

## A. K. SPINTEX LIMITED

Hegd. Office: 14th K.M. Stone, Chittorgurh Road.
Village: Billips Klaine, BHILWARA. 311 001 (Rej.)
CIN No. 1111 INTER1848LC08916
Mabile: +81 98870 49006
E-mail: akspirtex/ggmail.com
web: www.akspirtex.com

Sep. 02 2022

Te,
The General Manager
DCS-CRD
Bordon Exchange Ltd.
Rotunda Building
P.J. Tower Dalla Street, Fort
MUMBAL - 400001.

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#### BSE SCRIP: 539300

Sub: Filing of Annual Report for the year ended 31st March, 2022 proposed to be adopted at ensuing Annual General Meeting scheduled to be held on Friday 30st September, 2022.

Denr Sir.

We are here to submit 28th Annual Report for the year 2021-22 of the company containing the Balance Sheet as at 31th March, 2022, and the Statement of Profit & Loss and Cash Flow for the year ended 31th march, 2022 and the Board Report along with Corporate Governance Report and Auditor's Report on the date and its annexing being send to the members of the company by amail-physical copy, as may be required.

Kindly note that Amual General meeting of the company is scheduled to be held on Friday 30th September, 2022 at 11:00 A.M.

You are requested to please take on record the above said document of the company for your reference and further needful.

Thanking You

Yours faithfully

For: A.K. SPINTEX LIMITED

Ashish Kumar Bagrecha Company Secretary& Compliance Officer

# TWENTY EIGHT ANNUAL REPORT 2021-2022



# A. K. SPINTEX LIMITED



## A.K. SPINTEX LIMITED.

#### 2021-2022

#### BOARD OF DIRECTORS

- -SHRI PRAKASH CHAND CHHABRA- MANAGING DIRECTOR
- SHRI TILOK CHAND CHHABRA- DIRECTOR
- SHRI SAURABH CHHABRA- DIRECTOR
- SHRI SNADEEP HINGER-INDEPENDENT DIRECTOR
- SHRI DEEPAK KARWA -INDEPENDENT DIRECTOR
- SMT DIVYA PRAVEEN KOTHARI- INDEPENDENT DIRECTOR (WOMAN)

#### SENIOR EXECUTIVES

SHRI DINESH PORWAL - GENERAL MANAGER (FINANCE)
SHRI ARUN SINGH - GENERAL MANAGER (TECH.)

COMPANY SECRETARY ASHISH KUMAR BAGRECHA

AUDITORS
RHDA & ASSO.
CHARTERED ACCOUNTANTS
CHECHANI CHAMBERS
3-E-22. R.C. VYAS COLONY
BHILWARA-311 001

BANKERS HDFC BANK S.K. PLAZA, BRANCH BHILWARA-311 001(Raj.)

REGISTERED OFFICE & WORKS 14 KM. STONE, CHITTORGARH ROAD, BILLA KALAN, BHILWARA-311 001 [RAJASTHAN]



## A.K. SPINTEX LIMITED, BHILWARA

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#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the TWENTY-EIGHT ANNUAL GENERAL MEETING of A.K. SPINTEX LIMITED will be held at its registered office at 14 K.M. Stone, Chittergarh Road, Ballya Kalan, BHILWARA-311001 on Friday, 30th September, 2022 at 11.00 A.M. to transact the following business.

#### ORDINARY BUSINESS

- To receive considers and adopts the audited statement of accounts of the Company for the year exist.
   31st March, 2022, together with reports of the Directors and Auditor's thereon.
- To appear a director in place of Mr. Tilok Chand Chlarbra (DIN: 00167401) who retires by rotation in terms of Section 152 (6) of Companies Act;2013 and being eligible offer himself for rearpointment.

Registered Office: 14th Km. Stone, Chittorgarh Road, Bilia Kalan, Bilwara - 311001.

PLACE: BHILWARA DATE: 30.05.2022 BY ORDER OF THE BOARD OF DIRECTORS

(P. C. CHHABRA) MANAGING DIRECTOR

(ASHISH KUMAR BAGRECA) COMPANY SECRETARY



- 1. A Member entitled to antend and vote at the Annual General Meeting (AGM) is entitled to appoint a proxy to attend and vote (on poll) instead of himself and the proxy need not be a Member of the Company. The instrument appointing the proxy, in order to be effective, must be deposited at the Company's Registered Office, doly completed and signed, not less than FORTY-EIGHT HOURS before the meeting. Proxies submitted on behalf of limited companies, societies, etc., must be supported by appropriate resolutions/authority, as applicable. A person can act as proxy on behalf of Members not exceeding fifty (50) and holding in the aggregate not more than 10% of the total share capital of the Company. In case a proxy is proposed to be appointed by a Member holding more than 10% of the total share capital of the Company carrying voting sights, then such proxy shall not act as a proxy for any other posson or shareholder.
- The Register of Members and Share Transfer Books of the Company shall remain closed from 23 09:2022 to 30.09 2022 (both days inclusive).
- Members/Proxies attending the meeting are requested to bring their copy of the Annual Report for reference at the Meeting and also the Attendance Slips duly filled in for attending the meeting.
- Shareholders seeking any information with regard to Accounts are requested to write to the Company at least 7 days before the date of the meeting so as to enable the management to keep the information ready
- 5. The Members are requested to:
- a) Intimate changes, if any, in their registered addresses immediately.
- b) Quote their ledger folio number in all their correspondence.
- c) Hand over the enclosed attendance stip, duty signed in accordance with their specimen registered with the Company for admission to the meeting place.
- d) Bring their Annual Report and Attendance Slips with them at the AGM venue.
- Send their Email address to us for prompt communication and update the same with their D.P. to receive softcopy of the Angual Report of the Company.
- The report on the Corporate Governance and Management Discussion and Analysis also form part to the report of the Directors.
- Members seeking any information are requested to write to the Company by email at assances are all companies as 7 days before the date of the AGM to enable the management to reply appropriately at the AGM.
- 3. Members are requested to notify immediately any change in their address and E Mail ID to their respective Depository Participants (DPs) in respect of their electronic share accounts and to the Registror and Shine Transfer Agent of the Company at Beetal Financial & Computer Services (P) Ltd., Beetal House, 3<sup>rd</sup> floor, 99 Madangir, Behind Local Shopping center, Neur Dada Harsukkads Mandir. New dellis-110062.
- 4. Electronic copy of the Annual report is being sent to the members whose email 1Ds are registered with the Company/Depository Participants unless any member has requested for a bard copy of the same. For members who have not registered their email address, physical copies of the Annual report s being sent in the permitted mode.
- Members may also note that the Annual Report for FY 2021-22 will also available for downloading on Company's website www.akspintex.com.
- Corporate Members intending to send their authorized representatives to attend the Annual General Meeting needs to send a duly certified copy of the Board Resolution authorizing their representatives to attend and vote at the Meeting.
- Relevant documents referred to in the accompanying Notice are open for inspection by the members at the registered office of the company on all working days, except Saturday, between 11:00 A.M and 1:00 P.M.up to the date of the meeting.

## CDSL e-Voting System - For Remote e-voting and e-voting during AGM

#### THE INTRUCTIONS FOR SHAREHOLDRES FOR REMOTE E-VOTING ARE AS UNDER:

- (i) The voting period begins on 27-09-2022 at 10:00 A.M. and ends on 29-09-2022 at 5:00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in demarcrialized form, as on the cut-off date (record date) of 2€-08-2022 may cast their vote electronically. The evoting module shall be disabled by CDSI, for voting thereafter.
- Shareholders who have already voted prior to the meeting date would not be emitted to vote at the meeting venue.
- (iii) The shareholders should log on to the e-voting website www.evotingsndia.com.
- (iv) Click on "Shareholders" module.
- (v) Now enter your User ID

(DOB)

- в. For CDSL: 16 digits beneficiary (0,
- For NSDL: 8 Character DP ID followed by 8 Digits Client ID;
- Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.

Afternatively, if you are registered for CDSL's EASI/EASIEST e-services, you can log-in-at https://www.cdslindis.com from Loan-Mrdan Using your login credentials. Once you successfully log-in to CDSL's EASI/EASIEST e-services, click on e-Voting option and proceed directly to cast your vote electronically.

- (vi) Next enter the Image Verification as displayed and Click on Login.
- (vii) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.

For Shareholders holding shares in Demat Form and Physical Form

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

	For Similar industry amines in Demac Form and Figures Form
PAN	Enter your 10 digit elphe-numeric "PAN issued by income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	<ul> <li>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.</li> </ul>
Dividend	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format)
Bank	as recorded in your demat account or in the company records in order
Details	to login.
OR Date of Birth	<ul> <li>If both the details are not recorded with the depository or company please enter the member id / folio number in the</li> </ul>



Dividend Bank details field as mentioned in instruction (v)

- (ix) After entering these details appropriately, click on "SUBMIT" tab.
- (x) 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 sligible 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.
- (xi) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xii) Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- (xiii) 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.
- (xiv) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (ev) 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 molify your vote.
- (xvi) Once you "CDNFIRM" your vote on the resolution, you will not be allowed to modify your vote:
- (xvii) You can also take a print of the votes cust by clicking on "Click here to print" option on the Voting page.
- (xviii) If a demat account holder has torgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xix) Shareholders can also cast their vote using CDSL's mobile app "m-Voting". The m-Voting app can be downloaded from respective Store. Please follow the instructions as prompted by the mobile app while Remote Voting on your mobile.
- (xx) Note for Non Individual Shareholders and Custodians -Remote Voting
  - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evolingindia.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 emeiled to helpdask evoling@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 should be malled to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.



- A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian. If any, should be uploaded in PDF format in the system for the scrutinizer to yearly the same.
- Alternatively. Non-Individual shareholders are required to send the relevant Beard Resolution' Authority letter etc. logether with attested specimen signature of the duly authorized signatory who are authorized to vote; to the Scrulinizer and to the Company at the email address viz, abspirite:gigmail.com (designated email address by company). If they have voted from individual tab & not uploaded same in the CDSL is -voting system for the scrulinizer to verify the same.

If you have any queries or issues regarding e-Voting from the e-Voting System, 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 contact Mr. Nitin Kunder (022-230587381) or Mr. Meriboob Lakheri (022-23058543) or Mr. Ruitesh Daivi (022-23058542).

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, Mafattal Mill Compository of M. Joshi Marg, Lower Parel (East), Minchai - 400013 or send an email to helpdesk eyoling@cdslindis.com or call on 022-2305554249.

#### BY ORDER OF THE BOARD OF DIRECTOR

PLACE: BHILWARA DATE: 30.05.2022 (P. C. CHHABRA) Din No-001556331 MANAGING DIRECTOR

A Challengels (ASHISH KUMAR BAGRECHA) COMPANY SECRETARY



#### Management Discussion and Analysis Report

#### Industry Structure and development

Fabric Processing (Textile Industry) development commons to be the thrust area and the government is committed to focus and spend on Textile industry development in the country. Large and long term investments and new global plasners are expected to enter the Fabric processing industry as there is fugge potential for the Textile industry development in the country. There are various factors which act as strong drivers for long term austainable real estate demand in India such ac.

- · Continued economic growth:
- · Trend change is clothing.
- Young working population
- Rising disposable income:
- Increase Modernization:

#### Opportunities, Threat and Outlook

The Textile Sector in India has undergone rapid changes in the past few years. Bhilwara is known as textile city due to infrastructure and environment fabric processing industry have good opportunity changes in preference and choice of young generation also provide opportunity. New competitors have entered the core area of our operations in recent times. The fight for the market share has intensified with growing competition. This, combined with substantial increase in costs of inputs lost neutralized the impact of Government's positive policies for Textile sectors. Most of the new players, who have come in with the support of large business groups, have the financial strength to sostain large scale investments. These players continue to propel the competition with improved quality of products and services.

### Product Wise Performance

AKSL is one of the leading Process House for Processing of Polyester Fabric and Cotton Fabric in india. The Company provides quality processing with complete satisfaction.

To improve the operational and financial performance the company has:

- · Implemented various energy-savings mitiatives.
- Introduced new, high value techniques for fabric processing.

#### Risks and concerns

The company is continuously evaluating the risks of getting into areas where it has no exposure earlier, as compared to the risk of continuing to operate in an overcrowded, matured matter uniformity in the regulatory environment concerning the fabric processing (Textile industry) also the availability of quality manpower, market research models and reliable database on industry are concerns that need to be addressed for attracting FDI inflows in the industry.

#### Compliance

The level of compliance is increasing day by day and any default can attract penal provisions. Your continuous is regularly intentioring and reviews the changes in regulatory framework and also intentioring its compliance mechanism so as to ensure that distances of non-compliance do not occur.

#### Internal Control System

The Company has adequate internal control procedure and systems. Internal control system plays a great role in achieving the targets of any organization. Your Company gives top priority to establish a capable internal control system. The present internal control system of the Company is capable of facing the challenges and threats arising from the outside environment.



The Company's internal control system aims to ensure that:

- Laws and regulations are complied with;
- The instructions and directions issued by the Board and Management are compiled and implemented.
- The Company's internal processes are functioning correctly, particularly those implicating the security of its assets:
- Financial information is reliable and generally, contributes to the control over its activities, to the
  efficiency of its operations and to the efficient utilization of its resources.
- To prevent fraud, irregularity, misappropriation of Company's resources and early detection thereof.
  - The mermal controls are periodically reviewed by the Audit Committee to ensure their effectiveness and adoptive.

#### Human Resources.

The Company believes that the harman capital is the key engine for its growth and competitiveness if continues to focus on HR practices, systems and people development initiatives that encourage continuous learning on the job and meritocracy and which enhance the organization's capability. The Company's objective going forward would be to nursure and harness core management teams and explore outsources which will enable us to enhance management bandwidth and focus in this direction we have already successfully outsourced our construction activities to "best-in-class" contractors for all our current and appointing projects. The changing business scenario necessitates continuous development of employees in terms of skills and competencies in line with the Company's requirements.

#### Risk management

Risk management is the identification, assessment and taking pro-active measures to face the impact of various risks. Risks may arise from uncertainty in financial markets, project failures, legal liabilities, circuli risk, accidents, institual causes and disasters etc. The Company has adopted appropriate procedure and policies to safeguard the company against business and other risk to mitigate its impact to the extent possible. The Risk management plans & policies are periodically monitored, reviewed and evaluated and updated from time to time.

#### Cautionary Statement

The Management Discussion and Analysis contains certain forward looking statements. These statements pertain to the Company's future business prospects and business profitability, which are subject to a more of risks and uncertainties and the actual results could materially differ from the forward looking statements. The risks and uncertainties relating to these statements include, but are not limited to, risk and current functions in earnings, our ability to manage growth competition, economic growth in India, ability to attract and retain highly skilled professionals, time and cost over runs on contracts, government policies and actions with respect to investments. Fiscal deficits, regulation etc. and other factors which cannot be aminiputed.



#### DIRECTORS' REPORT

To: The Members

Your Directors have pleasure in presenting their 28th Annual Report on the business and operations of the Company and the accounts for the Financial Year ended March 31, 2022.

#### FINANCIAL SUMMARY

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	Control of the last of the last
2021-22	2020-21
7265,07	4799.95
761,41	478.57
90.89	94.96
670.52	383.61
401.50	337,63
269.01	45.98
81.64	7.30
184,37	38.68
-	
3.53	7.03
180.84	45.71
1636,01	1590.30
1816,85	1636,01
	7265,07 761,41 90.89 670,82 401,50 269,01 84,64 184,37 

## FINANCIAL HIGHLIGHTS AND OPERATION

The Key highlights pertaining to the business of the company for the year 2021-22 and period subsequent there to have been given hereunder:

- In view of the result for the financial year company furniver has been increase and profit is increase remarkably, company has been performed very well in this year and Board of directors are hopeful that they will increase the turn over an well as profit even in this recession and stiff competition in the processing sector. The directors are fully hopeful to achieve better results in future years.
- The company continues to closely monitor the impact the COVID-19 pandemic on all aspects of its
  business, including how it will impact its customers, employees, vendors and business partners. The
  managements have exercised due care, in concluding on significant accounting judgments and
  estimates inter-alia recoverability of receivables, assessment for impairment of inventory based on
  the information available to date, both internal and external, while preparing the financial Result for
  the Year ended 51tt March 2022.

#### DIVIDEND

With a view to provide a cushion for any floancial contingencies in the future and to strengthen the financial position of the Company, your Directors have decided not to recommend any dividend for the period under review.



## POLLUTION CONTROL

Your directors have pleasure to report that they going to install three stages Effluent Treatment Unit with Reverse Osmovis and Effluent Evaporation Plant which is very important for pollution control measures. And the present in water crisis problem it is very helpful and necessary for us. Our new ETP and to be installed R.O. System is a complete solution of water pollution.

