risk principally as a result of lending to its customers at interest rates, in amounts, and for periods which may differ from those of its funding sources. The

company is hedged to some extent against this risk through the reset clause in its advances portfolio.

- The Company reviews its risk factors annually in order to keep it aligned with the changing global risks.
- The Company manages such risks by maintaining a conservative financial profile and following prudent business and risk management practices.
- The company is operating on a well defined plan and strategy; hence we are equipped to face any change in regulatory risk.
- The risk appetite is enunciated by the Board from time to time.

Internal Control Systems and Adequacy

The Company has implemented a comprehensive system of internal controls and risk management systems for achieving operational efficiency, optimal utilisation of resources, credible financial reporting and compliance with local laws. These controls are regularly reviewed by both internal and external agencies for its efficiency and effectiveness. Management information and reporting system for key operational activities form part of overall control mechanism.

The Company has retained the services of independent firms of professionals to function as internal auditors and provide reports on various activities covering observations on adequacy of internal controls and their recommendations. Findings of internal audit reports and effectiveness of internal control measures are reviewed by top management and audit committee of the Board. During the year, internal audit team of Company performed audits of major operational areas of the Company and carried out elaborate checks and verification and shared their findings with top management for remediation of minor gaps wherever required.

Future Outlook

The Company would continue to explore various options to strengthen its capital base and balance sheet to augment the long-term resources for meeting funding requirements of its business activities, financing the future growth opportunities, general corporate purposes and other purposes including effectively facing challenges of the uncertainties and disruptions caused by COVID-19 pandemic. The pandemic continues to pose major challenge to the entire world including India. However, it appears that the countries have now learnt the technique of adapting to the new way of life. The duration and severity of spread of second wave and third wave of pandemic, the scale and effectiveness of implementation of the ongoing vaccination program and the efficacy of monetary and fiscal policy actions of Indian Government are the important factors to impacting the pace of economic recovery.

The Company's present business operations are preponderantly that of a Loan Company, future of which largely depends upon financial and capital markets. Your Company has exposure in financially sound entities. Management is optimistic about

the future outlook of the Company. Further, more promising areas of activity are being explored on a sustained basis. The Company will expand its activities, consistent with its status as a Non-Banking Finance Company.

Human Resources

The Company firmly believes that intellectual capital and human resources is the backbone of the Company's success. The Company always treats human resources as its most valuable assets and continuously evolves policies and process to attract and retain its substantial pool of managerial resources through friendly work environment. The Company has always aimed to create a work place where every person can achieve his optimum potential. In view of this, the Company encourages its people to balance their professional and personal responsibilities leading to a more productive tenure of its employees. As on March 31, 2022, the number of permanent employees on the rolls of Company, was 12.

Corporate Sustainability and Social Responsibility

The Company constantly strives to meet and exceed expectations in terms of the quality of its business and services. The Company commits itself to ethical and sustainable operation and development of all business activities according to responsible care and its own code of conduct. Corporate Social Responsibility is an integral part of the Company's philosophy and participates in activities in the area of education and health.

Cautionary Statement

The statement in the Management's Discussion and Analysis Report detailing the Company's objectives, projections, estimates, expectations or predictions may be "forward looking statements" within the meaning of applicable securities laws and regulations. These statements being based on certain assumptions and expectation of future events, actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include changes in Government regulations and tax regime, economic developments within India and abroad, financial markets etc. The Company assumes no responsibility in respect of forward-looking statements that may be revised or modified in future on the basis of subsequent developments, information or events. The management of the Company has used estimates and judgments relating to the financial statements on a prudent and reasonable basis, in order that the financial statements reflect true and fair picture, the state of affairs and profit for the year. The following discussions on our financial condition and result of operations should be read together with our audited financial statements and the notes to these statements included in the Annual Report.

Compliance

The Compliance function of the Company is responsible for independently ensuring that operating and business units comply with regulatory and internal Guidelines. The Compliance Department of the Company is continued to play a pivotal role in ensuring implementation of compliance functions in accordance with the directives issued by regulators, the Company's Board of Directors and the Company's Compliance Policy. The Audit Committee of the Board reviews the performance of the Compliance Department and the status of compliance with regulatory/internal guidelines on a periodic basis.

New Instructions/guidelines issued by the regulatory authorities were disseminated across the Company to ensure that the business and functional units operate within the boundaries set by regulators and that compliance risks are suitably monitored and mitigated in course of their activities and processes. The key areas where the Company needs to introduce new policies or modify the existing policies to remain compliant are identified and acted upon. The Company has complied with all the regulations and guidelines of RBI applicable to a Non-Banking Finance Company.

Place: Kolkata Date: July 30, 2022

For MINOLTA FINANCE LIMITED By order of the Board For MINOLTA FINANCE LIMITED

Registered Office: 37 A&B, Stephen House 4, B.B.D. Bagh (East) Kolkata-700 001

Sd/-VISHAL CHHAPARIA DIN: 05351748 Independent Director (Additional) Sd/-DINESH KUMAR PATNIA DIN: 01709741 Managing Director

Annexure C

Details pertaining to the 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, as amended from time to time, for the Financial Year 2021-22

1) The ratio of the remuneration of each Director to the median remuneration of the employees of the Company and the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer and Company Secretary, during the Financial Year 2021-22, are as under:

Sl. No.	Name of Director/ KMP and Designation		· - /
1	Mr. Dinesh Kumar Patnia	5:8	Nil
2	Ms. Prachi Bajaj#	15:04	Nil
3	Ms. Puja Tebriwal*	35:16	Nil

[#] CFO of the Company.

- 1) None of the other Directors received any remuneration (except Dinesh Kumar Patnia).
- 2) There was no increase in the median remuneration of employees of the Company during the Financial Year 2021-22.
- 3) Number of permanent employees on the rolls of Company, were 12.
- 4) During F.Y. 2021-2022, there has been no percentage increase in the salaries of employees other than the Managerial personnel as compared to previous year.
- 5) We hereby affirm that the remuneration paid is as per the Remuneration Policy of the Company.

^{*}Ms. Puja Tebriwal (Appointed as a Company Secretary and the Compliance Officer w.e.f. 29/09/2021)

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

For the Financial Year ended on March 31, 2022

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

To, The Members, **Minolta Finance Limited** 37 A & B, Stephen House 4, BBD Bag (East) Kolkata – 700 001

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s Minolta Finance Limited (CIN L65921WB1993PLC057502)** (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 or opinion thereon.