#### DISCLOSURE OF PARTICULARS

Information under Sub-Section (3) (m) of Section 134 of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014 and Information as per Companies (Disclosure of particulars in the Report of Board of Directors) Rules, 1988 rolating to conservation of energy, technology absorption, foreign exchange earnings and outgo are given in Annexure forming part of this report.

#### LISTING OF SHARES

The Stares of the Company are listed in the following Stock Exchanges:-Bornbay Stock Exchange Ltd. Bornaby Listing fee has already been paid to the Stock Exchange for the year 2021-22 in time.

#### DIRECTORS

 In accordance with the Companies Act, 2015 Shri Tilok Chand Chhabra, director of the company will retire at the furthcoming Annual General Meeting but being eligible offers themselves for reappointment.

#### PUBLIC DEPOSIT

The Company has not accepted any fixed deposit from the public within the meaning of Section 73 &76 of the Companies Act, 2013

## APPOINTMENT OF SHARE TRANSFER AGENT

Company has been appointed SEBI Registered Bectal Financial & Computer Services (P) Ltd. New Delhi, as Transfer agent for transfer of shares

#### DEMAT OF SHARES

Company has been made an arrangement with NSDL and CDSI, to convert physical shares into Demail form. So member can convert his/her Shares in to demail form.

#### RESERVES

Your Directors propose to carry Rs. 180.84 Lakhs /- being the profit for the current year to the Balance. Sheet during the financial year ended March 31, 2022.

#### CAPITAL STRUCTURE

There is no change in the authorized and paid up share capital of the company during the year.

The Authorized Share Capital of the Company is Ra. 12,50,00,000/- (Rupees Twelve crore Fifty Luci only) divided into 1.25 Crore equity shares of Rs. 10/- each

The Paid up share capital of the Company is Rs. 5, 03, 17,500 only) divided into 50, 31,750) equity shares of Rs. 10% each



#### INDUSTRY SCENARIO AND STATE OF COMPANY'S AFFAIRS

Your company is Public Limited companies engaged, inter-alia, in the area of ManMade Fabric headquartered at Bhilwara (Raj.), India and not have any subsidiary company.

### CHANGE IN THE NATURE OF BUSINESS

There is no change in the nature of the business of the Company during the year.

MATERIAL CHANGES AND COMMITMENTS 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 THE REPORT

No material changes and commitments affecting the financial position of the company have occurred between the end of the financial year of the company to which the financial statements relate and the date of this report.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATION IN FUTURE

No significant and material orders were passed by the regulators or courts or tribunals which affect the going concern status and future operation of the Company

#### DIRECTORS AND KEY MANAGERIAL PERSONNEL.

#### I. Executive Directors and KMPs:

- At the Annual General Meeting (AGM) of the Company held on September 30th 2021, the Members had re-appointed Mr. Sourabh Oshabra (DIN: 00488493) as director of the Company.
- (ii) Mr. Tilok Chand Chinabra (DIN: 00167401) director is liable to active by rotation and being eligible offer himself for re-appointment as director of the Company.

## 2. Independent Directors;

- (ii) Mr. Sandeep binger (DIN 06885493), and Smt.Divya Praveen kothart (DIN: 06885490) were appointed as the Independent Directors under the Companies Act. 2013 for a term of 5 years with effect from 5th Iune 2019 and Mr. Deepak kurwa (DIN: 08682576) were appointed as the Independent Directors under the Companies Act, 2013 for a term of 5 years with effect from 12th Feb 2020.
- (ii) All Independent Directors have given declarations that they meet the criteria of independence as laid down under Section 149(6) of the Companies Act, 2013 and Clause 49 of the Listing Agreement.

## 3. Other Key Managerial Persons;

The Board of Directors has appointed Mr. Dinesh Porval as a CFO and Mr. Ashish Kumar Bagrecha as CS (ACS 34182) as required under section 203 of the Companies Act, 2013 on the recommendation of the Nomination & Remineration Committee and designated them as the Key Managerial Personal

#### MEETINGS OF THE BOARD OF DIRECTORS

The Board of Directors of the Company met 4 times during the year on 30<sup>th</sup> June, 2021, 14<sup>th</sup> August, 2021, 11<sup>th</sup> November, 2021, 11<sup>th</sup> February, 2022, in respect of which proper notices were given and the proceedings were properly recorded, signed and minimized in the Minutes book kept by the Company for the purpose. The intervening gap between the Meetings was within the period prescribed under the Companies Act, 2013.



#### Board independence:

Our definition of "independence" of Directors is derived from Clause 49 of the Listing Agreement with Stock Exchanges and Section 149(6) of the Companies Act, 2013. Based on the confirmation/disclosures received from the Directors and on evaluation of the relationships disclosed, the following Non-Executive Directors are Independent in terms of Clause 49 of the Listing Agreement and Section 149(6) of the Companies Act, 2013:-

- (i) Mr. Sandeep hinger (DIN: 06885495)
- (ii) Mr. Deepak Karwa (DIN: 08682576)
- (iii) Smt. Divya Praveen Kothan (DfN: 06885490)

#### Annual evaluation by the Board:

The evaluation framework for assessing the performance of Directors comprises of the following key areas:

- i. Attendance of Board Meetings and Board Committee Meetings.
- Quality of contribution to Board deliberations.
- iii. Strategic perspectives or inputs regarding future growth of Company and its performance.
- iv. Providing perspectives and feedback going beyond information provided by the management.
- v. Commitment to shareholder and other stakeholder interests

The evaluation involves Self-Evaluation by the Board Member and sobsequently assessment by the Board of Directors. Member of the Board not participated in the discussion of his/her evaluation.

#### DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirements of Section 134(5) of the Companies Act, 2013, it is hereby confirmed:

#### Accounting Standards:-

While preparing the annual accounts of the company for the year ended 31st March 2022 the applicable accounting standards had been followed along with proper explanations relating to material departures, if any

## Accounting Policies:-

The directors have selected such accounting policies and applied them consistently and reasonable and prodem judgment and estimates were made so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit of the company for that period.

#### Preparation of accounts on a going concern basis:-

The Annual accounts have been prepared on a going concern basis

#### Internal Financial Control:-

The directors had laid down internal financial controls to be followed by the company and such internal financial control is adequate and operating well.

### Compliance: -

The directors had devised proper system to ensure compliance with the provision of all applicable laws and that such system is adequate and operating effectively.

#### COMMITTEES OF THE BOARD:

During the year, in accordance with the Companies Act, 2013, the Board has the following 3 (Three) Committees as follows:

- (1) Audit Committee
- (2) Nomination and Remuneration Committee
- (3) Stakeholder Relationalup committee.



#### PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH THE RELATED PARTIES

Your Company has entered into transactions with the related parties, which are in its ordinary course of business and are carried out on an arm's length busis, the provisions of Section 188 to Related Party Transaction are complied

The particulars of every contract or arrangements entered into by the Company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto shall be disclosed in Form No. AOC-2. As Annexure III (Format enclosed)

### AKSL CODE OF CONDUCT FOR PREVENTION OF INSIDER TRADING

The Board of Directors has adopted the insider trading policy in accordance with requirement of SEBI (Prohibition of Insider Trading) Regulation, 2015 and applicable security laws. The insider trading policy of the company has lays down guidelines & procedures to be followed and disclosure will be made while dealing with shares of the company as well as the consequences of the violation. The policy has been formulated to regulate, monitor and ensure reporting of deals by employees and to maintain the highest ethical standard of dealing in company security.

The policy is available on company website.

#### DISCLOSURE OF REMUNERATION OF EMPLOYEES COVERED UNDER RULE 5(2) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014;

None of the employee of your company, who was employed throughout the finencial year, was in receipt of remuneration in aggregate of sorty lakit rupees or more or if employed for the part of the financial year was to receipt of remuneration of five lakh rupees or more per month.

## NAMES OF THE COMPANIES WHICH HAVE BECOME OR CEASED TO BE SUBSIDIARIES. JOINT VENTURES OR ASSOCIATE COMPANIES

At the end of the financial year under seview none of the company have become or ceased to be subsidiaries. Joint ventures or associate companies, and the Company has no subsaffary

### PERFORMANCE AND FINANCIAL POSITION OF THE SUBSIDIARY COMPANIES The Company has no subsidiary

## AUDITORS

#### Statutory Auditors

"RESOLVED THAT subject to the provision of section 139 (1) and other applicable provision, if any, of the Companies Act, 2013 and the Rules framed there under, as amended from time to time M/s RHDA & Associates, Chartered Accountants, (Firm Registration No. 014438C), statutory auditor of the company shall be subject to ratification in every annual general meeting till the conclusion of the twenty-eight Annual General Meeting of the Company to be held in the year 2022 (subject to ratification of their appointment at, every AGM held after this AGM), at such remuneration plus service tax, our-of-pocket, travelling and living expenses, etc., as may be mutually agreed between Board of Directors of the Company and the Auditor "

#### Secretarial Auditors

Ani) Somani & Associates Practicing Company Secretary were appointed to conduct the secretarial audit of the company for F.Y. 2021-22, as required under section 204 of the companies act, 2013 and rules made there under. The Secretarial Audit Report in form MR-3 for the financial year ended March 31, 2022 is annexed berewith marked as Annexure II to this Report. The Socretarial Audit Report does not contain any qualification, reservation or adverse remark.



#### AUDITORS' REPORT

There is no qualification, reservation or adverse remarks or disclaimer made by the auditors in their report.

#### AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

As per SEBI (Listing Obligation & Disclosure Requirement) Reglation, 2015 the Auditor's Certificate on Corporate Governance is enclosed as Annexore to the Board Report, The Auditor's Certificate for F.Y. 2021-22 does not contain any qualification, reservation or adverse remarks or disclaimer made by the auditors in their report.

## EXTRACT OF ANNUAL RETURN:

The details forming part of the extract of the Annual Return in form MGT-9 for the year ended 31st March, 202 is annexed herewith as "Annexore 1".

### CORPORATE SOCIAL RESPONSIBILITY

As per the provisions of Section 135 of the Companies Act, 2013, read with rules framed there under every company including its holding or subsidiary and a foreign company, which fulfills the criteria specified in sub-section (1) of section 135 of the Act shall comply with the provisions of Section 135 of the Act and its tules.

Since the Company is not falling under any criteria specified in sub-section (1) of section 135 of the Act, your Company is not required to constitute a Corporate Social Responsibility ("CSR") Committee.

### LISTING AGREEMENT

The Security & Exchange Board of India (SEBI) on September 2, 2015 issued (Listing Obligation & Disclosure Requirement) Regulation, 2015 with the aim to consolidate & streamline the provision of listing agreement for different segment of capital market to ensure better enforceability the said regulation were effective from December, 1, 2015 accordingly all listed entity were required to enter into the listing agreement within aix month from the effective date. The company entered into listing agreement with SEL Limited during Agrical 2015.

#### VIGIL MECHANISM

The Company has a vigit mechanism ramed vigit mechanism whistle blower Policy to deal with instance of fraud and mismaniagement, if any. The details of the Vigit Mechanism Policy are explained in the Corporate Governance Report as Annexure IV.

#### RISK MANAGEMENT POLICY

Risk management is the identification, assessment and taking pro-active measures to face the import of various risks. Risks may arise from uncertainty in financial markets, project failures, legal liabilities, credit itsk, accidents, natural causes and disasters ou. The Company has adopted appropriate procedure and policies to safeguard the company against business and other risk to rairigate its impact to the extent possible. The Risk management plans & policies are periodically munitored, reviewed and evaluated and undated from time to time.

## PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS MADE UNDER SECTION 186 OF THE COMPANIES ACT, 2013

The particulars of Loans, guarantees or investments made under Section 186 are furnished hereunder.

#### Details of Loans:

SL No	making	Details of Barrower	Amount		period for	ofBR		
				be utilized	which			



				by the recipient	10.456.00				
NIII	500	NO	201	5016	3/21	2011	5/0	200	N/11

#### Details of Investments:-

SL No	Date of investm ent	Details of Investee	Amount	Purpose for which the proceeds from investment is proposed to be utilized by the recipient.	Date of BR	Date of SR (if reqd)	Expected rate of return
NII	2011	NII	NII	80	NII	NII	501

#### Details of Guarantee / Security Provided:

SL No	Date of providing security/guarantee		Amoun	Purpose for which the security/guarante e is proposed to be utilized by the recipient	Date of BR	Date of SR (if any)	Commission
Nil	Sil	Nil	Nil	Nil	Nil	Nii	Nit

#### INTERNAL CONTROL SYSTEMS

The Company's internal control systems are adequate and commensurate with the nature and size of the Company and it ensures:

- Timely and accurate financial reporting in accordance with applicable accounting standards.
- Optimum utilization, efficient monitoring, timely maintenance and safety of its assets.
- Compliance with applicable laws, regulations and management policies.

#### HUMAN RESOURCES AND INDUSTRIAL RELATIONS

The Company is pleased to report that during the year under reporting, the industrial relations were cordial.

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

Information in accordance with the provisions of Section 134 read with the Companies (Accounts) Rules, 2014 regarding conservation of energy, and technology absorption apply to your Company.

#### FOREIGN EXCHANGE EARNINGS & OUTGO

Value of imports Rs. 11, 16, 887

Expenditure in Foreign Currency : 13,725 EURO

Value of Imported Raw Material NIL

Foreign Exchange Earnings during the year: NIL



## DISCLOSURES UNDER SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION PROHIBITION & REDRESSAL) ACT, 2013

There was no case filled during the year, under the sexual barasament of women at workplace (Prevention, Prohibition & Redressal) Act. 2013. Further Company ensures that there is a healthy and safe atmosphere for every women employee at the workplace and made the necessary policies for safe and secure environment for women employee.

#### INDUSTRIAL RELATION

Industrial relation remained condial and peaceful during the year. Your Directors wish to place on record the appreciation for the devoted services tendered by the workers, staff and executives of the Company at all levels which have very much contributed to the efficient management of the Company's affairs and assistance.

#### CORPORATE COVERNANCE

Pursuant to Regulation 27 of the SERI (LODR) 2015 with the stock exchanges, Corporate Governance Report and Auditor's Certificate regarding compliance of conditions of Corporate Governance are made a part of the annual Report.

#### MANAGEMENT DISCUSSION & ANALYSIS REPORT

Pursuant to Clause 49(DV) (s) of the Listing Agreement: As part of the directors' report or as an addition thereto, a Manusement's Discussion and Analysis Report for the year is presented in a separate section forming part of the Annual Report.

#### ACKNOWLEDGEMENT

The Directors would like to express their grateful approxiation for the assistance and co-operation received from costomers, vendors, stakeholders, Central and State government Authorities and other business associates and bunkers of the Company Your Directors take this opportunity to thank all the employees for rendering high quality service to every constituent of the Company's customers. The employees have worked on principles of honesty, integrity, fair play and this has helped to ensure a sustained excellence in performance. Finally, Directors would like to convey their gratinate to the members and look forward to their continued support.

FOR AND ON BEHALF OF THE BOARD

PLACE: BHILWARA DATED: 12.08.2022 [P. C. CHHABRA] Din No-001556331 MANAGING DIRECTOR

A.K. BAGRECHA COMPANY SECRETARY [T.C.Chhabca] Din No-00167401

Dinest Porwal CHIEF FINANCIAL OFFICER



### FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN

## As on financial year ended on 31,03,2022

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

## I. REGISTRATION & OTHER DETAILS:

1.	CIN	L17117RJ1994PLC008916
2	Registration Date	14:10.1994
3.	Name of the Company	A.K. SPINTEX LIMITED
4	Category/Sub-category of the Company	LIMITED COMPANY
5.	Address of the Registered office & contact details	14 K.M. STONE BILLYA KALAN CHITTOR ROAD, BHILWARA-311001 RAJASTHAN
6.	Whether listed company	YES
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Beetal Financial & Computer Services Pvt Ltd. Beetal House, 3rd Floor 99 Madangar, Behind Local Shopping Centre, Near Dada Harsukhdas Mandir, New Delhi-110062 Phone-91-11-2996 1281-83

## PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % or more of the total turnover of the company shall be stated)

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
L	Fabric Processing	2650	100%
2	N.A.	N.A.	N.A.
3	N.A.	N.A.	N.A.

## III. II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY (All the business activities contributing 10 % of more of the total turnower of the company, shall be stated).

SN	Name and Description of main products / services	NIC Code of the Product/service	% to total famover of the company
3	N.A.	N.A.	N.A.
2	N.A.	N.A.	N.A.
3	N.A.	N.A.	N.A.



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

Category of Shareholde rs		ares held at ar[As on 31-			No. of Shares held at the end of the year[As on 31-March-2022]				Change during the year
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	76 of Total Shares	
A. Promoters									
(1) Indian									
a) Individual/ HUF	1131550	0	1151550	22.89%	1151550	0	1151530	22.89 39	0.00
b) Central Govt	0	0	0	0	0.	0	0	0	o
c) State Govt(s)	0	0	0	9	O.	0	0	0	0
d) Bodies Corp.	2135250	0	2135250	42.44%	2135250	0	2135250	42,44	0.00
e) Banks / Fl	0	0	0	0	D	0	0	0	0
f) Any other	0	0	0	ů.	0	0	0	0	0
Total shareholdi og of Promoter (A)	3286800	D	3286800	65,32%	3286800	0	3286800	65.32	
B. Public Shareholdi ng					1.5				
1. Institutions	6	0.	0.	0	0	0	0	0	0



a) Mutual	0	0	0	0	0	0	0	0	
Funds									e
b) Banks/	0	0	0	0	0.	G	0	0	d
d) Central	0	0	0	(1)	0	0	0	0	
Govt									.0
d) State Govt(s)	.0.	0.	(0)	0:	0	0.	0.	.0	g .
e) Venture Capital Funds	0	0	0	0	0.	0	0	0	G.
f) Insurance Companies	9	0	0	0.	0	0	0	0	
g) Fils	G.	0	0	0	0	0	0	0	0.
h) Foreign Venture	0	0	0	0	0	G.	0	0	0
Capital Funds									
i) Others (specify)	e.	0.	0	Q:	G:	0.	0	0	0 +
Sub-total (B)(1):-	0	0	0	0:	0	0	0	Ð	a a
2. Non- Institution	1.								
a) Bodies Corp.									
i) Indian	72597	2500	75097	1.70%	66237	2500	68737:	1.36%	-0.34
Oversean	M.	Ö	0	Œ.	(u)	d.	0	0	0
b) Individuais					T				
i) Individual shareholder is holding nominal share cupital up to Rs. 2									
lakh	168735	298200	466935	9.27%	554800	290250	845750	16.80%	+7.53



ii) Individual shareholder shorinal share capital in excess of Rs 2 links	1169604	76400	1196004	23.76%	772083	26400	798483	1451%	- 15
c) Others (specify)	0	0	0	0	0	0	0	0	0
Non Resident Indians	0	0	0	0	1010	0	1010	0.020%	+0.020
Overseas Corporate Bodies	0.	0	0	0	6	٥	0	0	0
Foreign Nationals	0	0	0	0.	0	0	0	0	0
Clearing Members	0	9	0	0.	16213	0	16213	0.32%	+0.32%
Trusts	0	0.	0.	0:	0	.0	0	0	0
Other Individual HUF	6914	0	6914	0.13%	1475	0	14757	0.29%	+0.16%
Foreign Bodies - D R	0.	6	0	0	0	0	0	0	o.
Sub-total								34.68	
(B)(2):-	1417850	327100	1744950	34.68%	1425100	319850	1744950	56	0.00
Total Public Shareholdi eg (B)=(B)(1) + (B)(2)	1417850	327100	1744950	34.68%	1425100	319850	1744950	34.68 96	0.00
C. Shares held by Custodian for GDRs & ADRs	0	0	0	0	0	0	0	9	0
Grand Total (A+B+C)	4704650	327100	5031750	100	4711900	319850	5031750	100	0:00



## B) Shareholding of Promoter-

SN	SN Shareholder's Shareholding at the beginning S Name of the year (01.04.2021) (		Shareholds (31.03.202	Shareholding at the end of the year (31.03.2022)				
		No. of Shares	% of total Shares of the compa	Narcs Pledged / encumbe red to total shares	No. of Shares	% of total Shares of the company	760f Shares Pledged / encumbered to total shares	sharch olding during the year
1	Sourabh Chhabra	255750	5:08%	0	255750	5.08%	.0.	0:00
2	Saroj Devi Chhabra	441000	8 76%	0	441000	8,76%	0	0.00
3	Tilok Chand Chhabra	454800	9.04%	0	454800	9.04%	Ď.	-0:00
4	Fashion Suitings Pvt Ltd.	2135250	42,44	0	2135250	42,44%	0	0.00
	Total	3286800	65.32	0	3286800	65.32%	0	0.00

## C) Change in Promoters' Shareholding (please specify, if there is no change)

SN	Particulars	Shareholding at the beginning of the year		Camilative Shareholding during the year	
		No. of shares	% of total shares of the company	No of shares	% of total shares of the company
	At the beginning of the year	0	0	0	0
	Date wise Increase / Decrease in Promoters Sharcholding during the year specifying the reasons for increase / dêcrease (e.g. allotment /transfer / bonus/sweat equity etc.):	0.	0	0	0:
	At the end of the year	0	-0	0.	0

## D) Shareholding Pattern of top ten Shareholders: (Other than Directors, Promoters and Holders of GDRs and ADRs):

2.0	For Each of the Top 10 Shareholders	beginning	Shareholding at the beginning of the year		e Shareholding year
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year				
1	L P KALYA	169520	3.36%	169520	3.36%
2	SMT KAMLA KALYA	124934	2.48%	124934	2.48%



3.	WRIDHI CHAND JAIN	130350	2.59%	130350	2.59%
4.	ASHISH KALYA	121550	2.41%	121650	2.41%
5.	BAHUL KALYA	118950	2.36%	118950	2.36%
6.	GULAB CHAND JAIN	84,150	1.67%	84,150	1.67%
7,	RAKESH MAHESHWARI	59262	1.18%	59262	1.18%
8.	NARBADA DEVI KABRA	70000	1.39%	:70000	1.39%
9.	LIFESURE CONSULTANCY PVILID	66150	1.31%	66150	1,31%
10	KAUSHLIYA KABRA	50000	0.99%	50000	0.99%
TO	TAL	9,94,976	19,77%	9,94,976	19,77%
	to wise increase/Decrease in shareholding ing the year				
L	L.P. KALYA (Decrease)	29004	0.57%	29004	0.57%
2	KAMLA KALYA (Decrease)	40217	0.80%	40217	0.80%
3.	ASHISH KALYA(Decrease)	64873	1.29%	64873	1.29%
4,	RAHUL KALYA (Decrease)	64165	1.28%	64165	1.283s
5.	RAKESH MAHESHWARI (Decrease)	59262	1.18%	59262	1.18%
6.	NARBADA DEVI KABRA (Decrease)	150	0.002%	150	0.002%
S N	For Each of the Top 10 Shareholders	Shareholding at the ending of the year		Cumulative Shareholding during the Year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the End of the year				
L	L.P.KALYA	140516	2.70%	140516	2.79%
2	SMT. KAMLA KALYA	84717	1.68%	84717	1.68%
3.	WRIDHI CHAND JAIN	130350	2.59%	130350	2.59%
4,	ASHISH KALYA	56777	1.12%	56777	1.12%
5	RAHUL KALYA	54785	1.08%	54785	1.08%
6.	GULAB CHAND JAIN	84,150	1.67%	84,150	1.67%
7.	NARBADA DEVI KABRA	69850	1.39%	69850	1,39%
8	NIRMAL KUMAR LAA	45355	0.90%	45355	0.90%
		66150	1.31%	66150	1.31%
9.	LIFESURE CONSULTANCY PVT LTD	00350			
9. 10	KAUSHLIYA KABRA TAL AT THE END OF YEAR	50075 7,82,725	0.99%	50075 7,82,725	0.99%

## E) Shareholding of Directors and Key Managerial Personnel:

SN	Shareholding of each Directors and each Key Managerial Personnel	Sharehold beginning of the year		Cumulativ during the year	e Shareholding
	14.74	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
	At the beginning of the year				
1.	Tilok Chand Chhahea	454800	9.04%	454800	9.04%
2.	Sourabh Chhabra	255750	5.08%	255750	5.08%



3.	Prakash Chand Chhabra Managing Director	Nil	Nil	Nil	Nil
4	Ashish Kumar Bagrecha Company Secretary	Nil	Nil	Nil	Nil
5	Dinesh Porwal CFO	881	80	80	- 88
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons during increase /decrease (e.g. alloiment / transfer / bonus/ sweat equity etc.):	N.A.	N.A.	N.A.	N.A.
	At the end of the year				
T.	Tilok Chand Chhabra	454800	9:04%	454800	9,04%
2.	Sourabh Chhabra	255750	5.08%	255750	5.08%
3.	Praisash Chand Chhabra Managing Director	Nil	Nil	Nil	Nil
4.	Ashish Kumar Bagrecha Company Secretary	861	Nil	Nil	Nil
5	Dinesh Porwal CFO	Sit	Nil	Nil	80

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

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	0	0	0	0
ii) Interest due but not paid	0	0	0	0
iii) Interest accrued but not due	0	0:	0	.0
Total (i+ii+iii)	0	0	0	0
Change in Indebtedness during the financial year				10
* Addition	0	1.5000000	0	15000000
* Reduction	0	- 0	0	0
Net Change	0	13000000	0	15000000
Indebtedness at the end of the financial year				
i) Principal Amount	0	10000000	0	100000000
ii) Interest due but not paid	0	0	0	0
iii) Interest accrued but not due	0	0	0	0
Tetal (i+ii+kii)	0	100000000	0	10000000



## XL REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL-

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

SN.	Particulars of Remuneration	Name of MD/WTD/ Manager	Total Amount
		Priskush Chand Chhibra	
1	Gross salary		
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	39,60,000	39,60,000
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	( <del>)</del>	-
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	76-2	
2	Stock Option	Nil	Nit
3	Sweat Equity	Nil	280
4	Commission - as % of profit - others, specify	.51	-
5	Others, please specify		
	Total (A)	39,60,000	39,60,000
	Ceiling as per the Act		1

## B. Remuneration to other directors

SN.	Particulars of Remuneration		Vame of Dire	ctors	Total Amount
		Sandoop Hinger	Deepak Karwa	Divya Praveen Kothari	
1	Independent Directors				
	Fee for attending board committee meetings	N.A.	N.A.	N.A.	N.A.
	Commission				-
	Others, please specify				
	Total (1)	N.A.	N.A.	N.A.	N.A.
2	Other Non-Executive Directors				
	Fee for attending board committee meetings		n		
	Commission				
	Others, please specify				
	Total (2)	N.A.	N.A.	N.A.	N.A.
	Total (B)=(1+2)				
	Total Managerial Remuneration	N.A.	N.A.	N.A.	NA
	Overall Ceiling as per the Act				



# C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MOMANAGER/WITD

SN	Particulars of Remuneration		Key Manager	rial Personn	el
		CEO	CS	CFO	Total
1	Gross salary			0	
	(a) Salary as per provisions contained in section 17(1) of the income-tax Act, 1961	a	365000	998292	1363292
	(b) Value of perquisites u/s 17(2) income-tax Act, 1961	0		0	
	(c) Profits in lien of salary under section 17(3) Income-tax Act, 1961				
2	Stock Option	0		0	
3	Sweat Equity	0.		0.	
4	Commission	0		0	
	- as % of profit	0		0	
	others, specify	0.		0	
5	Others, please specify	0.		0	
	Total	0	365000	998292	1363292

## XII. PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made if any (give Details)
A, COMPANY	*				
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.
Panishment	N.A.	N.A.	NA:	N.A.	N.A.
Compounding	N.A.	N.A.	NA.	N.A.	N.A.
B. DIRECTOR	S				
Penalty	N.A.	N.A.	N.A.	N.A.	N.A.
Punishment.	N.A.	N.A.	N.A.	N.A.	N.A.
Compounding	N.A.	N.A.	N.A.	N.A.	N.A.
C. OTHER OF	FICERS IN D	EFAULT			
Penalty	N.A.	N.A.	NA.	LNA.	N.A.
Punishment	N.A.	N.A.	N.A.	N.A.	N.A.
Compounding	N.A.	N.A.	-N.A.:	NA.	N.A.



## ANIL SOMANI & ASSOCIATES

8-5, Garpat: Complex, Pur Road, Shilwara, Rajaciban - 311001. Emuli ld: composite obligans (Allgemail.com, (M) 09166611876.

#### FORM No. MR-3 SECRETARIAL AUDIT REPORT

#### FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2022

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

To,
The Members.
A.K.SPINTEX LIMITED,
4 KM Stons, Chitoligath Road,
Bills Kalan, Bhillsers
Rajaethan 311001

We have conducted the secretarial audit if the complaince of applicable statutory provisions and the adherence by pood corporal practices by AK SPATES UNITED, thereinafter called the company. Socrutarial Audit was conducted to a manner that provided us a manner better provision to corporate conductabilistating complainers; and espressing one opinion therein.

#### Management's Responsibility for Secretarial Compliance's

The company's Management is responsible for preparation and maintenance of secretarial records and for devising proper system to ensure compliance with the provisions of applicable laws and regulations.

#### Auditor's Responsibility

My responsibility is to express an apinion on the Secretarial records, Standards, Procedures followed by the company with respect to Secretarial Compliance's.

I believe that audit evidence and information obtained from the Company's management is adequate and appropriate for me to provide a pasis for my opinion.

#### Opinion

Blased on our verification of the Company's books, papers, minute books, forms and returns filled and other records maintained by the Company, and also the information storyled by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit. We hereby record that in our opinion, the company has, during the stuff period covering the financial year ended on 31° March, our opinion, the company has proper that in our opinion will be stuffly the proper that the company has proper according to the properties and personal properties with personal properties. In place to the extent, in the manner and subject to the expecting made hereinstant.

We have externed the books, papers, minute books, forms and returns filed and other respired multitatined by the Company for the financial year ended as 31° March, 2022 according to the provisions of

- (i) The Companies Act, 2013 (the Act) and the rules made there under:
- (ii) The Securities Contracts (Regulation) Act, 1951 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws harned there under
- (iv) Foreign Exchange Management Act, 1999 and the rules and requisitions made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Somwings.
- extent of Foreign Derect Investment, Overseas Direct Investment and External Commercial Borrowings.

  (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act. 1902 (SEBS Act.):
- (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers). Regulations, 2011;
- (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulators, 2009;
- (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guitelines, 1999; N. A.
  - (e) The Securities and Exchange Sound of India (Issue and Listing of Debt Securities) Regulations, 2008; N.A.
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents). Regulations, 1993 regarding the Companies Act and dealing with client.
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. N.A.



(h) The Securities and Exchange Sound of India (Buyback of Securities) Regulations, 1998; N.A.

(v) The Emgrapment (Protection) Act, 1986

(vii) The EPF & Misc. Provisions Act, 1952; (viii) Employees' state Insurance Act, 1948.

(iii) The Payment of Bonus Act, 1965;

(x) The payment of Gratury Act, 1972

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

(i) Secretarial Standards issued by the Institute of Company Secretaries of India.

(ii) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has complied with the provisions of the Act, Ruise. Regulations, Guidelines, Standards, etc. mentioned shove except

- The Company has not filed disclosure of related party transactions under Reg. 23 (9) in XBRL, and filed in pdf mode only.
- The Company has delayed closed trading window for the quarter ended 31.12.2021 and 03.01.2022
- The Company has not filed confirmation certificate under Regulation 74(5) for the usuarier ended 30.09.2021.
- The Company has not filed disclosure SEBI Circular SEBIHO/DDHS/CIR/P/2018/144 dated November 26, 2018 regarding Fulid raising by assuance of Debt Securities by Large Entities for FY 2021-22.
- The Company has not maintained updated website as per Regulation 46 of Socurities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- E. The Company has not maintained Structured Digital Database (SDD) as required under Reg. 3(5) of SEBI (PIT) Regulations, 2015
- The Company has not provided liability for Gratuity on accurrial valuation basis in the financial utatuments.

#### We further report that

- The Stord of Directors of the Company in duly combitude with proper factions of Executive Directors, Non-Executive Directors and Religional Confections. The changes in the composition of the Beach of Directors that look place during the period under review were carried out in compliance with the provisions of the Act.
- 2. Adequate notice is given to all directors to activate the Board Meetings, agenta and detailed notice on agental were sent at least event days in advance, and a system exists for selecting and obtaining further information and carafticistions on the agentia mens before the meeting and for meaning-the perfections or the meeting.
- Majorty decision is carried through while the descending merchant views are captured and recorded as part of the minutes.

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

For Ariff Somanii & Associates Company Secretaries PS 1869/2022

Place Bhilwara Date: 12° August, 2022 Anil Kuttar Somani ACS: 38055 COP: 13379 UDIN: A0360550000783362

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

To,
The Members
A.K.SPINTEX LIMITED,
4 KM Stene, Childregarh Road,
Bille Kalan, Britwarn
Rajasthan 311001

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

- Maintenance of secretarial record is the responsibility of the management of the company. Curresponsibility 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 resenonable essurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable taxis for our aprision.
- We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- Where over required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- The compliance of the provisions of Corporate and other applicable laws, ruleis, regulations, standards are the responsibility of management. Our examination was limited to the verification of procedures on test basis.
- The Secretarial Audit Report is neither an assurance as to future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For Anti Somani & Associates Company Secretaries

> Anii Kumar Somani ACS: 36055 COP: 13379

Place: Bhilwara Date: 12" August, 2022

#### FORM NO. AOC -2.

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

Form for Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including curtain arms, length transaction upder third proviso thereto.