Based on our verification of **M/s Minolta Finance Limited** books, papers, Minute Books, Forms and Returns filed and other records maintained by the Company, to the extent the information provided by the Company, its officers, agents and authorised representatives during the conduct of secretarial audit, the explanations and clarifications given to us and the representations made by the Management, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on March 31, 2022 generally 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 hereby report that compliance with applicable laws is the responsibility of the company and our report constitutes an independent opinion. Our report is neither an assurance for future viability of the company nor a confirmation of efficient management by the company.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by **M/s Minolta Finance Limited** for the financial year ended on 31st March, 2022 according to the provision of:

- 1. The Companies Act, 2013 (the Act) and the rules made thereunder:
- 2. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made there under;
- 3. The Depositories Act, 1996 and the Regulations and Bye- laws framed thereunder;
- 4. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investments and Overseas Direct Investment and External Commercial Borrowings; (There was no External Commercial Borrowing by the Company during the period under review;
- 5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz.:
- a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, as amended from time to time;
- b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 to the extent applicable to the company during the period under review;

- c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended from time to time; (Not applicable to the Company during the audit period);
- d. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021: (Not applicable to the Company during the audit period)
- e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008:(Not applicable to the Company during the audit period);
- f. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021: **(Not applicable to the Company during the audit period**;
- g. The Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018);
- h. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993: The Company has appointed M/s Niche Technologies Private Limited who provides share registration and related services); and
- i. The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 6. As informed to me the following other Laws applicable to the Company as under:
- a. Prevention of Money Laundering Act, 2002;
- b. Income Tax Act, 1961;
- c. RBI regulations on Non-Banking Financial (Non-Deposit Accepting or Holding) Companies;
- d. Other Applicable Laws as per representation made by the management;

We further report that, we have not examined Compliance with applicable finance laws, like Direct Tax, Indirect Tax, Service Tax etc since, as per management representation by the Company; the same have been subject to review by the statutory financial auditor and other designated professionals.

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

- 1. Secretarial Standards issued by The Institute of Company Secretaries of India.
- 2. The Listing Agreements entered into by the Company with Stock Exchanges read with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc mentioned above except to the extent as mentioned below:

1. The Company is suspended for trading by The Calcutta Stock Exchange Ltd.

In respect of other laws applicable to the Company, we have relied on information/records produced by the Company during the course of our audit and the reporting is limited to that extent.

We further report that:

The compliance by the Company of applicable financial laws such as direct and indirect tax laws and maintenance of financial records and books of accounts have not been reviewed in this Audit since the same have been subject to review by the statutory financial auditors, tax auditors, and other designated professionals.

The Board of Directors of the Company is duly constituted with proper balance of Executive Director, 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 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.

Majority decision is carried through and proper systems are in place which facilitates/ensures to capture and record, the dissenting member's views, if any, as part of the minutes. During the period, all the decisions in the Board Meetings were carried unanimously and no dissenting views have been recorded.

We further report that based on the information provided and the representation made by the Company and also on the review of the compliance certificates / reports taken on record by the Board of Directors of the Company, in our opinion 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.

We further report that during the audit period there were no specific events/ actions which have a major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc.

For JAISWAL A & CO. Company Secretaries

Sd/-**ARUN KUMAR JAISWAL**Practicing Company Secretary
Proprietor

Date: 30.07.2022 Mem. No.29827; C.P. No- 12281
Place: Kolkata UDIN- A029827D000716315

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

'ANNEXURE - B'

To, The Members, **Minolta Finance Limited** 37 A & B, Stephen House 4, BBD Bag (East) Kolkata – 700 001

Date: 30.07.2022

Place: Kolkata

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

- 1. Maintenance of Secretarial record is the responsibility of the Management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Where ever required we have obtained the Management representations about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited o the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither as 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.

For JAISWAL A & CO Company Secretaries

Sd/-**ARUN KUMAR JAISWAL**Practicing Company Secretary
Proprietor

Mem. No.29827; C.P. No- 12281 UDIN- A029827D000716315

To the Members of MINOLTA FINANCE LIMITED

UDIN-22053229ANWCJD7110

Independent Auditor's Report

To the Members of MINOLTA FINANCE LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the financial statements of **MINOLTA FINANCE LIMITED** ("the Company"), which comprise the standalone balance sheet as at 31st March, 2022, and the standalone statement of Profit and Loss (including other comprehensive income), the standalone statement of changes in equity and standalone statement of cash flows for the year ended, and notes to the standalone financial statements, including a summary of significant accounting policies and other explanatory information.

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

Basis for Opinion

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

Key Audit Matters

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

To the Members of MINOLTA FINANCE LIMITED

Management's and Board of Directors' Responsibilities for the Standalone Financial Statements

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

In preparing the standalone financial statements, the Management and Board of Directors are 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 Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

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

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

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

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

- Identify and assess the risks of material misstatement of the 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are

To the Members of MINOLTA FINANCE LIMITED

also responsible for expressing our opinion on whether the company has adequate internal financial controls system with reference to financial statements 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 and Board of Directors..
- Conclude on the appropriateness of management and Board of Directors. use of the going concern basis of accounting in preparation of standalone financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

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

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

We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the standalone financial statements and we have fulfilled our other ethical responsibilities in accordance with these requirements.

To the Members of MINOLTA FINANCE LIMITED

Report on Other Legal and Regulatory Requirements

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

- 1. 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 Standalone Balance Sheet, the Standalone Statement of Profit and Loss (including other comprehensive income), the standalone statement of changes in equity and the standalone statement of Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Companies (Indian Accounting Standards) Rules, 2015, as amended;
 - e) On the basis of the written representations received from the directors as on 31st March, 2022, taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
 - f) With respect to the adequacy of the internal financial controls over financial reporting of the Company with reference to these standalone Ind AS financial statements and the operating effectiveness of such controls, refer to our separate Report in 'Annexure B' to this report. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
 - g) In our opinion, the managerial remuneration for the year ended 31 March 2022 has been paid/provided by the Company to its directors in accordance with the provisions of the Section 197 read with Schedule V to the Act;
 - h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company does not have any pending litigations which would impact its financial position in its standalone financial statements.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or

To the Members of MINOLTA FINANCE LIMITED

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.

For Khandelwal Prem & Associates

Chartered Accountants Firm Registration No. -317092E

Sd/-

(FCA. P.N. Khandelwal) Membership No. 053229 Proprietor

UDIN-22053229ANWCJD7110

Place: Kolkata Dated: 15/07/2022

To the Members of MINOLTA FINANCE LIMITED

Annexure 'A'

The Annexure referred to in paragraph 1 of Our Report on "Other Legal and Regulatory Requirements".

We report that:

- i) There being no fixed assets with the company hence Para 3(i) does not apply.
- ii) As explained to us, inventories have been physically verified during the year by the management at reasonable intervals. No material discrepancy was noticed on physical verification of stocks by the management as compared to book records.
- iii) The Company being an NBFC whose principle business is to give loans is exempt from clause 3(iii).
- iv) In respect of loans, investments, guarantees, and security, provisions of Section 185 and 186 of the Act have been complied with.
- v) The Company has not accepted any deposits or amount which are deemed to be deposits from the public. Accordingly, clause 3(v) of the Order is not applicable to the Company.
- vi) As per information & explanation given by the management, the Central Government has not prescribed the maintenance of cost records under Section 148 (1) of the Act for the company.
- i) According to the records of the company, undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees' State Insurance, Income-tax, Sales-tax, Service Tax, Custom Duty, Excise Duty, value added tax, cess and any other statutory dues to the extent applicable, have generally been regularly deposited with the appropriate authorities. According to the information and explanations given to us there were no outstanding statutory dues as on 31st of March, 2022 for a period of more than six months from the date they became payable.
 - ii) According to the information and explanations given to us, there is no amount payable in respect of income tax, service tax, sales tax, customs duty, excise duty, value added tax and cess whichever applicable, which have not been deposited on account of any disputes.
- viii) There were no transactions relating to previously unrecorded income that have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961 (43 of 1961).

ix)

(a)In our opinion and according to the information and explanations given by the management, we are of the opinion that, the Company has not defaulted in repayment of

To the Members of

MINOLTA FINANCE LIMITED

dues to a financial institution, bank, Government or debenture holders, as applicable to the Company.