1. Details of contracts or arrangements or transactions not at Arm's length basis.

SL. No.	Particulars	Details
n)	Name (s) of the related party & nature of relationship	N.A.
b)	Nature of contracts/arrangements/transaction	N.A.
4)	Duration of the contracts arrangements transaction	N.A.
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	N.A.
6)	Justification for entering into such contracts or arrangements or transactions'	N.A.
Ð	Dute of approval by the Board	N.A.
g) :	Amount paid as advances, if any	N.A.
h).	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	N.A.

2. Details of contracts or arrangements or transactions at Ann's length basis.

SL. No.	Particulars	Details
0)	Name (s) of the related party & nature of relationship	Fashion Surling Pvt. Ltd. (Sister Concern)
6)	Nature of contracts/arrangements/transaction	Fabric Processing
0	Duration of the contracts/arrangements/transaction	1/04/22 to 31/03/23
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	N.A.
0)	Date of approval by the Board	30,05.2022
f)	Amount paid as advances, if any	N.A.

FOR AND ON BEHALF OF THE BOARD

PLACE: BHILWARA DATED: 30.05,2022 [P. C. CHHABRA] Din No-001556331 MANAGING DIRECTOR

A.K. BAGRECHA

[T.C.Chhabra] Din No-00167401 DIRECTOR A P

Dinesh Porwal CHIEF FINANCIAL OFFICER



CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(As per clause C of Schedule V of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 read with regulation 34(3) of the said Listing Regulations).

To)

The Members, A.K.SPINTEX LIMITED,

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of AKSPATES LIMITED having CIN: L17117RJ1994PLC008916 and having registered office at 14 KM Stone, Chittorgarh Road, Bilia Kalan, Bhilwara Rajasthan 311001. India (hereinafter referred to as the Company), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors identification Number Directors at the portal wavenment,govin) as considered accountry and explanations furnished to us by the Company & its efficient, we hereby certify that note of the Directors of the Board of the Company as stated below for the Financial Year ending on 31st March, 2021 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Carporate Affairs, or any such other Statistics Authority

SL No.	Name of Director	DIN	Date of appointment in Company
1.	Mr. Prakash Chand Chhabca	00153631	07/05/2007
2.	Mr. Tilo's Chand Chhairea	00167401	107/02/2008
3.	Mr. Saurabh Chhabra	00488493	07/02/2008
4.	Mrs. Divya Praveen Kothan	06885490	05/06/2019
5	Mr. Sandeep Hingar	06885405	05/06/2019
6	Mr. Deersik Kurwa	08683576	12/02/2020

For Anil Somani & Associates
Company Secretaries

CS Anil Rumar Somani ACS: 36055 COP: 13379

UDIN: A036055D000783362

Date: 12th August, 2022

Place: Bhilwara

#### VIGIL MECHANISM / WHISTLE BLOWER POLICY A.K. SPINTEX LIMITED

#### 1. PREFACE

- 1.1. Section 177 of the Companies Act, 2013 requires every listed company and such class or classes of companies, as may be prescribed to establish a vigil mechanism for the directors and employees to report genuine concerns in such manner as may be prescribed. The Company has adopted a Code of Conduct for Directors and Senior Management Executives ("the Code"), which lays down the principles and standards that should govern the actions of the Company and its employees. Any actual or potential violation of the Company and its employees. Any actual or potential violation of the Company Such a vigil mechanism shall provide for adequate safeguards against victimization of persons who use such mechanism and also make provision for direct access to the charperson of the Audit Committee in appropriate or exceptional cases.
- 1.2. Clause 49 of the Listing Agroement between listed companies and the Stock Exchanges, inter alm, provides for a non-mandatory requirement for all listed companies to establish a mechanism called 'Whistle Blower Policy' for employees to report to the management instances of unethical behavior, actual or supported, final or violation of the company's Code of Conduct.
- 1.5 Under these circumstances, A.K. Spintex Limited, being a Listed Company proposes to establish a Whistle Blower Policy. Viril Mechanism and to formulate a policy for the same.

#### 2. POLICY OBJECTIVES

- 2.1 The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations. To maintain these standards, the Company encourages its employees who have concerns about suspected misconduct to come forward and express these concerns without fear of parishment or unfair treatment. A Vigil (Whiste Blower) mechanism provides a channel to the employees and Directors to report to the management concerns about merhical behavior, netural or suspected fraud or violation of the Codes of conduct or policy. The mechanism provides for adequate safeguards against victimization of employees and Directors to avail of the mechanism provides for deep also provide for direct access to the Chairman Code. Chairman Code.
- 2.2. This neither releases employees from their duty of confidentiality in the course of their work nor can it be used as a route for raising multiclous or unfounded allegations against people in authority and / or colleagues in general.

#### 3. SCOPE OF THE POLICY

3.1. This Policy covers malpractices and events which have taken place / suspected to have taken place, misuse or abuse of authority, fraud or suspected fraud, violation of company rules, manipulations, negligence curving danger to public health and safety, misappropriation of montes, and other matters or account of which the interest of the Company is affected and formally reported by whistle blowers concerning its employees.

#### DEFINITIONS

- 4.1. "Alleged wrongful conduct" shall mean violation of law, Infringement of Company's rules, misappropriation of memics, actual or sispected fined, substantial and specific danger to public health and safety or abose of authority".
- 4.2 "Audit Committee" means a Committee constraited by the Board of Directors of the Company in accordance guidelines of Listing Agreement and Companies Act, 2013
- 4.3, "Board" means the Board of Directors of the Company.
- 4.4. "Company" means the A.K. SPINTEX LIMITED and all its offices.
- 4.5. "Code" means Code of Conduct for Directors and Senior Management Executives adopted A.K. SPINTEX LIMITED.
- 4.6. "Employee" means all the present employees and whole time Directors of the Company.



- 4.7. "Protected Disclosure" means a concern raised by an employee or group of employees of the Company, through a written communication and made in good faith which discloses or demonstrate information about an unchincal or improper activity under the title "SCOPE OF THE POLICY" with respect to the Company. It should be factual and not speculative or in the nature of an interpretation / conclusion and should contain us much specific information as possible to allow for proper assessment of the nature and extent of the concern.
- 4.8. "Subject" means a person or group of persons against or in relation to whom a Protected Disclosure is made or evidence gathered during the course of an investigation.
- 4.9. "Vigilance and Ethics Officer" means an officer appointed to receive protected disclosures from whishe blowers, maintaining records thereof, placing the same before the Audit Committee for its disposal and informing the Whistle Blower the result thereof.
- 4.10, "Whistic Blower" is an employee or group of employees who make a Protected Disclosure under this Policy and also referred in this policy as complamant.

#### 5 ELIGIBILITY

All Employees of the Company are eligible to make Protected Disclosures under the Policy in relation to matters concerning the Company.

#### 6. RECEIPT AND DISPOSAL OF PROTECTED DISCLOSURES.

- 6.1. All Protected Disclosures should be reported in writing by the complainant as soon as possible after the Whistle Blower becomes aware of the same so as to ensure a clear understanding of the issues rused and should either be typed or written in a legible handwriting in English and Hindl.
- 6.2. The Protected Disclosure should be submitted in a closed and secured envelope and should be super-scribed as "Protected disclosure under the Whistle Blower policy". Alternatively, the same can also be less through email with the subject "Protected disclosure inder the Whistle Blower policy". If the complained is not super-scribed and closed as mentioned above, it will not be possible for the Audit Committee to protect the complainant and the protected disclosure will be dealt with as if a normal disclosure in order to protect identity of the complainant, the Vigiliance and Ethics Officer will not issue any acknowledgement to the complainants and they are advised neither to write their nature / address on the envelope nor enter into any further correspondence with the Vigiliance and Ethics Officer. The Vigiliance Officer shall assure that in case any further clarification is renumed be will see in touch with the complainant.
- 6.3. The Protected Disclosure should be forwarded under a covering letter signed by the complainant. The Vigilance Officer and ethics / Chairman of the Andit Committee MD/ Chairman as the case may be, stall detach the covering letter bearing the identity of the Whistle Blower and process only the Protected Disclosure.
- 6.4. All Protected Disclosures should be addressed to the Vigilance and ethics Officer of the Company or to the Chairman of the Audit Committee/ MD/ Chairman in exceptional cases. The contact details of the Vigilance Officer are as under:

Name and Address - Ashish Kumar Bagrecha A.K. SPINTEN LIMITED 14 K.M. Stone, Biliya Kalan Chittor Road, Bhiwarr-511001

6.5. Protected Disclosure against the Vigilance and Ethics Officer should be addressed to the Chairman of the Company and the Protected Disclosure against the Chairman and Managing director of the Company should be addressed in the Chairman of the Audit Committee. The contact details of the Chairman & Director and the Chairman of the Audit Committee are as under:

Name and Address of Chairman and Director - Shri Präsash Chand olhabra
A.K. SPINTEX LIMITED
14 K.M. Stone, Biltya Kalan
Chittor Road, Bhilwara-3 11001
alsopnits-@gmail.com

1.41000



Email

Shri Sandeep hinger 19, Bhopal Ganj, Mahaveer Mohalla Bhilwara-311001 akspintexi/famual.com

6.6. On receipt of the protected disclosure the Vigilance and Ethics Officer / Chairman & Managing Director / Chairman of the Audit Committee, as the case may be, shall make a record of the Protected Disclosura also ascernin from the complamant whether be was the person who made the protected disclosure or not. He shall also carry out initial investigation either himself or by involving any other Officer of the Company or an outside agency before referring the matter to the Audit Committee of the Company for further appropriate investigation and needful action. The record will include.

a) Brief facts.

b) Whether the same Protected Disclosure was raised previously by anyone, and if so, the outcome thereof,

c) Whether the same Protected Disclosure was ruised previously on the same subject:

 d) Details of actions taken by Vigilance and Ethics Offsion / Chairman & Managing Director for processing the complaint

e) Findings of the Audit Committee

f) The recommendations of the Audit Committee' other action(s).

6.7 The Audit Committee, if deems fit, may call for further information or particulars from the complainant.

#### 7. INVESTIGATION

7.1. All protected disclosures under this policy will be recorded and thoroughly investigated. The Audit Committee may investigate and may at its discretion continue involving any other Officer of the Company and/or an outside agency for the purpose of investigation.

7.2. The decision to conduct an investigation is by itself not an accusation and is to be treated as a neutral fact finding process.

tact intomy process.

7.3. Subject(s) will normally be informed in writing of the allegations at the outset of a formal investigation and have opportunities for providing their inputs during the investigation.

7.4. Subject(s) shall have a duty to co-operate with the Audit Committee or any of the Officers appointed by it in this regard.

7.5. Subject(s) have a right to consult with a person or persons of their choice, other than the Vigilance and Ethics Officer / Investigators and/or members of the Audit Committee and/or the Whistle Blower.

7.6. Subject(s) have a responsibility not to interfere with the investigation. Evidence shall not be withheld, destroyed or tampered with and witness shall not be influenced, coached, threatened or intimidated by the subject(s).

7.7. Unless there are compelling reasons not to do so, subject(s) will be given the opportunity to respond to material findings contained in the investigation report. No allegation of wrong doing against a subject(s) shall be considered as maintainable unless there is cond evidence in support of the allegation.

7.8. Subject(s) have a right to be informed of the outcome of the investigations. If allegations are not sustained, the Subject should be consulted as to whether public disclosure of the investigation results would be in the best interest of the Subject and the Company.

7.9. The investigation shall be completed normally within 90 days of the receipt of the protected disclosure and is extendable by such period as the Audit Committee deems fit.

#### 8. DECISION AND REPORTING

8.1. If an investigation leads the Vigilance and Ethics Officer / Chairman of the Audit Committee to conclude that an improper or unethical act has been committed, the Vigilance and Ethics Officer / Chairman of the Audit Committee shall recommissed to the management of the Company to take such disciplinary or corrective action as he may deem fit. It is clarified that any disciplinary or corrective action initiated against the Subject as a result of the findings of an investigation pursuant to this Policy shall adhere to the impliciable personnel or staff couldur and disciplinary procedures.



8.2. The Vigilance and Ethics Officer shall submit a report to the Chairman of the Audit Committee on a regular basis about all Protected Disclosures referred to him/her since the last report together with the results of investigations; if any

8.3. In case the Subject is the Chairman & Managing Director of the Company, the Chairman of the Audit Committee after examining the Protected Disclosure shall forward the protected disclosure to other members of the Audit Committee if deemed fit. The Audit Committee shall appropriately and expeditiously investigate the Protected Disclosure.

8.4. If the report of investigation is not to the satisfaction of the complainant, the complainant has the right to report the event to the appropriate legal or investigating agency.

8.5. A complainant who makes false allegations of unorthical & improper practices or about alleged wrongful conduct of the subject to the Vigitance and Ethics Officer or the Audit Committee shall be subject to appropriate disciplinary action in accordance with the rules, procedures and politics of the Company.

#### 9 SECRECY / CONFIDENTIALITY

- 9.1. The complainant, Vigilance and Ethics Officer, Members of Audit Committee, the Subject and everyhody involved in the process shall:
- 9.1.1. Maintain confidentiality of all matters under this Policy.
- 9.1.2. Discuss only to the extent or with those persons as required under this policy for completing the process of investinations.
- 9.1.3. Not keep the papers unattended anywhere at my time
- 9.1.4. Keep the electronic mails / files under password.

#### 10, PROTECTION

- 10.1. No unfair recutment will be mered out to a Whistle Blower by virtue of his her having reported a Protected Disclosure under this policy. The company, as a policy, condemns any kind of discrimination, harassment, victimination or any other unifair employment practice being adopted against Whistle Blowers. Complete protection will, therefore, be given to Whistle Blowers against any unfair practice like retaination, threat or intimidation of termination / asspension of service, disciplinary action, transfer, demotion, relisal of promotion or the like including any direct or indirect use of authority to obstruct the Whistle Blower's right to continue to perform his duties / functions including making further Protected Disclosure. The company will take steps to minimize difficulties, which the Whistle Blower may experience as a result of making the Protected Disclosure. Thus if the Whistle Blower is required to give evidence in criminal or disciplinary proceedings, the Company will arrange for the Whistle Blower to receive advice about the procedure etc.
- 10.2. A Whistle Hower may report any violation of the above clause to the Chairman of the Audit Committee, who shall investigate into the same and recommend quitable action to the management.
- 10.3. The identity of the Whistle Blower shall be kept confidential to the extent possible and permitted under law. The identity of the complainant will not be reveated unless he himself has made either his detaits public or disclosed his identity to any other office or authority. In the event of the identity of the complainant being disclosed, the Audit Committee is authorized to initiate appropriate action as per extant regulations against the person or agency making such disclosure. The identity of the Whistle Blower, if known, shall remain confidential to those persons directly involved in applying this policy, unless the issue requires investigation by law efforcement agencies, in which case members of the organization are subject to subsponse.
- 10.4. Any other Employee assisting in the said inventigation shall also be protected to the same extent as the Whistle Blower.
- 10.5. Provided bowever that the complainant before making a complaint has reasonable belief that an issue exists and be has accord as good fields. Any complaint not made in good faith as assessed as such by the Audit Committee shall be viewed seriously and the complaint shall be resulted to dissiplinary such or as per the Rules / certified standing orders of the Company. This policy does not protect an employee from an adverse action taken independent of his disclosure of unethical and improper practice etc. unrelated to a disclosure made pursuant to this policy.



### 11. ACCESS TO CHAIRMAN OF THE AUDIT COMMITTEE

11.1. The Whistle Blower shall have right to access Chairman of the Audit Committee directly in exceptional cases and the Chairman of the Audit Committee is authorized to prescribe suitable directions in this regard.

#### 12. COMMUNICATION

12.1. A whistle Blower policy cannot be effective unless it is properly communicated to employees. Employees shall be informed through by publishing in notice board and the website of the company.

#### 13. RETENTION OF DOCUMENTS

13.1. All Protected disclosures in writing or documented along with the results of Investigation relating thereto, shall be retained by the Company for a period of 7 (seven) years or such other period as specified by any other law in force, whichever is more.

#### 14. ADMINISTRATION AND REVIEW OF THE POLICY

14.1. The Chairman & Managing Director shall be responsible for the administration, interpretation, application and review of this policy. The Chief Executive Officer also shall be empowered to bring about necessary changes to this Policy, if required at any stage with the concurrence of the Audit Committee.

#### 15. AMENDMENT

15.1. The Company reasons its right to arried or modify this Policy in whole or in part, at any time without assigning any reason whatseever. However, no such amendment or modification will be binding on the Employees and Directors unless the same is notified to them in writing.



#### AUDITOR'S REPORT ON CORPORATE GOVERNANCE

The Board of Directors A.K. Spintex Limited Bhilwara

We have reviewed the implementation of Corporate Governance procedures by the company during the yearended 31\* March 2022 with the records and documents maintained by the company farmished to us for our review and the report on Corporate Governance as approved by the Board of Directors.

The Compuny's conditions of Corporate Governance are the responsibility of the Management. Dur examination is neither an audit nor an expression of opinion on the financial statement of the Company

On the busin of the above and according to the information and explanations given to us, in our opinion the Company has completed in all material tespects with the conditions of Corporate Governance as stipulated in Clauses 49 of the Listing Agreement with the Stock Exchange.

We further state that our examination of such compliance is neither in assurance as to the further viability of the Company nor the efficiency or effectiveness with which the management has concluded the affairs of the Company.

FOR: RHDA & ASSOCIATES CHARTERED ACCOUNTANTS

DINESH AGALI PARTNER

PLACE: BHILWARA DATED: 30th MAY,2022

# CEO/CFO CERTIFICATION TO THE BOARD (Under Clause 49(V) of Listing Agreement)

To the Board of Directors A.K. SPINTEX LTD.

- a. I have reviewed the financial statements and the cash flow statement for the year 2021-22 and that to the best of our knowledge and belief:
- These statements do not contain my materially natrue statement or omit any material fact or contain statements that might be misleading;
- These statements together present a true and fair view of the Bank's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- There are, to the best of our knowledge and belief, no transactions entered into by the Bank during the year 2021-22 which are fraudulent, illegal or volatile of the Bank's code of conduct;
- c. We accept responsibility for establishing and maintaining internal controls and that we have evaluated the effectiveness of the internal control systems of the Bank and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of the internal control, if any, of which we are aware of and the steps we have taken or propose to take to rectify these deficiencies.
- d. We have indicated to the Auditors and the Audit Committee -
  - Significant changes in internal control over the financial reporting during the year 2021-22.
  - Significant changes in accounting policies during the year 2021-22 and that the same have been disclosed in the notes to the fluancial statements; and
  - Instances of significant fraud of which we have become aware and the involvement therein, if
    any, of the management or an employee having a significant role in the Bank's internal control
    system over(the feature) reporting.

(Dinesh Berwal) CHIEF FINANCIAL OFFICER (Ashish Kumar Bagreena) COMPAMY SECRETARY

Place: Bhilwara Date: 30.05.2022



# CORPORATE GOVERNANCE REPORT FOR THE YEAR 2021-22

(As required under LODR Regulation, 2015 entered into with Stock Exchange)

1. Company's Philosophy on Code of Governance

The Company's philosophy has always been to amain the highest levels of transparency, fairness, communitrant to values, accommability and equity, in all facts of its operations, and in all its inter-action with its stakeholders, employees, povernament agencies and lenders, It always believes that all its operations and actions must serve the underlying goal of enhancing overall shareholder value, over a sustained period of time in addition to complying with the stammory requirement, effective governance systems and practices rowards improving transparency, disclosures, internal controls and promotion of ethics at work-place have been institutionalized. Hence, adapting to the SEBI recommended Corporate Governance practices were mostly an exercise on re-confirming existing-practices of the Company occept for some specific changes to meet the SEBI recommendations.

## 2 Board Composition and Particulars of Director

#### (i) The Board of Directors of the company as on March 31, 2022 consisted of

Executive Shri Prakash Chand Chlusbra

Shri Tilok Chand Chhabra Shri Sourabh Chhabra

Non-Executive(Independent) Shri Simdeep hinger

Shri Deepak Karwa

Smt. Divya Praveen Kothari (Woman)

# (ii) Attendance at Board Meetings during the year and last Annual General Meeting

4 Board Meeting of the Board were held during the year.

The dates on which the meeting held were as follows: 30th June, 2021, 11th August, 2021, 11th November 2021, 11th February, 2022

The last Annual General Meeting was held on 30th September 2021

No. of Board Meeting attended.	Whether attended Last AGM
- 4	Yes
4	Ves
(4)	Yes
4	Yes
4	Yes
4	Vies
	No. of Board Meeting attended.  4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4

### (iii) Disclosure Regarding Appointment and Reappointment of Director

As per the provision of Companies Act, 2013 Mr. Tilok Chand Chaabra will retire in the ensuing AGM and being eligible and seeking re-appointment.

The Board recommends his reappointment

Shri Tilok Chand Chhabra, Son of Shri Mohan Lal Chhabra, aged 64 years, an Indian National, residing at 8-382, Shastri Nagar, Bhriwarn-31 1001 He is Bachetor of Commerce. He is having more than 35 years experience in filed of Spinning, Treathing and Weaving Business. Details of the Shri Tilok Chand Chhabra Directorship in other Indians Companies are as under



Other Directorship	Position held	
Fashion Sutings Pyt. Ltd	Director	
Citifine Tex Fab Pvt. Ltd	Director	
Weiplan Infrastructures Pvt. Ltd.	Director	
Aome Care International Pvt. Ltd.	Director	

The Companies Act, 2013 provides for the appointment of Independent Directors Sub Section (10) of Section 149 of Companies Act, 2013 (effective April, 1, 2014) provides that Independent Directors shall hold office for a term of Five consecutive years on the Board of a company and shall be eligible for reappointment on the passing of a special resolution by the shareholder of the company. Accordingly all the Independent Directors were appointed by the shareholders either at general meeting or through postal hallot as required under section. 149(10)

Further section 149(11) states that no independent Director shall be eligible to serve on the board for more than two consecutive terms of five years. Section 149(13) stats that the provision of retirement by rotation as defined under sub-section (6) and (7) of section 152 of the Act, shall not apply to independent Directors. None of independent Director will retire in crossing AGM.

(iv) Independent Directors Meeting

Schedule IV of the Companies Act, 2013 and the rules under it mandate the Independent Directors and Member of the Management. It is recommended that all the Independent Directors were present in the meeting. These meeting are expected to review the performance of non-independent director and the Board as a whole as well as performance of clasiman of the Board. Taking into account views of executive directors and non-executive directors access the quality quantity and timeliness of the flow of information between the management and the board that is necessary to effectively and reasonably perform its duty.

# (v) Code Of Conduct

In compliance with regulation 26 (3) of the SEBI (Listing Obligation & Disclosure Requirement) Regulation, 2015 and the Companies Act, 2013 the company has framed and adopted the code of -conduct and ethics 'the code.' The Code is applicable to the Board Members and senior Management of the company and is posted on our website www.akspirites.com.The Board Members and Senior Management personnel affirm compliance to the code of conduct.

#### 3. Audit Committee

- The Audit Committee of the Company has been constituted in line with provisions of Clause 49 of the Listing Agreement read with Section 177 and 149 (6) of the Companies Act, 2013.
- The composition of the Audit Committee and particulars of meetings attended by the members of the Audit Committee are as below;

Name of Member	Designation	No. of Meetings attended during the year 2021-22
Shri Sandeep hinger	Chairman	4
Shri Deepak Kurwa	Member	4
Shri Prakash Chand Chhabra	Member	4

- Four Audit committees meetings were held during 2020-2021. The dates on which the said meetings were held are as follows: 30<sup>th</sup> June 2021, 14<sup>th</sup> August 2021, 11<sup>th</sup> November 2021 and 11<sup>th</sup> February 2022.
- d. Audit Committee Report for the year ended 31" March, 2022.



The composition of Audit Committee is according to the definition laid down in the audit committee claim 149 of the Companies Act, 2013 and Regulation 18 of SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015.

The management is responsible for the company's internal control over financial reporting and the financial reporting process. The independent Auditor is responsible for performing and Independent Audit of the company's financial statement in accordance with generally accepted auditing principles and for issuing a report thereon. The committee is responsibility is to monitor these processes. The committee is also responsibility for overseeing the processes related to financial reporting and information dissemination. This is to ensure that the financial statements me true, fair, sufficient and credible. In addition the committee recommends to the board the renumeration appointment and terms of appointment of the company's internal and addependent auditors.

In this context, the committee discussed the overall scope and plans for the independent with the company's auditors. The management shared the company's financial statement prepared in accordance with the IND-AS and International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board with the committee.

Based on committee's discussion with the management and the auditors, its review of representation of the management and the reports of the auditors the committee has recommended following to the beaut.

- (i) The andried financial statement prepared in accordance with the IND-AS of AKSL for the E.Y. 2021-22 is accepted by the board as a true and fair statement of the financial status of the comment.
- (ii) The appointment of M/s Bal Mukund Kabra & Co. as the internal auditor of the company for the F/χ 2021-22 to review various operation of the company. And determination and approval of feer nevable to their.
- (iii) The appointment of M/s Anil Somani & Associates company secretaries as Secretarial Additor for the F.Y. 2021-22 to conduct the secretarial audit as prescribed under section 203 and other applicable section of Companies Act, 2013.

#### 4. Nomination & Remuneration Committee

- Remmention Committee is there to formulate and recommend to the Board compensation / remmertation structure for managing/whole time directors. Non-Executive directors are at present not paid commission.
- (ii) The following is the constitution of the committee:

Name of the Member	Designation	Nature of Directorship
Shri Deepak Karwa	Chairman	Independent Director
Shn Sandeep Hinger	Member	Independent Director
Shri Tilok Chand Chhabra	Member	Non-Independent Director

Details of Renumeration paid to Managing Directors. -

(a) Executive / Whole - time Director

Details	Managing Director Shri Prakash Chand Chhabra
Busic Salary	3,30,000 P.M.
Perquisite	NIL
Total	3,30,000 P.M.

(iii) The company currently does not have any stock option scheme.

 (iv) None of the non-executive directors has any pecuniary relationship or transaction with the company.



#### 5. Stakeholder Relationship Committee

- (i) The Company has constituted a Stakeholder Relationship Committee of Directors to look into transfer and transmission of shares, issue of duplicate share certificate consolidation and subdivision of shares and investors grievances. This committee particularly looks into the investor's grievances and oversees the performance of in-house share department and to ensure prompt and efficient investors' services.
- The following is the constitution of the committee:

Name of the Director	Designation	Nature of Directorship
Shri Deepek Karwa	Chairman	Independent Director
Shri Saurubh Chhabra	Member	Non-independent Director
Sn# Divya Praveen Kodiani	Member	Independent Director (Woman)

#### 6. CEO/CFO Certification to the Board

As required by SEBI (Listing Obligation & Disclosure Requirement) Regulation, 2015 the CEO/CFO Centification is provided in this report.

# 7. Auditors' Certificate on Corporate Governance

As per SEBI (Listing Obligation & Disclosure Requirement) Reglation,2015 the Auditor's Certificate on Corporate Governance is enclosed as Annexure to the Board Report. The Auditor's Certificate for F.Y. 2021-12 does not contain any qualification, reservation or adverse remarks or disclaimer made by the auditors in their report.

#### 8. Prevention of Insider Trading

The Board of Directors has adopted the insider trading policy in accordance with requirement of SEBI (Probibition of Insider Trading) Regulation, 2015 and applicable accurity have. The insider trading policy of the company has lays down guidelines & procedures to be followed and disclosure will be under while dealing with shares of the company as well as the consequences of the violation. The policy has been formulated to regulate, monitor and ensure reporting of deals by employees and to maintain the highest chical standard of dealing in company security.

The policy is available on company website.

#### 9. Detail of Non-Compliance

No penalty has been imposed by any stock exchange. SEBI or SEC nor has there been any instance of non-compliance with any legal requirement or on matter relating to capital market in F.Y. 2021-22.

#### 10. GENERAL BODY MEETINGS

Details of location and time of holding the last three AGMs.

Detail of Meeting		Time of Meeting	Venue of the Meeting
25th AGM-2019	-29.09.2019		A.K. SPINTEX LIMITED
26 <sup>Th</sup> AGM-2020	30.09.2020	11:00 A.M	14 K.M. Stone, Chittorgarh Road, Bilia
27 <sup>TL</sup> AGM-2021	30.09.2021		Kalan, Bhilwara-311001 (RAj.)

During the financial year under review, no resolution have been passed by postal ballor



#### (i) DISCLOSURE

- (i) During the under review, there were no materially significant related party transaction with your Company's, geometric significant or the management, their subsidiaries or relatives etc, that may have potential conflict with the interest of your Company at large.
- (ii) Your company has complied with all the statutory requirements comprised in the Listing Agreement/Regulation/Guidelines/Rules of the Stock Exchange/ SEBI/ other statutory authorities.
- (iii) There were no instances of non-compliance by your Company nor have any penalties, strictures been imposed by Stock Exchanges or SEBI or any statutory authority during the last four year.

#### (ii) MEANS OF COMMUNICATION

The animilitied mutited quarterly and half-yearly are sent to all the Stock Exchange, where the shares of your Company are listed. The results are normally published in the "Tanastra-Business Remedies" in Hindi and in "Financial Express" Buglish newspaper. The annual results are posted to all the shareholders.

# GENERAL SHAREHOLDER INFORMATION

(i) Annual General Meeting Date & Time Venue	30.09.2022 & 11.00 A.M. 14 K.M. Stone, Chinorgath Road,Bilin Kalan, Bhilwara-311001 ( Rajasthan)	
(ii) Financial Period	1 <sup>st</sup> April 2021 to 31 <sup>st</sup> March 2022	
(iii) Date of Book Closure	23th September 2022 to 30th September 2022	
(iv) Linting Fees	The listing fees for the financial year 2021-22 have bee paid to Bombay Stock Exchange, where Your Compar equity shares are listed.	
(v) Listing on Stock Exchange in India	(i) Bombay Stock Exchange Limited	
(v) Financial Calendar for the period April 1, 2021 to March 31, 2022	First Quarterly Results By August 2021 Second Quarterly Results By November 2021 Third Quarterly Results By Fehruary 2022 Audited Results By May 2022	
(vii) Registered Office	14 K.M. Stone, Chittorgarh Road, Bilia Kalan, Bhiiwara-311001 (Rajasthan)	



# (vii) Distribution of Shareholding as on 31" March, 2022

No. of Equity Shares held	No. of Shareholders	% of Shareholders	No. of Shares held	% of Share holding
Up to 5000	5025	94.29	406770	8.08
5001 to 10000	160	3.00	118557	2:35
10001 to 20000	27	1,44	108260	2.15
20001 to 30000	17	0.31	42855	0.85
30001 to 40000	- 11	0.20	37861	0.75
40001 to 50000	7.	0.13	31661	0.63
59091 to 100000	.9	.0.16	63715	1.26
100001 to above	23	0.43	4222071	83.91
Total	5329	100.00	50,31,750	100.00

# (is) Shareholding Pattern as on 31st March, 2022

Categories	No. of Shares	% of issued Share Capital
Promotem	3286800	65.32
Veraga Institutional Investors		
Financial Institution		
Mutual Funds and UTI	-	2
Bodies Corporate	68737	1,37
Foreign Companies	-	
Nationalized and other banks		
Resident Individual-HUF	14757	0.29
Public	1644233	32.68
Non Resident Indian	1010	0.02
Clearing Member	16213	0.32
Total	5031750	100.00



# ANNEXURE: 1 TO THE DIRECTORS' REPORT

Statement containing particulars porsuant to the companies (disclosure of particulars in the reports of Board of directors) rules, 1988.

#### LCONSERVATION OF ENERGY

Conservation of energy is very high priority area for the company. The efforts are continuing to examine and implement fresh proposals for conservation of energy and minimize its use by regularly monitoring Consumption and improved maintenance of the existing system.