- (b) According to the information and explanations given to us and on the basis of our audit procedures, we report that the company has not been declared wilful defaulter by any bank or financial institutions or any other government authority.
- (c) The Company has not taken any loan from banks/ financial institutions hence clause 3(ix)(c) is not applicable.
- (d) According to the information and explanations given to us, and the procedures performed by us, and on an overall examination of the financial statements of the company, we report that no funds raised on short term basis have been used for long term purposes by the Company.
- (e) The company does not hold any investment in any subsidiary, associates or joint ventures (as defined under the companies act, 2013) during the year ended 31 March 2022. Accordingly, clause 3(ix)(e) is not applicable.
- x) Based on our audit procedures and according to the information given by the management, the company has not raised any money by way of initial public offer or further public offer (including debt instruments) or taken any term loan during the year.
- xi) According to the information and explanations given to us, we report that no fraud by the company or any fraud on the Company by its officers or employees has been noticed or reported during the year.
- xii) The company is not a Nidhi Company. Therefore clause xii) of the order is not applicable to the Company.
- xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Act, where applicable and the details have been disclosed in the Financial Statements etc. as required by the applicable accounting standards.

xiv)

- (a) In our opinion and based on our examination, the company has an internal audit system commensurate with the size a nature of its business.
- (b) We have considered the internal audit reports of the company issued till date, for the period under audit.
- xv) Provisions of section 192 of Act, have been complied with in case of non-cash transactions entered by the company with directors or persons connected with him
- xvi) The company is registered under section 45-IA of the Reserve Bank of India Act, 1934 and having registration no. B.05.04435.



To the Members of MINOLTA FINANCE LIMITED

- xvii) The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- xviii) There has been no resignation of the statutory auditors of the Company during the year.
- xix) On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements and our knowledge of the Board of Directors and Management plans and based on our examination of the evidence supporting the assumptions, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report indicating that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- xx) Provisions of Corporate Social Responsibility (CSR) is not applicable to the Company during the period under review.

For Khandelwal Prem & Associates

Chartered Accountants Firm Registration No. -317092E

Sd/-

(FCA. P.N. Khandelwal) Membership No. 053229 Proprietor

UDIN-22053229ANWCJD7110

Place: Kolkata Dated: 15/07/2022

Email premkhan58@yahoo.co.in

To the Members of MINOLTA FINANCE LIMITED

Annexure B

The Annexure referred to in paragraph 2(f) under the heading 'Report on other legal and regulatory requirements' of our report of even date

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

We have audited the internal financial controls with reference to standalone financial statement of Minolta Finance Ltd. (the 'Company') as of 31 March 2022 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

In our opinion, the Company has, in all material respects, adequate internal financial controls with reference to standalone financial statements and such internal financial controls were operating effectively as at 31 March 2022, based on the internal financial controls with reference to standalone 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 (the "Guidance Note").

Management's responsibility for internal financial controls

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

Auditor's responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting with reference to these standalone Ind AS financial statements based on our audit. We conducted our audit in accordance with the Guidance Note and the Standards on Auditing as specified under section 143(10) of the Act, to the extent applicable to an audit of internal financial controls with reference to standalone financial statements 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 over financial reporting with reference to these standalone Ind AS 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 over financial reporting with reference to these standalone

To the Members of MINOLTA FINANCE LIMITED

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

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the internal financial controls over financial reporting with reference to these standalone Ind AS financial statements.

Meaning of internal financial controls over financial reporting with reference to these Standalone Ind AS Financial Statements

A Company's internal financial control over financial reporting with reference to these standalone Ind AS 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 over financial reporting with reference to these standalone Ind AS financial statements includes those policies and procedures that:

- (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company;
- (ii) 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
- (iii)provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

Inherent limitations of internal financial controls over financial reporting with reference to these standalone Ind AS Financial Statements

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

To the Members of MINOLTA FINANCE LIMITED

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls over financial reporting with reference to these standalone Ind AS financial statements and such internal financial controls over financial reporting with reference to these standalone Ind AS financial statements were operating effectively as at 31 March 2021, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Khandelwal Prem & Associates

Chartered Accountants Firm Registration No. -317092E

Sd/-

(FCA. P.N. Khandelwal)

Membership No. 053229 Proprietor

UDIN-22053229ANWCJD7110

Place: Kolkata Dated: 15/07/2022

Tel : 033- 4061 1565; Mobile :93397 52585

Email premkhan58@yahoo.co.in



To the Members of MINOLTA FINANCE LIMITED

Auditor's Report to the Board of Directors of MINOLTA FINANCE LIMITED relating to para 3A & 3C of RBI Notification No. DFC/117/DG (SPT) - 98 dated 2^{nd} January 1998 with reference to the Audit of Accounts for the year ended 31^{st} March, 2022.

As required by the Non-Banking Financial Companies Auditor's Report (Reserve Bank) Directors 1998 and on the basis of such checks as we considered appropriate. We further state that: -

- a) The company are registered as "NON-BANKING FINANCIAL COMPANY" as provided in section 45-1A of Reserve Bank of India Act, 1934 and having registration no. B.05.04435.
- b) The Board of Directors of the Company has passed a resolution for the non-acceptance of any public deposits.
- c) The Company has not accepted any public deposits during the year under audit.

The Company has complied with the prudential norms relating to income recognition, accounting standards, asset classification and provisioning for bad and doubtful debt as applicable to it.

For Khandelwal Prem & Associates

Chartered Accountants Firm Registration No. -317092E

Sd/-

(FCA. P.N. Khandelwal) Membership No. 053229 Proprietor

UDIN-22053229ANWCID7110

Place: Kolkata Dated: 15/07/2022

CIN- L65921WB1993PLC057502

Balance sheet as at 31st March, 2022

Particulars	Note No.	Figures as at 31.03.2022	Figures as at 31.03.2021
I <u>ASSETS</u>			
1 Financial Assets			
(i) Cash and Cash Equivalents	1	16,75,943.20	16,63,866.11
(ii) Bank Balance other than (i) above		-	-
(iii) Loans	2	6,79,03,842.89	6,05,86,686.72
(iv) Inventories	3	63,36,055.00	63,36,055.00
(v) Investments	4	4,41,21,876.00	4,60,14,376.00
(vi) Others	5	1,04,15,911.77	
		13,04,53,628.86	11,46,00,983.83
Non Financial Assets			
(i) Deferred Tax Assets (Net)		-	-
(ii) Current Tax Assets(Net)	5	3,01,558.00	3,89,008.00
		3,01,558.00	3,89,008.00
TOTAL ASSETS	_	13,07,55,186.86	11,49,89,991.83
II EQUITY AND LIABILITIES			
Financial Liabilities			
(i) Borrowings	6	72,09,115.13	54,09,115.13
(ii) Trade Payables	7	69,75,926.80	19,33,576.00
		1,41,85,041.93	73,42,691.13
Non Financial Liabilities			
(i) Current tax liablities	5	5,85,879.06	4,15,549.36
(ii) Deferred Tax Liability	5	14,81,763.00	14,81,763.00
(iii) Provisions		82,67,730.00	-
		1,03,35,372.06	18,97,312.36
Equity			, ,
(i) Equity Share Capital	8	9,99,95,750.00	9,99,95,750.00
(ii) Other Equity	9	62,39,022.87	57,54,238.34
		10,62,34,772.87	10,57,49,988.34
TOTAL LIABLITIES AND EQUITY		13,07,55,186.86	11,49,89,991.83

Notes on Financial Statements

As per our report annexed of even date

For: Khandelwal Prem & Associates

Chartered Accountants Firm Reg. No: 317092E FOR MINOLTA FINANCE LIMITED

Sd/- P.N. Khandelwal Proprietor Membership No.: 053229 Address: Kolkata Date: 15.07.2022	Sd/- Dinesh Kumar Patnia Managing Director DIN: 01709741	Sd/- Tanuj Kumar Sharma Independent Director DIN: 06501960
UDIN- 22053229ANWCJD7110	Sd/- Prachi Bajaj Chief Financial Officer	Sd/- Puja Tebriwal Company Secretary

1-19

Statement of Profit and loss for the years ended 31st March, 2022

(Amount in Rs.)

				(Amount in Rs.)
	Particulars	Note No.	Figures for the year ended 31.03.2022	Figures for the year ended 31.03.2021
I	Revenue from operations			
	Interest Income	10	38,57,008.87	31,66,864.00
	Total Revenue		38,57,008.87	31,66,864.00
II	Expenses:			
11	Finance cost	11		
		12		-
	Fees and Commission Expenses	12		-
	Net Loss on recognition of debts assets/ liablities at amortised cost	13		-
	Change in Inventories of Stock in Trade (Net loss in fair value change)	14		-
	Employee benefit Expenses	15	17,11,300.00	14,05,000.00
	Other expenses	16	14,90,594.64	11,37,484.23
	Total expenses		32,01,894.64	25,42,484.23
III	Purify before executional items and tay (LII)		6 55 114 22	(24 270 77
	Profit before exceptional items and tax (I-II)		6,55,114.23	6,24,379.77
IV	Add/ Less: Exceptional items		(55 114 22	-
V	Profit before tax (III-IV)		6,55,114.23	6,24,379.77
VI	Tax expense:			
	(1) Current tax		1,70,329.70	1,62,338.74
	(2) Deferred tax			_
			1,70,329.70	1,62,338.74
VII	Profit (loss) for the period from continuing business		4,84,784.53	4,62,041.03
VIII	Profit (loss) for the period from discontinuing business (net of taxes)			-
IX	Profit (loss) for the period		4,84,784.53	4,62,041.03
X	Other Comprehensive Income			
(1)	Items that will not be reclassified subsequently to the Profit and Loss Account			
	(a) Changes in fair values of investment in equities carried at Fair Value Through OCI	17		-
(2)	Income-tax relating to Items that will not be reclassified			
	subsequently to the Profit and Loss Account			
	Other Comprehensive Income, net of tax			-
XI	Total Comprehensive Income for the period		4,84,784.53	4,62,041.03
XII	Basic & Diluted earning per Equity Share (for continuing operation)	18	0.05	0.05

Notes on Financial Statements

As per our report annexed of even date

For: Khandelwal Prem & Associates

Chartered Accountants Firm Reg. No: 317092E

Sd/-P.N. Khandelwal

Membership No.: 053229

Address: Kolkata Date: 15.07.2022

Proprietor

UDIN- 22053229ANWCJD7110

1-19

FOR MINOLTA FINANCE LIMITED

Sd/-Sd/-Tanuj Kumar Sharma Dinesh Kumar Patnia

Independent Director Managing Director DIN: 06501960 DIN: 01709741

Sd/-Sd/-

Puja Tebriwal Prachi Bajaj Company Secretary Chief Financial Officer

(Amount in Rs.)

	State	ment of changes in E	quity		
	Other Equity				
Particulars	Equity Share Capital	Reserve And Surplus		Reserve And Surplus Other comprehensive income	
		Statutory	Retained	Equity Instruments	company
		Reserve	Earning	Through OCI	
Balance as at 1st April, 2020	9,99,95,750.00	9,55,318.21	32,03,643.90	11,33,235.02	10,52,87,947.13
Changes in Equity					-
(a) Profit for the year	-	-	4,62,041.03	-	4,62,041.03
(b) Other comprehensive Income	-	-	-	-	-
Total Comprehensive Income for the year	-		4,62,041.03	-	4,62,041.03
Add/Less: Inter equity transfer	-	92,408.21	(92,408.21)	-	-
Balance as at 31st March, 2021	9,99,95,750.00	10,47,726.42	35,73,276.72	11,33,235.02	10,57,49,988.16
Balance as at 1st April, 2021	9,99,95,750.00	10,47,726.42	35,73,276.72	11,33,235.02	
	9,99,93,730.00	10,47,720.42	33,73,270.72	11,55,255.02	
Changes in Equity			4.04.704.53		4 0 4 70 4 52
(a) Profit for the year	- 1		4,84,784.53	-	4,84,784.53
(b) Other comprehensive Income	-	96,956.91	(96,956.91)	-	-
Total Comprehensive Income for the year	-			-	-
Add/Less: Inter equity transfer	-			-	-
Balance as at 31st March, 2022	9,99,95,750.00	11,44,683.33	39,61,104.34	11,33,235.02	10,62,34,772.69

Notes on Financial Statements

As per our report annexed of even date

For: Khandelwal Prem & Associates

Chartered Accountants Firm Reg. No: 317092E

Sd/-	Dinesh Kumar Patnia		
P.N. Khandelwal	Managing Director		
Proprietor	DIN: 01709741		

Membership No.: 053229

Address: Kolkata Date: 15.07.2022

UDIN- 22053229ANWCJD7110

Sd/-Tanuj Kumar Sharma Independent Director

DIN: 06501960

FOR MINOLTA FINANCE LIMITED

Sd/-

Sd/-

Sd/-Puja Tebriwal Prachi Bajaj

Company Secretary Chief Financial Officer

MINOLTA FINANCE LIMITED Notes on Ind AS Financial Statements for the year ended 31st March 2022 3. Inventory Amount in Rs. Face **Particulars** As at March 31,2022 As at March 31,2021 Value Unquoted equity shares being financial assets Nos/Unit Nos/Unit Amount Amount held as inventory Baid Mercantiles Ltd 10.00 28,800 3,35,520.00 28,800 3,35,520.00 Kusum Industrial Gas Ltd. 10.00 1,700 55,62,026.00 1,700 55,62,026.00 Nri Invesment Ltd. 10.00 25,000 3,17,450.00 25,000 3,17,450.00 Octal Credit Capital Ltd. 10.00 1,20,000 1,21,056.00 1,20,000 1,21,056.00 M P Investments & Cons Services Ltd. 10.00 35,000 1.00 35,000 1.00 Nouview Capital & Finance Ltd. 10.00 5,200 1.00 5,200 1.00 Shashwat Sales & Services Private Limited 10.00 16,500 1.00 1.00 16,500 63,36,055.00 63,36,055.00 **Total** Inventory at cost 12,68,290.00 12,68,290.00 Inventory at fair value 63,36,055.00 63,36,055.00

a) More information regarding the valuation methodologies are provided in Note: 19.3.4.