### FORM "A"

# FORM FOR DISCLOSURE OF PARTICULARS WITH RESPECT TO CONSERVATION OF ENERGY

À.	POWER & FUEL CONST	IMPTION	31,03,2022	31,03,2021
į.	ELECTRICITY			
ži.	Purchase Units [In KWH] Total Amount [In Rupees]		5420227.00 46572884.00	3866663.00 36769133.00
	Rate/Unit [In per KWH]		8.59	9.51
Ь	Own Generation			
	Through Diesel Generator [ unit/firs in diesel oil cost	in KWH] [Rs/ unit]	114399 3.15 29.38	116798 3,15 25.61
	Through SolarGenerator [in Tran. Charge	KWH]	2288873 1675003	2709241 1686427
	Turbine (Gen.) Unit		776614.00	0.00
2	TOTAL COST	Ton) [Rs] s/Ton]	28341 97 158216306 5582 40	18132 91 83891040 4626 45
18	CONSUMPTION PER UN PRODUCTION	HT OF		
	Fabric production Electricity Coal	[Mirs] [in Kwh] [in Kg]	40015793 0.215 0.708	31353825 0-213 0-578
		FORM."	H.,	

A:	Research & Development		NIL	NIL
	Technology Absorption		NIL	NIL
C	Foreign Exchange Earning and Outgo	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )	NIL	NIL

By order of the board P.C. CHHABRAL

PLACE: BIHLWARA. DATE: 30° May, 2022



# RHDA & ASSOCIATES CHARTERED ACCOUNTANTS

3-E-22 R.C. VYAS COLONY, BHILWARA RAJASTHAN - 311001

#### Independent Auditor's Report

To, The Shareholders of ALK SPINTEX LIMITED Bhileans

Report on the audit of the Financial Statements

#### Opinion

We have audited the accompanying financial statements of A.K. SPINTEX LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2022, the Statement of Printit and Loss (including other comprehensive income). Statement of Cash Flow and the Statement of Changes in Egolity for the year ended and a summary of significant accounting policies and other evaluations information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manors of expulsed and give a true and fair when in conforming with the Indian Accounting Standards prescribed under section 133 of the Act and with the Companies (Indian Accounting Standards) Roles, 2015, as amended, ("IndiAS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at Mourit 31, 2012 the profit and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

#### Basis for Opinion

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

#### Emphasis of matter

We draw attention to Note No. 42 to the Financial Statement, Which describes effects of uncertainties relating to Covid-19 pandemic outbreak on the company's operations and management evaluation of its impact on the accompanying statement as at 31" march 2022. The impact of which is dependent on future developments. Our opinion is not modified in respect of these matters

## Key Audit Matters

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

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

The Company's management and Board of Directors are responsible for the preparation of other information. The other information companies the information included in the Company's annual report, but does not include the financial statements and our auditors' report, thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact to those charged with governance. We have nothing to report in this regard.

#### Responsibility of Management and Those charged with governance for the Financial Statements

The Company's management and Board of directors are responsible for the masters in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with accounting principles generally accepted in inial including the indian Accounting Standards (Ind AS) referred to in section 133 of the Act read with fluid 7 of the Companies (Accounts) Rules, 2014.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies, making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

### Auditor's Responsibilities for the Audit of the financial statements

Our objectives see to obtain reasonable assurance about whether the finuncial statements as a whole are free from material missuranement, whether due to fraud or error, and to issue an auditor's report that includes opinion. Insecrubble 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 it, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the fleancial statements, whether due to fraud or error, design and perform audit procedures responsive to those cisks, and obtain audit evidence that 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, forgety, intertibrate ornisistion, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit
  procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
  responsible for oppressing our opinion on whether the Company has adequate internal financial controls system
  in place and the operating effectiveness of such controls.
- Evaluate the appropriationists of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based
  on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may
  ast significant idealst on the Company's shally to continue as a going concern. If we conclude that a material
  uncertainty exist, we are required to draw attention in our auditor's report to the milated disclosures in the
  financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on
  the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may
  course the Cumpany to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial assements represent the underlying transactions and events in a manner that achieves fair one-sentation.

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

We communicate with those charged with governance regarding, among other matters, the planned cope and timing of the audit and significant audit findings, including any significant delicencies 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 sequirements 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 we're of most significance in the audit of the financial statements of the current period and are therefore by audit matters. We describe these matters in our auditor's report unless law or regulation precludes public discissure 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 beneate the second production.

#### Report on Other Legal and Regulatory Requirements

- [1] As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (12) of section 143 of the Act, we give in the Annesure A. a statement on the matters specified in the paragraphs 3 and 4 of the Order, to the extint applicable.
- A) As required by section 143FH 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 befinf were necessary for the purposes of pur audit.
- (b) is our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- (c) the balance sheet, the statement of profit and loss (including other comprehensive income), the cash flow statement and Statement of Challegs in Equity dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid told A5 financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act except in IndiAS-19 "Employee Benefits" where in the Company has not provided (iability for Gratulty on actuarial valuation basis.
- (e) on the basis of the written representations recoived from the directors as on 31 March 2022 taken on record by the Board of Crimchon, notice of the directors is disqualified as on 31 March 2022from being appointed as a director in terms of Section 364 (2) of the Act, and
- (f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in "Annessure 8" and.
- 8) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 13 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.

 The company has discipled the impact, if any, of pending Illigations on its IND AS financial position in its Ind AS financial statements.

(ii) as per the information provided to us by the management, the company has not entered in to long term contract including derivative contracts for which provisioning is reguired;

(ii) The management has represented that to the best of its knowledge and belief, other than those disclosed in the notes to the account, no funds have been advanced or loaned or invested (Either from borrowed funds, share capital or any other source or kind of funds) by the company to or in any other person(s) or entity(s), including foreign entities ("Intermediaries"), with the understanding that the intermediary shall whether directly or indirectly lend or invest in other persons or entities identified in any manner by or on behalf of the company (Ultimate Beneficiaries) or provide any guarantee, security or the like on behalf of ultimate beneficiaries.



- (IV) The management has represented that to the best of its knowledge and belief, other than those disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entities indufing foreign entities ("Funding Parties") with the understanding that such 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 guaranties, security or the like on behalf of the Ultimate beneficiaries.
- (v) Hased on the audit procedures that we have considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused at to believe that the above representations given by the management contain any material mis-statement.

(vi) As the Company has not declared any dividend in the part years & there is no unpaid dividend, so there is no requirement of transfer of amount in investor Education & Protection fund (IEPF).

C) With respect to the matter to be included in the Auditors' Report under section 197(16):

In our opinion and according to the information and explanations given to us, the remuneration paid by the Company to its directors during the current year is in accordance with the provisions of Section 197 of the Act. The remuneration paid to any director is not in excess of the limit laid down under Section 197 of the Act. The Ministry of Corporate Affairs has not prescribed other details under Section 197(16) which are required to be commissied upon by us.

AS PER AUDIT REPORT OF EVEN DATE For: RHDA& ASSOCIATES

CHARTERED ACCOUNTANTS

[DINESH AGAL]
PARTNER
M. NO.: 417439
FRN:- 014438C
PLACE: BHILWARA
DATE: 30.05, 2022

#### ANNEXURE TO THE INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph I under the heading of "Report on Other Legal and Regulatory.

Requirements" of our report of even date)

On the basis of such checks as we considered appropriate and according to the information & explanation given to us during the course of our audit, we report that:

- (A) (a) The Company has maintained proper records showing full particulars including quantitative details and simultion of Property, Plant and Equipment.
  - (b) The company is not having any intangible assets so there is no requirement to maintain records regarding intangible assets.
- (B) All the Property, Plant and Equipment have not been physically verified by the management during the year but there is a regular program of verification which in our opinion is reasonable having regard to the size of the company and the nature of its assets. No material discrepancies were noticed on such verification.
- (C) According to the information and explanations given to us and on the basis of our-examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
- (D) No Revaluation of its Property, Plant and Equipment or intangible assets both has been done by the company during the year.
- (E) No proceedings have been mittated or are pending against the company for holding any benami properly under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.

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- (A) As explained to us, inventores have been physically verified during the year by the management at reasonable intervals. In our opinion, the coverage and procedure for such verification is acceptable and at par with todustry standards. On the basis of internation & explanations given to us, No discrepancies of 10% or more in the aggregate or in any class of inventory was noticed by management during such physical verification of stocks as compared to book records.
- (B) During my point of time of the year, the company has been sanctioned working capital limits in excess of five core ropes, in aggregate, from banks or financial institutions on the basis of security of current assets. The management has informed that the Quarterly statements submitted to the bank are provisional in nature. The Quarterly retains or Statement furnished to the bank are broadly in reconciliation with books of accounts subject to few differences on account of valuation methodology, Wastages, dead stock, reconciliation differences on account of multiple stages of production, stock kept at third party premises, as per explanation of management in the schedule. Short term borrowing:

III

According to the information 8 explorations given to us and on the basis of our examination of the books of account, the Company has not granted any loans, secured or unsecured, to companies, firms, LLP or any other parties during the year, and has not made any investment? not provided any guarantee? not given security during the year. The remaining para of the clause either NII or not applicable.

- IV According to the information & explanations given to us and on the basis of our examination of the books of account, the Company has not granted any loan to directors and compiled with the provisions of section 185 and 186 of the companies act.
- V The Company has not accepted any loans/deposits from public, however closing balance of unsecured loans accepted by the company from Shareholders/relatives is Rx.102.45 Lact. In our opinion and according to the information and explanation gives to us the provisions of Section 73 and 76 of the Companies Act, 2013 and the Rules framed there under, wherever applicable, are being complied with. No order has been passed by company law board against the company.
- VI The Central Government has prescribed maintenance of the cost records under 148(3) of the Companies Act, 2013 in respect to the company's products. We have broadly resisted the books of accounts and records maintained by the company's in this connection and are of the opinion that prima face, the prescribed accounts and records have been made and maintained. We have however, not made a detailed examination of the records with a view to determine whether they are accounted or complete.

VU

According to the information and explanation given to us, in respect of statutory dues:

- a. According to the records of the Company, undisputed statutory dues including Provident Fund, Employees State Insurance, Income Tax, Custom Duty, GST, Sales Tax, Excise Dury, VAT, Cess and other statutory dues have been regularly deposited with the appropriate authorities. According to the information and explanation given to us, no undisputed innounts payable in respect of the aforesaid dues were outstanding as at 31st March 2022 for a period of more than six months from the date they have become payable.
- b. According to the information & explanations given to us and the records examined by us, there is no amount which have not been disposted on account on account of any dispute in respect of income tax, service tax, sales tax, customs duty and excise duty. VAT and cess, except the disputed statutory dues aggregating to Rs. \$1.70 Lac that have not been deposited on account of matters pending before appropriate authorities are as under:

Name of the Statute	Financial year to which the matter pertains.		Forum where dispute is pending	Amount (Rs. in Lac)
Textiles Cess Act	1997-2007	TC Cess	Textile Cess Tribunal,	46.26
Central Excise Act, 1944	2002-2063	Excise Duty	Commissioner (Appeals)	5.44

VIII "According to the information and explanations given to us. There are no transactions which are not eccorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the income Tax Act, 296, 143 of 1961.

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(A) Based on our audit procedures and on the information & explanations given by the management, see are of the opinion that, the Company has not defaulted in repayment of dues to a financial institution, banks.

- (B) According to the information and explanations given to us. Company is not declared wilful defaulter by any bank or financial institution or other lender during the year.
- ICI According to the information and explanations given to us and based on our examination of the records of the Company, term loans sanction have been applied for the purpose for which it were obtained.
- (D) According to the information and explanations given to us, funds raised on short term basis have not been utilized for long term purposes.
- (ii) According to the information and explanations given to us, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.
- (F) According to the information and explanations given to us, the Company has not mised loans shiring the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (A)According to the information and explanations given to us and based on our examination of the records of the Company, the Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year.
  - (B) The company has not made any preferential allotment or private placement of shares or convertible debentures (fully, partially or optionally convertible) during the year.
  - (A) In our opinion and according to the information & explanations given to us, we report that no material fraud on or by the company has been noticed or reported during the year; nor have we been informed at such case by the remargement.

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- (8) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form AOT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Aules, 2014 with the Central Government.
- (C) According to the information & explanations given to us, No whistle-blower complaints have received during the year.
- XB In our opinion and according to the information and explanations give to us, the Company is not a Chit Fund / Nidhi / Murual Benefit Fund / Society. Therefore, the provision of clause 3/xi) of the Companie (Auditor's Report) Order, 2027 is not applicable to the Company.
- XIII According to the information and explanations given to, us and based on our examination of the records of the Company, transactions with the related parties are in compliance with Sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- XIV Internal Audit is not applicable to companies. So paragraph 3(siv) is not applicable to company.

XV According to the internation and explanations given to us and based on our examination of the records of the Company. The Company has not entered into any non-cash transactions with directors or persons connected with him.

XVI the Company is not required to a servered under sec. 45-IA of the Reserve Bank of India Act, 1934.

XVII the Company has not incurred cash losses in the financial year and in the immediately preceding financial year.

XVIII There has not been any resignation of the statutory auditors during the year.

XIX On the basis of the financial raties, ageing and expected dises of realization of financial assets and payment of financial liabilities, other information accompanying the financial statements, Our broad knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit import that company is copable of meeting its field/littles existing at the little of balance sheet as and when they fall due within a period of one year from the balance sheet date.

XX CSR provisions as per section 135 are not applicable to companies, so provisions of paragraph 3(XX) are not applicable to company.

XXI the Company is not required to prepare consolidated financial statements. Hence, clause 3[Xxi] is not applicable.

AS PER AUDIT REPORT OF EVEN DATE

For: RHDA & ASSOCIATES CHARTERED ACCOUNTANTS

DINESH AGALI

M. NO.: 417439

FRN:- 014438C PLACE: BHILWARA DATE:- 30.05.2022 ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF ALK SPINTEX LIMITED

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

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

#### Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control 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 leclodo the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparegation of reliable financial in Information, as required under the Companies Act, 2012.

#### Auditors' Responsibility

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



#### Meaning of Internal Financial Controls over Financial Reporting

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

# Inherent Limitations of Internal Financial Controls over Financial Reporting

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

#### Opinion

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

AS PER AUDIT REPORT OF EVEN DATE

For: RHDA & ASSOCIATES CHARTERED ACCOUNTANTS

[DINESH AGAL]

M. NO.: 417439 FRN:- 014438C PLACE:- 8HILWARA DATE:- 30.05.2022

BALANCE SHEET AS AT THE BARCH, 2002			
		200 March 200 Co.	(Style Last)
	Autoro		TT MERCH, SHIPT
ARREST			
National and	-	289-21	54.00
Projects Joseph and Assessment Coulded Wards to Progress		1666.60	396.5
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President			
Description (Control of Control o	2	AN	2.6
Other Principal States		100	10.00
STORY THAT CONTROL WANTS		-	0.0
TWILL ROW CARDO HILES		2,638.00	0.0000
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See		10076	701.6
Transitions.			
(miles)	4		
Trade-montanion		£304-36	3,456-34
Carrier on exemples		3.79	3.6
Time .	76		
When Transmit desire	10	4.50	100
TOTAL COMMENT ACCESS	100	376.34 3,753.34	2,945.76
FETAL ARETS		8,18034	9,700.00
COUNTY AND LABOURED			
Seeder			
Toda trive control	1961	960.04	360.6
Plan Cody 1974, Sparty	18	2,000.00	2.104.0
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Bacomin .	(4)	120,48	1000
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personal tracking officer		198.17	180.0
Stiller sain yourses subdivisir		211	1000
TITAL WIN-COMMING COMMITTEE			495.10
Spring Sales -			
Servicing.	20.0	37.6	1,460,6
Trade position	- 10		
It falls whiteville has at their marginal and and are	geton)		
In Third subbooking time of another other than our moving and small from the p	rom.	1,040,00	6,805.00
Other Countries Colorisms	20	49.79	185.19
When Colombia Managery	200	1966.00	(196.)7
TOTAL COMMENT SAMPLIFES	24	2.00.30	100.0
70Y4L3348L018		3,110.00	2,564,54
THY ALL MILLETY AND LABORATION		8,08,4	5,701.75

PARTERE ACCOUNTS

P.C. CHARLOS DESCRIPTION OF THE PERSON OF TH

#### STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2022

	sotes	2021-22	(Ry In Lact) 2020-21
TOTAL	0.640	Contract Con	200000
Newson from garration	20	7265.06	4795.75
Other Income	26	15.29	9.07
Speak browner		7,279.30	4,809.03
LOTHER .			
Cost of Habertal Commenced	T.F	1636.25	1733,34
Aumbaur of Mode in Tride	28		
Changes in Inventorials of Probhol Goods, Work in Progress and Social in Trade	29 90 51 32	3.33	1557,344
Sandariuma Econor	30	7505-04	2295.18
Englished Seneths Exercises	9.5	1075.29	210.41
France Corps		90.38	794.94
	-8.6	401.50	227.63
Sepreciation / Amortisation and Separation Expenses			
Otter Expenses	99	306(0)	376.02
Total Experience		7,009.34	4,783.04
Froft Seline Tax		299,02	43.96
Tax Experies	34		
Current Tax		94.000	7.10
defirred flar		3.88	Piliti
		88.17	0.26
Front for the Year		160.84	45.75
Other comprehensive Income		F-1	
Total comprehensive income for the year		180.84	45.75
Earnings year equity where of face value of Rc. 10 each		100.84	-6.71
Ostel (In Ro. )		5.54 5.54	0.94
Ser accompanying Widex to the Financial Maternants	33933		

AS YES DURN AUDIT REPORT OF EVEN DATE.