4. Investments					Amount in Rs.		
Particulars	Face Value	As at March 31,2022		As at March 31.2022		As at Ma	arch 31,2021
Investment in Equity Instrumenst (in India)		Nos/Unit	Amount	Nos/Unit	Amount		
Others							
Unquoted - At FVTOCI							
classic barter private limited	10.00	-	1.00	-	1.00		
Bengal Pailan Park Dev Corp Ltd.	10.00	-	1.00	-	1.00		
Classic Oil & Suppliers & Services Pvt Ltd	10.00	1,32,878	36,71,395.00	1,32,878	36,71,395.00		
Jagannath Banwarilal Texofabs Pvt Ltd	10.00	6,680	14,45,996.00	6,680	14,45,996.00		
Kaliyaganj Agro Trading Pvt Ltd	10.00	74,600	25,71,024.00	74,600	25,71,024.00		
Mayur Solutions Private Limited	10.00	7,000	27,25,317.00	7,000	27,25,317.00		
Minvera Poultry Private Limited	10.00	10,000	11,45,952.00	10,000	11,45,952.00		
Ovo Farm Pvt Ltd	10.00	21,000	98,49,818.00	21,000	98,49,818.00		
PMC Alloys Private Limited	10.00	43,000	22,08,622.00	43,000	41,01,122.00		
Sakshi Housing Pvt Ltd	10.00	7,500	12,30,789.00	7,500	12,30,789.00		
Saraf Jewellers Associates Pvt Ltd	10.00	19,207	18,21,605.00	19,207	18,21,605.00		
Sagun Agencies Pvt Ltd	10.00	14,000	14,08,096.00	14,000	14,08,096.00		
Sagun Trexim Limited	10.00	33,293	33,65,710.00	33,293	33,65,710.00		
Shrihari Infracon Pvt Ltd	10.00	5,000	7,28,897.00	5,000	7,28,897.00		
Vedika Apartments Private Limited	10.00	10,000	8,04,127.00	10,000	8,04,127.00		
Vinayak Financial Consultants Pvt Ltd	10.00	25,000	60,24,379.00	25,000	60,24,379.00		
Yamuna Vyapaar Pvt. Ltd.	10.00	70,000	51,20,147.00	70,000	51,20,147.00		
Total		=	4,41,21,876	_	4,60,14,376		
Investment at cost			2,77,96,120.00		2,77,96,120.00		
Investment at fair value			4,41,21,876.00		4,60,14,376.00		

a) More information regarding the valuation methodologies are provided in Note: 19.3.4

MINOLTA FINANCE LIMITED NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

8. Equity Share Capital	(Amount in Rs.) As at 31.03.22	(Amount in Rs.) As at 31.03.21
Authorised Share Capital C.Y. 10200000 (P.Y. 10200000) Equity shares of Rs 10/- each	10,20,00,000.00	10,20,00,000.00
Issued, Subscribed and Fully paid up C.Y. 10000000 (P.Y.10000000) Equity Shares of Rs. 10/- each, Fully Paid up	10,00,00,000.00	10,00,00,000.00
Less: Calls In Arrear	4,250.00	4,250.00
Total	9,99,95,750.00	9,99,95,750.00

a) Reconciliation of the number of shares outstanding at the beginning and at the end of the reporting period

	As at Ma	As at March 31, 2022		31, 2021
<u>Particulars</u>	No. Of Share	Amount(in Rs.)	No. Of Share	Amount(in Rs.)
Opening Balance	1,00,00,000	10,00,00,000.00	1,00,00,000	10,00,00,000.00
Add: Share issued during the year	-	-	-	-
Less: Calls in Arrear		4,250.00		4,250.00
Less: Share cancelled during the year		-	-	<u> </u>
Share Outstanding at the end of the year	1,00,00,000	9,99,95,750.00	1,00,00,000	9,99,95,750.00

b) Details of shareholders holding more than 5% shares in the company

	As at March	As at March 31, 2022		31, 2021
<u>Particulars</u>	No. of Shares	%	No. of Shares	%
	-	-	-	-
	-	-	-	-

c) Terms/rights attached to equity shares

The company has only one class of equity shares having a face value of Rs 10 per share. Each holder of equity shares is entitled to one vote per share. In the event of liquidation of the company, the holders of equity shares will be entitled to receive their shares in remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

MINOLTA FINANCE LIMITED NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

	As at 31.03.22	As at 31.03.21
1. Cash & Cash Equivalents		
Financial asset		
Cash on Hand	67,063.58	2,288.00
Balance with Bank (Current A/c)	13,08,879.62	16,61,578.11
Cheque in transit	3,00,000.00	16.62.066.11
Total	16,75,943.20	16,63,866.11
2. Loans		
Unsecured- at amortised cost		
Loan in India other than to public sector entity		
Loan repayable on demand	6,80,74,027.96	6,07,33,744.32
Less: Provision for impairment	(1,70,185.07)	(1,47,057.60)
Total	6,79,03,842.89	6,05,86,686.72
Considered good	6,79,03,842.89	6,05,86,686.72
Considered doubtful		_
a) More information regarding the valuation methodologies are provided in	n Note	
5. Other Assets		
Balance with Revenue Authorities	5,41,052.00	-
Advance for shares	6,00,000.00	-
Non performing	72,69,859.77	-
scroll	20,00,000.00	-
Fixed Deposit	5,000.00	-
Note 5	1,04,15,911.77	
Note-5 a. Deferred Tax Assets		
Deferred Tax Assets on account of temporary differences:		
Loss allowance on Financial and Contract Assets	23,07,633.00	23,07,633.00
Total	23,07,633.00	23,07,633.00
b. Deferred Tax Liabilities		
Deferred Tax Liabilities on account of temporary differences: Fair value measurment of Equity Instruments	37,89,396.00	37,89,396.00
Total	37,89,396.00	37,89,396.00
Net	14,81,763.00	14,81,763.00
c. Movement in deferred tax assets / liablity		
Deferred Tax Assets		
Loss allowance on Financial and Contract Assets		
Charged To P/L		-
Charged To OCI	_	-
		-

Deferred Tax Liabilities Fair value measurment of Equity Instruments Charged To P/L Charged To OCI	_	- - -
d. Reconciliation of tax expense and the accounting profit multiplied by India's domestic tax rate for 31 March 2020 and 31 March 2021:		
Accounting profit before income tax	6,55,114.23	6,24,379.77
Income tax at India's statutory income tax rate of 26% (31 March 2020: 26%)	1,70,329.70	1,62,338.74
Non-deductible expenses / income for tax purposes Tax as per IT act	1,70,329.70	1,62,338.74
e. Current tax Assets		
Opening balance	3,89,008.00	4,75,270.00
Add: Payment/ Refund during the year	(87,450.00)	1,96,775.00
Less: Received/Adjustment during the year Closing balalnce	3,01,558.00	(2,83,037.00) 3,89,008.00
Closing balanice	3,01,338.00	3,89,008.00
f. Current tax liablity		
Opening balance	4,15,549.36	2,53,210.62
Add: Provision for Income Tax Less: paid during the year	1,70,329.70	1,62,338.74
Closing balalnce	5,85,879.06	4,15,549.36
6. Borrowings At amortised cost (in India)		
Unsecured rupee loan from body corporate (other than Banks)	72,09,115.13	54,09,115.13
Total	72,09,115.13	54,09,115.13
a) More information regarding the valuation methodologies are provided in No	te: 19.3.4	
7. Trade Payables a) Total outstanding dues of micro enterprises and small enterprise	35,86,320.80	_
and officer and officer and officer and officer priors	22,00,220.00	
b) Total outstanding dues of creditors other than micro enterprises and small enterprises	33,89,606.00	19,33,576.00
T-4-1	60.75.026.80	10.22.576.00

^{*} The Company on the basis of information available to it has not been able to verify the status of vendors under Micro, Small and Medium Enterprises Development Act, 2006 and hence disclosures relating to amount unpaid as at the year end together with interest paid/payable under this act have not been given.

Total

69,75,926.80

19,33,576.00

9. Other Equity	As at 31.03.22	As at 31.03.21
a)Reserve and Surplus		
Statutory reserve		
Opening	10,47,726.42	9,55,318.21
Add:	96,956.91	92,408.21
Closing	11,44,683.33	10,47,726.42
Retained Earning		
Opening	35,73,276.72	32,03,643.90
Add: Profit/(loss) during the year as per statement of P/L	4,84,784.53	4,62,041.03
Less: Transferred to statutory reserve	(96,956.91)	(92,408.21)
Closing	39,61,104.34	35,73,276.72
Other Comprehensive Income		
Opening	11,33,235.20	11,33,235.20
Add:		-
Less: Transferred to statutory reserve		-
Closing	11,33,235.20	11,33,235.20
Total	62,39,022.87	57,54,238.34

MINOLTA FINANCE LIMITED CASH FLOW STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2022

	Particulars	2021-22	2020-21
<i>A</i> .	Cash Flow from Operating Activities		
	Net Profit before tax	6,55,114.23	6,24,379.77
	Add/Less Adjustments for:		
	FVTPL on Equity held as inventory	-	-
	Provision for Impairment	-	=
	Operating Profit before Working Capital Changes.	6,55,114.23	6,24,379.77
	Add/Less Adjustments for:		
	Loans & Advances	(73,17,156.17)	(19,10,691.00)
	Borrowings		-
	Current tax assets	87,450.00	86,262.00
	Trade Payables	47,91,869.03	9,82,750.00
]		(17,82,722.91)	(2,17,299.23)
	Deduct Taxes paid (Net of refund)	(92,700.00)	=
	Cash Inflow from Operations	(18,75,422.91)	(2,17,299.23)
В.	Cash Flow From Investing Activities		
	Sale/Purchase of Investments	18,92,500.00	-
	Purchase of Fixed Deposit	(5,000.00)	
	Net Cash from Investing Activities	18,87,500.00	-
C.	Cash Flow From Financial Activities.		
	Increase/Decrease in Share Capital		-
	Net Cash Flow from Financial Activities		-
	Net Increase /(Decrease) in Cash and Cash Equivalent	12,077.09	(2,17,299.23)
	Opening Balance of Cash and Cash Equivalents	16,63,866.11	18,81,165.34
	Closing Balance of Cash and Cash Equivalents	16,75,943.20	16,63,866.11

The Cash Flow Statement of Minolta Finance Ltd. derived from the financial statements for the year ended March 31, 2022 has been prepared in accordance with indirect method as prescribed in Ind-AS 7.

12,077.09

As per our Report of even date.

For: Khandelwal Prem & Associates

Chartered Accountants Firm Reg. No: 317092E For Minolta Finance Limited

Sd/-Sd/-

Tanuj Kumar Sharma Dinesh Kumar Patnia Sd/-**Managing Director** Independent Director

P.N. Khandelwal DIN: 01709741 DIN: 06501960 Proprietor

Membership No.: 052339 Sd/-Sd/-

Prachi Bajaj Puja Tebriwal

Chief Financial Officer Address : Kolkata Company Secretary Date: 15.07.2022

UDIN- 22053229ANWCJD7110

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31ST MARCH 2022.

	(Amount in Rs.)	(Amount in Rs.)
	Year Ended	Year Ended
<u>-</u>	31.03.22	31.03.21
10. Interest Income		
Interest on loan	37,64,308.87	31,16,461.00
Interest on IT Refund	92,700.00	50,403.00
Total =	38,57,008.87	31,66,864.00
11. Finance Cost		
Interest on Borrowings measured at Amortised cost	_	-
Total		-
12. Fees and Commission Expenses		
Commission		_
Total		_
13. Net Loss on intial recognition of debts assets/ liablities at amortised cost On loan assets/ liablities at amortised cost Total		<u>-</u>
14. Change in Inventories of Stock in Trade (Net loss on fair value change)		
Closing Stock in Trade	63,36,055.00	63,36,055.00
Less: opening Stock in Trade	63,36,055.00	63,36,055.00
Total	-	-
<u>Details of Closing Stock of Stock in Trade</u>		
Shares held as stock	63,36,055.00	63,36,055.00
15. Employee Benefits Expense		
Salary	16,51,300.00	13,45,000.00
Salary to Directors	60,000.00	60,000.00
Total	17,11,300.00	14,05,000.00

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

NOTES ON FINANCIAL STATEMENT FOR THE YEAR		
	(Amount in Rs.)	(Amount in Rs.)
	Year Ended 31.03.22	Year Ended 31.03.21
16. Other Expenses	31.03.22	31.03.21
Auditors' Remuneration	30,000.00	35,000.00
Accounting charges	1,20,000.00	1,20,000.00
Advertisement	6,426.00	5,544.00
Annual Custodian Fees	0,420.00	53,300.00
E Voting Expenses	_	-
Professional Fees	1,58,340.00	1,45,680.00
RTA Fees	1,36,340.00	20,060.00
Bank Charges	2,637.30	2,483.90
ROC Filing Fees	2,037.30	5,400.00
· · · · · · · · · · · · · · · · · · ·	1,23,844.00	1,00,476.33
General Expenses		
Listing Fees (BSE)	3,18,600.00	3,54,000.00
CDSL	25,584.19	
NSDL	23,805.00	
TDS	42,390.00	
Depository Fee	54,200.00	12 240 00
Printing & Stationary	51,418.00	12,240.00
General Meeting Expenses	38,500.00	42,100.00
Telephone Expenses 36,372.00	28,930.00	
Travelling & Conveyance	2,47,766.00	1,15,400.00
Office Maintenance Expenses	74,336.00	67,846.00
Postage & Stamps	12,802.00	3,624.00
Staff Welfare Exp	69,480.00	25,400.00
Filing fees	30,800.00	
Donation and subscription	-	-
Provision on Assets	23,294.15	-
Statutory Provision on Standard Assets (Impairment Loss on Standard		
assets)	-	-
Total	14,90,594.64	11,37,484.23
17. Other Comprehensive Income/(Expense)		
Fair Value of Equity Investments- Designated at OCI		-
Total		-
18. Earnings Per Share (EPS)		
Face Value per equity shares (Rs.)	10.00	10.00
	10.00	10.00
a) Basic / Diluted Earning per share		
Net profit after tax as per Statement of Profit & Loss	4,84,784.53	4,62,041.03
attributable to Equity Shareholders (Rs.)		
Weighted Average Number of equity shares used as	1,00,00,000.00	1,00,00,000.00
denominator for calculating EPS		
Basic/Diluted Earnings per share(Rs.)	0.05	0.05

Potential Instrument that could potentially dilute EPS

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

Note 19

Notes to standalone financial statements for the year ended 31 March 2022

19.1 Corporate information:

Minolta Finance Ltd. ('the Company', 'MFL') is a company limited by shares, incorporated on 15th January 1993 and domiciled in India. The Company has its registered office at 37 A & B STEPHEN HOUSE, 4 B.B.D BAG (EAST) KOLKATA WB 700001 India. The Company is a Non-Banking Financial Company (NBFC) registered with the Reserve Bank of India (RBI).