Fire BIDA & ASSOCIATES CHARSERED ACCOUNT ANTS

TOTESH AGAL)
PARTIESH
A. NEL: +07428
FRE: -014438C

PLACE: BRICHIANA DKTE: 30.03-2022 LIDN: 224134384661ACKER FOR AND ON BEHALF OF THE BOARS

(P.S. CHALERA) (P.S. CHALERA) (MANIGING DIRECTOR)

DIN HECTTONIA

[T.C.CHHABRA]

DIVERNI PORTAL

#### A.K. SPINTER LIMITED BYG. WARA STATEMENT OF CASH FLOW FOR THE YEAR ENDED 31st MARCH, 2022

		(Amount Rs in Lans)
	2021-22	2020-21
AL CASH FLOW FROM OPERATING ACTIVITIES		200000000000000000000000000000000000000
Not Profit before Tax as per Statement of Profit and Lass adjunced for:	269.02	45.58
(Profit) / Law on Tale / Discard of Awets (Ret)	9.571	0.00
Supply appets w/off	0.48	0.48
Depreciation / Amortsation and Depletion Expense	401.50	137.63
Effect of Exchange Rate Change Red Sain on Inventments Dividend recome		La constant
Interest factorie	(10.71)	(9.07)
Finance costs:	90.89	94.99
Operating Profit before Working Capital Changes	748.61	469.99
Adjusted for:		P
Trade and Other Reconobles	164,331	12.10
Investories	(61,21)	(154.00)
Other Current esents	(23.07)	(92,32)
Other Financial assets	(3,07)	(0.16)
Trade Payables	305.54	97,10
Other Financial Liabilities	(184.49)	15.38
Other Cornert Cubilities & Provisions	17.76	16,17
Eash Generated from Goerathors	785.73	423.09
Taxes Paid (Net.)	(84.65)	(7,30)
Hert Cash flow from Operating Acthrities	701.09	612.79
B: CASH FLOW FROM INVESTING ACTIVITIES		
Furchme of targetile and intangible assets	(F7M-DH)	(389,000)
Proceeds from disposal of tampfile and intansible assets	6.91	0.17
Increase or Ann-Current Assets.	2	
Purchase of Other Investments -		
Het sank flew for atter financial assets		
Highest Disagree	10.71	9.07
Dividend income from Substitlary and insociates		
Styldend Income from Others		
Hert Cash flow (Used in) investing Activities	(740.46)	(371,43)
C: CASH FLOW FROM FINANCING ACTIVITIES Procypits flood foliar of Equity Share Capital		
There application Moley		
Proceeds from Long Term Borrowings	27.52	17.16
	11.34	36.36
Officer Hase Current Fowercald Liabilities in Pro-Island		
increase in bank scornwing for Marking Capital.	129-80	(10.07)
Represent of Long Term Donastogs		
Short Term Surrowings (Net)		
Dividends Paid (Indicating Dividend Discribution Tax)		
Interpol Faul	(90.80)	794,760
Het Coats flow from/(Used h) Fluencing Activities	60.24	(47,48)
Net (Decreese) In Cash and Cash Equivalents	9.87	(3.13)
Opening Salance of Cash and Cash Equivalents	. 1.42	3.23
Clustring flactaneous of Casth and Casth Equilibrations	2019	1762

AS PER AUDIT REPORT OF EVEN ATESO C CHARTERED ACCOUNTANTS

DUSTYS ASAL 3 PARTNER M. HO.: 417439

FRN: 0144DBC PLACE BHILWARA DATE: - 30.05.3022 UCH

FOR AND ON BEHALF OF THE BOARD THE PARTY

> F.C. CHUMA [MANAGONG DURECTOR] (DH MOL00155631)

A STELE APACHE (COMPANY SECRETARY) (M.HO,: A34182.)

T.C. CHHABIA

[DIRECTOR) (DIN NO. 0016740)

BINESH PORMAS [CFO]

225.71 666.18 5,000.72 40.37 51.00 211.46 5.5 10.00 211.4			Freehold Land	Bulldings	Machinery	Equipments	Furniture B Fintures	Vehicles	Total
Disposal  Cost as at April 1, 2022  Accinishated depreciation as at April 1, 2024  Cost as at April 1, 2020  Cost as at Ap		Cost as at April 1, 2021 Additions	197.06	533.01	4,555.22	40.17	51.00	211.46	5,587.93
Accumulated depreciation as at April 1, 1021 - 228,80 1,040,37 33,53 44,71 (45,94 1,856,81)    Repretation for the year		Cost as at March 31, 2012	17.6.7	666,18	5,086.30	41.10	5230	231,58	6,300.01
Accumulated depreciation as at March 31, 2021         197,06         704,21         1,554,56         6.53         47,19         166,13         1,74,56         1,740,36         47,19         166,13         1,74,66         1,740,36         47,19         65,52         2,23         6,23         2,23         2,24         2,23         2,24         2,23         2,24	31st March, 2022	Accumulated depreciation as at April 1, 2021. Depreciation for the year	N 850	18,98	358.94		44.7	145.94	1,493.35
Net carrying amount as at March 31, 2021  Net carrying amount as at March 31, 2022  Net carrying amount as at March 31, 2022  Net carrying amount as at March 31, 2021  197,06  198,02  197,06  197,07  197,06  197,07  197,06  197,07		Accumulated depreciation as at March 31, 2021		247,78	3,345,45		45.48	166,13	1,841.20
Cost as at April 1, 2020  Accumulated depreciation as at April 1, 2020  Accumulate		Not carrying amount as at March 11, 2021 Net carrying amount as at March 31, 2022	197.06	304.21	1,514,56	0.63	27.7		7,194.57
Cost as at April 1, 2020         197,05         408.02         4,193.00         37,39         56,04         302,25           Additions         Disposal         2,59         2,98         6,96         6,16           Disposal         Cost as at March 31, 2021         197,06         55,00         335,51         2,98         6,96         6,16           Accumulated depreciation as at April 1, 2020         211,46         2,743,73         31,00         43,48         126,07           Disposal         27,43,73         31,00         43,48         126,07         19,87           Disposal         27,43,73         31,00         43,48         126,07         19,87           Accumulated depreciation as at March 31, 2021         27,83,07         3,743,79         35,59         42,77         19,87           Meccumulated depreciation as at March 31, 2021         19,10         27,83,50         3,50,037         33,53         44,77         145,94           Meccumulated depreciation as at March 31, 2021         19,10         20,03         34,77         33,53         44,77         145,94           Meccumulated depreciation as at March 31, 2022         19,10         23,74         35,53         44,77         145,94           Meccumulated depreciation as at March 31, 2022						N.			
Middlews		Cost as at April 1, 2826	197.06	498.02	4,219,69	37,39	50.04	205.28	5,207.47
Cost as at March 31, 2021         197,106         533.01         4,355.22         40.77         51.00         211.46           Accumulated depreciation as at April 1, 2020         211,45         2,763.73         31.03         43.48         126.07           Disposability for the year         120.00         17.35         2.06.64         2.54         1,23         19.87           Accumulated depreciation as at March 31, 2021         197,100         228.30         3,040.37         33.53         44.71         145.94           Met carrying attender at March 31, 2022         197,100         280.73         145.30         34.57         145.94           Accommulated depreciation as at March 31, 2022         197,100         280.73         33.53         44.71         145.94		Additions	*100	35,00	335.53	2.98	98.0	9,49	380.66
Accumulated depreciation as at April 1, 2020 - 711, 45 - 2,743,73 - 31,03 - 43,48 - 123, 19,87 - 120,000,000 - 17,35 - 266,54 - 2,54 - 1,23 - 19,87 - 10,000,000 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 1,23 - 19,87 - 2,54 - 1,23 - 19,87 - 19,87 - 1,23 - 1,23 - 1		Cost as at March 31, 2021	197.08	543.01	4,535.22	40.17	51.00	211,46	5,587.93
Degreciation for the year Dispose 17.35 296.64 2.54 1.23 19.87 Dispose 2.54 1.23 19.87 Dispose 2.54 1.23 19.87 Dispose 2.54 Dispose 2.54 Dispose 2.54 Dispose 2.55 Dispose 2.5	3196	Accumulated depreciation as at April 1, 2020	i.	211.45	2,743.73	31.03	43,48	126.07	3,155.75
Disposar  Dispos	March,	Depreciation for the year		17,35	296.64	25	1,23	19.87	337.63
197,106 286.57 1,475.96 6,33 6,36 79.21		Disposal Accumulated depreciation as at March 31, 2021		228.80	3,540,17	33.53	44.71	145.94	1,493.15
		Net carrying amount as at March 31, 2020 Net carrying amount as at March 31, 2021	97.06	7585.57	1,375.96	6.87	6.26	79.21	7,051,72



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E. HINDOTERIES	140	100
Wind to Progress	61,30	30,44
States & Search	197	500 (80
Tere:	76.79	251.66
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	12,500,000	1,150	12,500,000	1,250.60
Insend, Judiciphted and Path logs Reading States of 16 pages hally paint on	5,011,750	365.46	9304090	105.16
Tidal	8,881,750	303.58	5,011,750	NO.16

13.1 The details of shareholders holding more than IN shares :

Heme of the Sharehouser	At at.	22	As at: 21st Auron, 2021		
	Ni. efShares	Shed	No. of Sharps	Xhest	
Fisher-Sultings Private Climber	1,515,200	45 MIN	2,105,150,00	42,445	
E.C. Chaira	#\$#,800	9,046		9.589	
Samp Devi Diffusion	445,000	3179K		3.79%	
Sauson Chrybra	255,756	3.00%		5.88	

### 13.2 Promoter group Sharefulding to total South share waited

Pinteres, 2013

Name of the Shareholder	No. of Shares	% held	Charge In sharefull injulating
where Surroge Private Strebard	(2,135,230)	40.665	2000
C. Oristine	494,300	9,049	8,076
ent Devi Othern	481,300	E.76%	189
surger, Chrysley	295,790	1.089	.50m/

#### 13. I The required latter of the number of shares substancing is set out below.

11st March, 2012

The March, 2001

Permilari Earny Shares at the beginning of the year 5301.790 5031,700

11.4 The Congress has not a med Class of Egylly Shares having a part value of Rs. 10 year share. Sach holder of mostly share

also based Ouring the Year

Equity theres at the end of the year

5,011,790

		fise	Ai st. Karph, 2022	(Amount No Tr Laco) As at 3 for March, 2001
96	STHER EQUITY			-
	States Incomment Capital Subsidy As part (and Subsidiary Shape) As a Processed Subsidiary State year Control States on States when your		19:00	15:00
			11.00	19.00
	Retained Europe As per set Stance Seet sidd. Profit for the year		1,621,12	1375-48 4631
	Last Appropriations		1,001.76	1,621,12
	Other Comprehendise Promise (DCI) in per 164, fallouse Sheet. NOT November 16 DCI (Ref. during the pose			



Th. I Propositions of Spaties, Engineeric and reference transfer and except by the	mathematical of man	etter mette.	
Part I - Tribe			
Name of Street, Control of Stree	400 Amount		besidence owner.
from change or hypotheration change or policy place, than divide, 19th is offer changed conventioned, and proceeding party and by directly also be the change on factors and and findings has Y/100 upon and short is the directly lates in Salitate agreement.	14,00	136	LR up to with
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34.25

as managements	DETALLER AND SET MANY IN		
Contracting Spiritual for Improved & Contract Alberton.	-1000,644 -2,600	10.0	
Teles	N4.SI	.00.0	
24 PERFECUE CARRIES	701 mel (4, 20) (40) 4	86 6 86 8 1000	
Name to Sanday	76.00	57.00	
Testi	20.00	Uw	



II mini reministration	5011-13	3849-21
SWIT OF PERMITS		
300 Processing Records	173(1.06	4799,15
Total	7,261.00	4,799.15

(Na in Lenn)

february, liabins and discount extran sales, are accounted for and being provided for an and when settled with the parties as per consistent purely account by the Company arms year.

S. STHEE NOME	-	2021-13	(Rs in Lacs) 3039-31
Indianal Sant Appendix & Ottory		10.25	3.0
Fruit on sale of Fisad Assets		3.57	5.0
Total	_	(1.2)	9.67
25,1,0/ber_Camurethen/or_itemme		3021-22	1000-21
TOVAL		- 72	
		2011-12	30 W Lecti 2009 21
27. COST OF SAN MATERIALS CONTUNED			
Deci. B. Chemicals			
Opening stack Add Prochames		.95.15 1,703.60	17.04.00 17.04.00
Add. Furthering Experience		Y,805-3W	1,221.58
Level Channy atook		167509	99(25)
		1,436.25	5,131.88

firsters, carries and observed viscon Purphase and accounted for and being provided for an and when settled with the parties as per conditions points stronger by the Contents provey year.



	3031-12	(fluits takes) 2020-21
TE CHARGE IN INVENTIONS		
(overtories (et.commencement)		
Floridad Conty / Stock-H-Trade	457.74	250.10
Work-in-Progress .	42.4.1	15.70
	500.39	383.03
Investment (at come)		
Finished Goods / Stock-in Trade	449.7%	451.76
Work to Progress	45.30	42.41
	495.Ca	306.39
Total	5.11	(3.17, 54)
		(fix by Land)
	2010	2020-21
TO MANUFACTORINO CHPENSES		-
Santa & Sames our sained	Add: No	256.42
Coal Consumed	1,573.73	E18, 91
Pour S Fait	512.51	408.33
Repair & Halmamarca (1954)	10,01	33.45
Water offerges & Air posturees Charges	78.10	28.46
NO Flam Beltissania	10.78	17.63
Other merufacturing externes	556.59	476.31
Stroy Tax		0.89
1000VV	1.505.04	2,259.18
		Ph N Lace
	2021-02	2000-21
ONSONE BOOM CHEEK	7 4 4 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	
Salars, Wages & Other Allowances	961.36	343.65
K.S. L.S. F. F., contribution	62.13	38.55
Distults & F.L. Excelvered	24.26	17.00
Staff is Catour Welfare Kilomens.	.19.32	10.16
Banus is express.	15.12	73:15
COVID 19 Compensation		19,19
Total C	1,028,29	236.41
	1,000.00	

The company is apporting love excultance on memberile? again here. The company has themselfened the Exekuting period print EC and is non-probleming for ground; on character or companies from EC and is non-probleming for ground; on character of the period or period or period or the period or peri

			3001/32	2006-31
12 THANKS COSTS				
Information Form Lower Internal on Working Control Internal on Cohen Internal by Vehicle Paramon Surrounding cost			60.51 34.70 6.81 6.55 6.32	47 % 43.55 0.69 2.54
Ever-Interest received on Fixed d	NAME OF TAXABLE PARTY.			
Tirtal			90.89	94.96
12.5 Inserest Expenses		g = 29	2001-02	7% in Laco 2020-27
There Terre Serryvings Lang Term Serrovings			36.70	43.35
Secured from turk Department	(esno		43.56	46.25
Cesture	137			
TOTAL	(S)		86.17	52.40
	23			

		1017-02	195 H 1805 2000-21
350	UDBE CITY OF THE C		
	Establishment/Administrative Expenses		
	Audit esp.	6.04	0.0x
	Hornol Auditor From	2.76	1.79
	Auditor Namewration	0.90	0.96
	Charthy is desertion	0.49	191
	Commyssio supersus	4.38	5.44
	Deergy Auth	5.40	
	Feet & subscription	0.48	6.04
	Pourance	15.39	16.80
	Legal & Professional Inco.	12.52	11.4
	Listing Free.		3.00
	Loss on sale of Frapery, Page and Engineers	10.0	6.01
	Salary to Managing Streets	79.60	16.40
	Amerikanski reperse.	5.36	1.19
	Fortiger Code	0.28	9.31
	Process & Stationary	4.14	5.81
	Table Nation etc.	9.40	
	Repair & Maintenance ( Vehicle )	1.48	1080
	Telephore common	3.94	1.24
	Traveling Expenses	1.01	5.25
	Auros & Tayon	630	
		18.57	36.3
	Selfog and Distribution Experies	7.25%	
	Advertisement. Freight, Checking Lauging II Chinading Charges.	1,67	1.49 118.58
	Salas Promutation	1994,92	1,14.38
	- FIST - TOWNER	200.96	130.04
	Preferency Expenses Witten Off	55,046	0.40
Tata	<del>K</del>	300:01.	210.8
			deletion
33.1	Peyment to Auditors as :		
Part	Today .	10007-002	3000.21
100	Stepartery Audit Firm	0.40	0.40
	Tan hadte fees	6.30	0.30



34. TAXALTON Income any recognited by Statement of Profit and Less	2021-92	(Rx 81 Lacu) 2820-21
Current (or General tax AAT Could Millard (intelligence)	\$4.60 3.50	7.50 (5.6%
Total income tax, expenses recognited in the current year	84.17	9.56
Profit setors say	289.00	45.16
Gurrant Tex Provision (4) Deferred Sax Provision (8)	333	(7.03)
Tax Capanion recognised in Statement of Frofit and Loss (A+8).	18.17	10.38
Etherther Tay Rate	12 Tes.	0.579



# Notes to Standalone Financial Statements

# HOTES TO AND FORWING PART OF THE STANDALONE FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 MARCH 2022

#### 35. CORPORATE INFORMATION

A.K. SPINTEX LIMITED ("the Company") is one of India's leading textile companies with the presence of almost three decades in this industry. It is among the largest Textile Processors/weaver of fifnityans.