The Audited Financial Statements were subject to review and recommendation of Audit Committee and approval of Board of Directors. Board of Directors of the Company will approve and recommend the Audited Financial Statements for consideration and adoption by the shareholders in its ensuing Annual General Meeting.

19.2 Basis of preparation:

The financial statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as per the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and notified under section 133 of the Companies Act, 2013 (the Act) along with other relevant provisions of the Act and the Master Direction – Non-Banking Financial Company – Systemically Important Non-Deposit taking Company and Deposit taking Company (Reserve Bank) Directions, 2016 ('the NBFC Master Directions') issued by RBI. The financial statements have been prepared on a going concern basis. The Company uses accrual basis of accounting except in case of significant uncertainties. For all periods up to and including the year ended 31 March 2022, the Company had prepared its financial statements in accordance with accounting standards notified under Section 133 of the Companies Act 2013, read together with paragraph 7 of the Companies (Accounts) Rules, 2014 and the Companies (Accounting Standards) Amendment Rules, 2016 and the NBFC Master Directions (hereinafter referred as 'Previous GAAP'). These financial statements for the year ended 31 March 2022havebeen prepared in accordance with Ind AS.

19.2.1 Presentation of financial statements:

The Company presents its Balance Sheet in order of liquidity. The Company generally reports financial assets and financial liabilities agross basis in the Balance Sheet. They are offset and reported net only when Ind AS specifically permits the same or it has an unconditional legally enforceable right to offset the recognized amounts without being contingent on a future event. Similarly, the Company offsets incomes and expenses and reports the same on a net basis when permitted by Ind AS specifically unless they are material in nature. Critical accounting estimates and judgments. The preparation of the Company's financial statements requires Management to make use of estimates and judgments. In view of the inherent uncertainties and a level of subjectivity involved in measurement of items, it is possible that the outcomes in the subsequent financial years could differ from those on which the Management's estimates are based. Accounting estimates and judgments are used in various line items in the financial statements for e.g.:

- Business model assessment
- Effective Interest Rate (EIR)
- Impairment on financial assets
- Provisions and other contingent liabilities

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

• Provision for tax expenses

19.3 Summary of significant accountingpolicies

This note provides a list of the significant accounting policies adopted in the preparation of these financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

19.3.1 Income

(i) Interest income

The Company recognises interest income using Effective Interest Rate (EIR) on all financial assets subsequently measured at amortized cost. EIR is calculated by considering all costs and incomes attributable to acquisition of a financial asset or assumption of a financial liability and it represents a rate that exactly discounts estimated future cash payments/receipts through the expected life of the financial asset/financial liability to the gross carrying amount of a financial asset or to the amortized cost of a financial liability. The Company recognises interest income by applying the EIR to the gross carrying amount of financial assets. Delayed payment interest (penal interest) levied on customers for delay in repayments/non-payment of contractual cashflows is recognized on realization.

(ii)Dividend income

Dividend income on equity shares is recognized when the Company's right to receive the payment is established, which is generally when shareholders approve the dividend.

19.3.2 Expenditures

- (i) Finance costs Borrowing costs on financial liabilities are recognized using the EIR
- (ii) Fees and commission expenses Fees and commission expenses which are not directly linked to the sourcing of financial assets, such as commission/incentive incurred on value added services and products distribution, recovery charges and fees payable for management of portfolio etc., are recognized in the Statement of Profit and Loss on an accrual basis.
- (iii) Taxes Expenses are recognized net of the Goods and Services Tax/Service Tax, except where credit for the input tax is not statutorily permitted.
- 19.3.3 Cash and cash equivalents Cash and cash equivalents include cash on hand, 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.
- **19.3.4 Financial instruments** A financial instrument is defined as any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. Trade receivables and payables, loan receivables, investments in securities and subsidiaries, debt securities and other borrowings, preferential and equity capital etc. are some examples of financial instruments.

All the financial instruments are recognized on the date when the Company becomes party to the contractual provisions of the financial instruments. For tradable securities, the Company recognises the financial instruments on settlement date.

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

Financial assets:- Financial assets include cash, or an equity instrument of another entity, or a contractual right to receive cash or another financial asset from another entity. Few examples of financial assets are loan receivables, investment in equity and debt instruments, trade receivables and cash and cash equivalents.

Initial measurement

All financial assets are recognized initially at fair value including transaction costs that are attributable to the acquisition of financial assets except in the case of financial assets recorded at FVTPL where the transaction costs are charged to profit or loss.

Subsequent measurement

For the purpose of subsequent measurement, financial assets are classified into these categories:

- (a) Debt instruments at amortized cost
- (b) Equity instruments at FVTPL
- (c) Equity instruments designated at FVOCI

(a) Debt instruments at amortized cost The Company measures its financial assets at amortized cost if both the following conditions are met:

The asset is held within a business model of collecting contractual cash flows;

Contractual terms of the asset give rise on specified dates to cash flows that are Sole Payments of Principal and Interest (SPPI) on the principal amount outstanding.

To make the SPPI assessment, the Company applies judgment and considers relevant factors such as the nature of portfolio and the period for which the interest rate is set.

The Company determines its business model at the level that best reflects how it manages groups of financial assets to achieve its business objective. The Company's business model is not assessed on an instrument by instrument basis, but at a higher level of aggregated portfolios. If cash flows after initial recognition are realized in a way that is different from the Company's original expectations, the Company does not change the classification of the remaining financial assets held in that business model, but incorporates such information when assessing newly originated financial assets going forward.

The business model of the Company for assets subsequently measured at amortized cost category is to hold and collect contractual cash flows. However, considering the economic viability of carrying the delinquent portfolios in the books of the Company, it may sell these portfolios to banks and/or asset reconstruction companies After initial measurement, such financial assets are subsequently measured at amortized cost on effective interest rate (EIR).

(b) Equity instruments at FVTPL The Company classifies financial assets which are held for trading under FVTPL category. Held for trading assets are recorded and measured in the Balance Sheet at fair value. Interest and dividend incomes are recorded in interest income and dividend income, respectively according to the terms of the contract, or when the right to receive the same has been established. Gain and losses on changes in fair value of debt instruments are recognized on net basis through profit or loss.

The Company's inventory of equity shares have been classified under this category.

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

(c) Equity investments designated under FVOCI All equity investments in scope of Ind AS 109 'Financial Instruments' are measured at fair value. The Company has strategic investments in equity for which it has elected to present subsequent changes in the fair value in other comprehensive income. The classification is made on initial recognition and is irrevocable.

All fair value changes of the equity instruments, excluding dividends, are recognized in OCI and not available for reclassification to profit or loss, even on sale of investments. Equity instruments at FVOCI are not subject to an impairment assessment.

Derecognition of Financial Assets

The Company derecognizes a financial asset (or, where applicable, a part of a financial asset) when:

- The right to receive cash flows from the asset have expired; or
- The Company has transferred its right to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under an assignment arrangement and the Company has transferred substantially all the risks and rewards of the asset. Once the asset is derecognized, the Company does not have any continuing involvement in the same.

The Company transfers its financial assets through the partial assignment route and accordingly derecognizes the transferred portion as it neither has any continuing involvement in the same nor does it retain any control. If the Company retains the right to service the financial asset for a fee, it recognises either a servicing asset or a servicing liability for that servicing contract. A service liability in respect of a service is recognized at fair value if the fee to be received is not expected to compensate the Company adequately for performing the service. If the fees to be received is expected to be more than adequate compensation for the servicing, a service asset is recognized for the servicing right at an amount determined on the basis of an allocation of the carrying amount of the larger financial asset.

- On derecognition of a financial asset in its entirety, the difference between: the carrying amount (measured at the date of derecognition) and
- the consideration received (including any new asset obtained less any new liability assumed) is recognized in profit or loss.

Financial liabilities:-

Financial liabilities include liabilities that represent a contractual obligation to deliver cash or another financial assets to another entity, or a contract that may or will be settled in the entities own equity instruments. Few examples of financial liabilities are trade payables, debt securities and other borrowings and subordinated debts. Initial measurement All financial liabilities are recognized initially at fair value and, in the case of borrowings and payables, net of directly attributable transaction costs. The Company's financial liabilities include trade payables, other payables, debt securities and other borrowings.

Subsequent measurement

After initial recognition, all financial liabilities are subsequently measured at amortized cost using the EIR .Any gains or losses arising on derecognition of liabilities are recognized in the Statement of Profit and Loss.

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

Derecognition

The Company derecognizes a financial liability when the obligation under the liability is discharged, cancelled or expired.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the Balance Sheet only if there is an enforceable legal right to offset the recognized amounts with an intention to settle on a net basis or to realize the assets and settle the liabilities simultaneously

19.3.5 Taxes

(i) Current tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, in accordance with the Income Tax Act, 1961 and the Income Computation and Disclosure Standards (ICDS) prescribed therein. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date. Current tax relating to items recognized outside profit or loss is recognized in correlation to the underlying transaction either in OCI or directly in other equity. Management 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.

(ii) Deferred tax

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

Deferred tax liabilities are recognized for all taxable temporary differences and deferred tax assets are recognized for deductible temporary differences to the extent that it is probable that taxable profits will be available against which the deductible temporary differences can be utilized. The carrying amount of deferred tax assets is 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 asset to be utilized.

Unrecognized deferred tax assets, if any, are reassessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognized outside profit or loss is recognized either in OCI or in other equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

19.3.6 Impairment of financial /non-financial assets

An assessment is done at each Balance Sheet date to ascertain whether there is any indication that an asset may be impaired. If any such indication exists, an estimate of the recoverable amount of asset is determined. If the carrying value of relevant asset is higher than the recoverable amount, the carrying value is written down accordingly.

- (a) Amount of impairment loss recognized in Profit and Loss A/c on loans (Financial assets) –2021-22: NIL
- (b) Amount of reversal of impairment loss recognized in Profit and Loss A/c- 2021-22: NIL, 2020-21: NIL
- (c) Amount of impairment loss recognized in Other Comprehensive Income 2021-22: NIL, 2020-21: NIL
- (d) Amount of reversal of impairment loss recognized in Other Comprehensive Income- 2021-22: NIL, 2020-21: NIL
- (e) The management recognizes 0.25% of the loan amount may not be recovered and accordingly impairment loss @0.25% of the loan assets on the reporting date is recognized.

19.3.7 Provisions and contingent liabilities

The Company creates a provision when there is present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation.

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. The Company also discloses present obligations for which a reliable estimate cannot be made. 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.

19.3.8 Events after reporting date

There have been no events after the reporting date that require adjustment/disclosure in these financial statements.

19.3.9 Fair value measurement

The Company measures its qualifying financial instruments at fair value on each Balance Sheet date.

Fair value is the price that would be received against sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place in the accessible principal market or the most advantageous accessible market as applicable.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data is available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy into Level I, Level II and Level III based on the lowest level input that is significant to the fair value measurement as a whole. For a detailed information on the fair value hierarchy.

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

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

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy.

Fair values

Notes to standalone financial statements for the year ended 31 March 2022 (Contd.) Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction in the principal (or most advantageous) market at the measurement date under current market conditions (i.e., an exit price), regardless of whether that price is directly observable or estimated using a valuation technique.

In order to show how fair values have been derived, financial instruments are classified based on a hierarchy of valuation techniques.

This note describes the fair value measurement of both financial and non-financial instruments.

Valuation framework

The Company has an internal fair value assessment team which assesses the fair values for assets qualifying for fair valuation.

The Company's valuation framework includes:

- Benchmarking prices against observable market prices or other independent sources;
- Development and validation of fair valuation models using model logic, inputs, outputs and adjustments.

These valuation models are subject to a process of due diligence and validation before they become operational and are continuously calibrated. These models are subject to approvals by various functions including risk, treasury and finance functions. Finance function is responsible for establishing procedures, governing valuation and ensuring fair values are in compliance with accounting standards.

Valuation methodologies adopted Fair values of financial assets, other than those which are subsequently measured at amortized cost, have been arrived at as under:

- Fair values of equity shares held as inventory held for trading under FVTPL have been determined under level 2 using observable per share value based on latest available balance sheet of the investee company.
- Fair values of equity shares held as investment under FVTOCI have been determined under level 2 using observable per share value based on latest available balance sheet of the investee company.

Fair value hierarchy

The Company has determined that the carrying values of cash and cash equivalents, bank balances, trade payables and other current liabilities are a reasonable approximation of their fair value and hence their carrying value are deemed to be fair value.

NOTES ON FINANCIAL STATEMENT FOR THE YEAR ENDED 31st MARCH 2022

The Company determines fair values of its financial instruments according to the following hierarchy: <u>Level 1:</u> valuation based on quoted market price: financial instruments with quoted prices for identical instruments in active markets that the Company can access at the measurement date.

<u>Level 2:</u>valuation based on using observable inputs: using observable per share value based on latest available balance sheet of the investee company.

<u>Level 3</u>: valuation technique with significant unobservable inputs: financial instruments valued using valuation techniques where one or more significant inputs are unobservable.

Quantitative disclosures of fair value measurement hierarchy for assets as at 31 March 2022

Assets/Liabilities	Valuation date	Value (Level 2)
Equity Share held as Inventory	31-03-2022	6336055.00
	31-03-2021	6336055.00
	01-04-2020	6336055.00
Equity Share held as Investment	31-03-2022	44121876.00
	31-03-2021	46014376.00
	01-04-2020	46014376.00