The Company is a public company domiciled in India and is incorporated under the provisions of the Companies XXI applicable in India. Its shares are fasted on ISSE in India. The registered of fice of the Company is located at Blotwara, Rajastiles - 111001.

The standalone Triancial statements were approved by the Board of Directors and authorized for issue on May 30, 2022.

#### 36. Statement of compliance

These financial statements are separate financial statements of the Company (also called standards financial) statements for the year ended March 31, 2022 in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian accounting Standards) (Ind AS) notified under the Companies (Indian accounting Standards) Rules, 2015 (as amended) together with the comparative period data as at and for the year ended March 31, 2021.

The Company has consistently applied accounting policies to all periods presented in these financial statements

#### 37. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### (A) Basis of preparation

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (field AS) as prescribed under Section 133 of the Act to be read with Rule 3 of the Companies (findian Accounting Standards) Rules, 2015 and Companies (findian Accounting Standards) Rules, 2015 and Companies (findian Accounting Standards) Automatics (Findian Statements for the year ended 31st March, 2022 comprises of the Balance Sheet, Statement of Profit and Loss, Cash Flow Statement, Statement of Changes in Equity and the Notes to Financial Statements.

# (B) Current versus non-current classification

The Company presents assets and liabilities in the Balance Sheet based on current/non-current classification — An asset is current when it is:

- . Expected to be realised or intended to be sold or consumed in the normal operating cycle;
- . Held primarily for the purpose of trading;
- . Expected to be realised within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period. All other assets are classified as non-current.

A biability is cornert when:

- it is expected to be settled in the normal openiting cycle;
- . It is held primarily for the purpose of tracing;
- . It is doe to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Company classifies all other patricipals approprient.

Deferred tax assets and matrices upo classified as your-current assets and matrices.

#### Operating cycle

Operating cycle of the Company is the time between the acquisition of sisets for processing and their realisation in catch or cash equivments, as the Company's normal operating cycle is not clearly identifiable, it is assumed to be twelve months.

#### (C) Use of estimates and judgments

In preparing these floated statements, management has made judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets. Nabilities, income and impeteres. Management believes that the estimates used in the impartation of the financial statements are product and reasonable; Actain result may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized prospectively.

# Judgments

information about judgments made in applying accounting policies that have the most significant effects on the amounts recognised in the financial statements have been given below:

 Classification of financial assetts assument of business model within which the assets are held and assessment of whether the contractual terms of the financial asset are solely payments of principal and interest on the sefucional amount out the administration.

#### Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment in the subsequent period financial statements is included below:

- · Estimation of current and deferred tax expense and asset? Hability.
- Estimated useful life of property, plant and equipment.
- Estimation of defined benefit obligation.
- Measurement and tikelihood of occurrence of provisions and contingencies.

# (D) Fair value of Financial instruments:

Fair visite is the grice that would be received to self an assist or paid to transfer a trabitity in an orderly transaction between market perticipants at the inneasurement date. The fair value measurement is based on the presumption that the transaction to self the asset or transfer the flability takes place others.

- . In the principal market for the asset or Hability
- CN:
- . In the absence of a principal market, in the most advantageous market for the asset or Nability.

in determining the fair value of its financial instruments, the company uses a variety of methods and assumptions that are based on market conditions and risks existing at each reporting side. All methods of assumptions that evalue result is general approximation of value and such value may never actually be realized. The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient state are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of underservable inputs.

Refer Note No. -37 in for the disclosure or carrier span and fair value of financial assets and liabilities. For financial assets and liabilities maturing without service from the balance sheet date and which are not carried at fair value, the carrying amount approximate or value due to the joint maturity of these instituteouts.

#### (E) Borrowing cost

Borrowing custs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended line or sale are capitalised as part of the cost of the respective asset. All other borrowing costs are expensed in the period in which they occur. Surrowing costs consist of interest and other costs that the Company locus in connection with the borrowing of funds, borrowing cost also includes exchange differences to the extent reparted as an adjustment to the borrowing costs.

# IF1 Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company, the Company retains neither continuing managerial involvement to the degree usually associated with ownership nor inflective control over the goods selif, and the revenue can be initially measured, inpartities of whee the payment is being made. Revenue is measured at the fair value of the consideration recrieved or incervable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government.

#### Sale of goods

Revenue from the sale of goods is recognised when the significant risks and revends of ownership of the goods have passed to the buyer, which generally colincides with dispatch. Revenue from export sales are recognised on disperent basis GST and other taxes on sales are excluded from revenue.

#### Rendering of services

Revenue from job work services is recognized tread on the services rendered in accordance with the terms of contracts.

#### Interest income

Interest frome from a financial asset is recognized using effective interest rate method, litterest income is included in other liccome to the statement of profit or loss.

# Other operational revenue

Other operational revenue represents income earned from the activities incidental to the business and is recognized when the right to receive the income is established as per the terms of the contract.

### Other income

Other items of income are accounted as and when the right to receive such income arises and it is probable that the economic benefits will flow to the company and the amount of income can be measured reliably



#### (G) Property, plant and equipment

Property, plant and equipment is stated at cost, set of accomplated depreciation and accomplated impairment topes, if any. All other repair and maintenance costs are recognized in profit or loss as incurred. Borrowing costs relating to acquisition / construction of their assets which take substantial period of time to get ready for its intended dies are also included to the extent they relate to the period till such assets are ready for our costs.

Capital work in-progress comprises cost of fixed assets that are not yet installed and ready for their interided use at the balance sheet date.

Subsequent casts are included in the asset's conving amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the entity and the cost can be measured reliable.

#### Depreciation

Depreciation on property, plant and equipment is provided so as in write off the cost of assets less residual values over their useful lives of the assets, using the straight line method at prescribed under Part C of Schedule II to the Companies Act 2013.

When parts of an flow of property, plant and equipment have different useful life, they are accounted for as separate thems (Weor Components) and are depreciated over their useful life or over the remaining useful life of the principal assets whichever is less.

Management reviews the estimated carful tives and residual values of the assets annually in order to determine the amount of depreciation / amortization to be recorded during any reporting period. The useful lives and statistical values are based on the Company's Instortical experience with similar assets and take into account anticipated technological charges. The depreciation / amortization for future periods is revised if there are significant charges from previous estimates.

#### (H) Intangible assets

Intengible Assets are stated at cost of acquisition net of recoverable taxes, trade discount and rebates less accumulated amortization/depletion and impairment loss, if any, fach cost includes purchase artice, borrowing costs, and any data directly attributable to bringing the mast to its working condition for the intended use, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible easets.

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

# (i) Investories

Inventories are valued as under-

Raw muterful At Cost or NRV whichever is inver-

Stock in priicess - - At Cest or NRV whichever is lower

Stores, spares etc. At Cost or NRV whichever institute

Firsthed Goods At lower of Cost or Not Markets

- Reve materials: cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on first in, first out basis.
- Pinished goods and work in progress: cost includes cost of direct materials and labour and a proportion
  of manufacturing overheads based on the normal operating capacity, but excluding borrowing costs.
   Cost is determined on first in, first out histis
- Traded goods: Cost includes cost of purchase and other costs incurred in bringing the inventories to their present location and condition. Cost is determined on verighted average basis.

All other inventories of storm, consumables, project material at site are valued at cost. The stock of waste is valued at not mall white value.

het realisable value is the estimated setting price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Here of inventories are measured at lower of cost and not realisable value after providing for obsidesories.

#### (J) Impairment of non-financial essets - property, plant and equipment and intangible assets

The Company assesses at each reporting date as so whether there is any indication that any property, plant and equipment and intamplate assets or group of assets, called cash generating units (CGU) may be impaired. If any such indication exists the recoverable amount of an asset or CGU is estimated to determine the extent of impairment, if any.

#### (K) Provisions and contingent biabilities

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the collection and a reliable estimate can be made of the amount of the obligation.

If the effect of the time value of money is material, provisions are discounted using a current pre-cau rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

#### (L) Cash and cash equivalent

Cash and cash equivalent in the billance sheet comprise cash at banks and on hand. For the purpose of the statement of cash flows, cash and cash equivalents consist of cash as defined above, net of outstanding bank overdrafts as they are considered as integral part of the Company's cash management.

#### (M) Tax Expenses

The tax expense for the period comprises current and deferred tax. Tax in recognised in Statement of Profit and Loss, except to the extent that it relates to firm recognised in the comprehensive income or in equity. Tax expense relating to them recognised outside Statement of profit and loss is recognised outside Statement of profit and loss. The new recognised in correlation of the statement of profit and loss. The new recognised in correlation of the statement of profit and loss. The new recognised in correlation of the statement of the state

# Correct.tax

Current tax needs and liabilities are measured at the amount expected to be recovered from or paid to the taxables subharities, based on tax rates and laws that are enacted or substantively exacted at the Balance sheet date.

#### Deferred tax

Deferred tax is provided using the Hability method on temperary differences between the tax bases of assets and Habilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax exerts are recognized for all deductible temporary differences, the carry farward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that unused tax or exhibits explaint which the deductible temporary differences, and the carry forward of unused tax credits and unused tax credits and unused tax credits and unused tax forces can be distinct.

The Company recognizes tax credits in the nature of WAT credit as an asset only to the extent that there is convincing evidence that the Company will pay normal income tax during the specified period, i.e., the period for which tax credit is allowed to be carried forward, in the year in which the Company recognities tax credits as an asset, the said seat is created by way of fac credit to the Statement of profit and loss. The Company reviews such tax credit asset at each reporting date and writes down the asset to the extent the Company does not have controlling evidence that it will pay normal tax during the specified period.

Defenied tax includes MAT tax credit.

# (N) Foreign currency

These financial statements are presented in Indian rupees, which is the functional currency of Limited. Transactions is foreign currencies are recorded at the exchange rate prevailing on the date of transaction models by bank.

Exchange differences are recognized in the Statement of Profit and Loss except to the extent, exchange differences which are regarded as an adjustment to interest costs on foreign currency borrowings, are controlland as part of borrowingscosts.

#### (O) Earnings Per Share

Basic earnings per share in calculated by dividing the net profit or ions for the period attributable to equity Shareholders of the Company by the weighted average number of equity shares putstanding during the period.

For the purpose of calculating diffused earnings per share, the set profit or loss for the period attributable to equity Shareholders of the Company and the weighted average number of shares stattanding during the period, are adjusted for the effects of all distribute potential equity shares.

#### (P) Financial Instruments

- (T) Financial Assets
- (f) initial recognition and measurement
- All financial amets and liabilities are initially roughed 16 day value. Transaction costs that are directly attributable to the acquisition or issue of financial points and beautial liabilities, which are not at fair value of financial statements and points and beautial liabilities, which are not at fair value of financial statements.

through profit or loss, are adjusted to the fair Value on initial recognition. Purchase and sale of financial assets are recognised using trade date accounting.

- (III) Subsequent measurement
- A. Financial assets carried at amortized cost (AC)

A financial asset is measured at amortized cost if it is lead within a business model whose objective is to hold the easet in order to collect contractual cash flows and the contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

- (2) Financial liabilities
- A. Initial recognition and measurement

All financial liabilities are recognized at fair value and in case of loans, net of directly attributable cast. Fees of recurring nature are directly recognized in the Statement of Profit and Loss as finance cost.

Subsequent measurement.

Financial liabilities are carried at amortized out using the effective interest method. For trade and other poyables maturing within one year from the balance steet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

(3) Derecognition of financial instruments

The Company derecognities a financial asset when the contraction rights to the cash flow from the financial asset explire or it transfers the Plannical asset and the transfer qualifies for derecognition under sid A5-109. A financial tractifity (or a part of a financial flability) is desecognited from the Company's Balance Sheet when the obbigation spectfied in the contract is discharged or cancelled or explires.

#### (Q) Employees Benefit:

# a) Short Term Employee Benefits

All emplayer benefits payable within twelve months of randering the service are classified as short term benefits. Such benefits include salaries, wages, bonus, short term compensated absences, awards, exparts, conformance pay etc. and the same are recognized in the period in which the employee senders the related services.

#### b) Post-Employment Benefits

# (i) Defined contribution plan

The Company's approximal provident fund scheme and employees' state insurance fund scheme are defined contribution plans. The Company has no obligation, other than the contribution paid/payable under such schemes. The contribution paid/payable under the schemes is recognized during the period in which the employee renders the related service.

#### (ii) Defined benefit plan

Gratuity and Leave Pornshment are recognized as an expense at the un-discounted amount in the graffit and loss account of the year in which related service is company has not made any actuarial valuation in this argants.



As lessee

#### Initial measurement

Long term lease.

The company does not have any long term lease contract liabilities.

#### Short term linase

Short term lease is that, at the convencement state, has a lease term of 12 months or that. A lease that contains a porchase option is not a short-term lease. Low value lease is for which the underlying asset is of less value. If the company elected to apply short term lease flow Value Lease, the leases shall recognize the lease payments associated with those leases as an expense on either a straight-line basis over the lease term or acorder systematic basis. The leases whall apply another systematic basis in more representative of the pattern of the leases's benefit.

# (5) Exceptional items

i.acu)

An term of income or expense which by its size, type or incidence regulars discinsive in order to improve an understanding of the performance of the company is treated as an exceptional item and the same is disclosed in the notes to accounts.

# 38 FINANCIAL INSTRUMENTS BY CATEGORY:

The carrying value and fair value of financial instruments by categories as at 31.03.2022.

(Pa

Particulars	Amortized cost	Financial Amets/ Liabilities at fair value through Profit or Loss	Financial Assets/ Liabilities at fair value through Profit or Loss	Total Carrying Value	Yotal Fair Yalue
ASSETS					
HOH CURRENT					
Investments	0.03			0.03	0.03
Other Financial Assets	62.07	V.	2	62,07	63.07
CURRENT					
Trade receivables	1521.07			1521.07	1501.0
Cash and cash equivalents	2.79			2.79	2.79
Other Financial Assets	4.92			4.52	4.52
HOW CURRENT		(5)55S			

Borrowings	538.53	- 27	538.53	538,53
CURRENT				
florzawings	501.00		 561.00	561.00
Trade payables	1346.94	1.0-1	1346.94	1346.94
Other Financial Liabilities	40.70	10.5	 40.20	40,70

The carrying value and fair value of Financial instruments by categories as at 31 03.2025

Pa I

CI)					
Particulars	Ampitized cost	Financial Assets/ Liabilities at fair velue through Profit or Loss	Financial Assets/ Liabilities at fair value through Profit or Loss	Total Carrying Value	Total Fair Value
ASSETS					
HON CURRENT					
Investments	0.03			0.03	0.03
Other Financial Assets	62.07	- W		62.07	62.07
CURPENT					-
Trade receivables	1456:54	0.00	15:	1456,54	1456.54
Cash and cash equivalents	1,92			1,92	1,42
Other Financial Assets	1.45			1.6	MAR.
HON CURRENT					
Borrowings	511,114			311.14	511,14
CURRENT					-
Horrowings	437,26	- wa		437.26	437.25
Trade payables	1041.00	1.00	E E	1041,00	:1041.90
Other Financial Liabilities	185.19		- P:	185,19	185,19

Other Financial assets and liabilities includes the financial assets and liabilities whose carrying value shown as amortized value:

Security deposits with Govt. Department as the Long agreement is not specified hence the carrying value is considered as amortized value.

Loans from Banks: As the interest is being charged itself on current market rates and the EIR is approx, similar to its interest rates charged. Hence Carrylog value is considered as its amortized cost.

# FAIR VALUE HIERARCHY

No Financial Assets/Lisbilities fails under level 1, level 2 or Level 3 category, hence, no such asset/liability has been valued at either through FYTOCL /FYTPL

(Rs In Lacs)

3.59

3.59

46.11

10.00

	2021-22	
39. EARNINGS PER SHAME (EPS)		
<ol> <li>Net Profit after Tax as per Statement of Profit and Loss attributable to Equity Shareholders (Rt. in Locs)</li> </ol>	180.84	
II) Weighted Average number of Equity Shares used as denominator for catculating Basic EPS	5,031,750	1 2
(III) Weighted Average Potential Equity States	-	
(v) Total Weighted Average number of Equity Shares used as senominator for calculating Diluted EPS	5,021,750	1

# 40. RELATED PARTIES DISCLOSURES

Basic Earnings per Share [11]

VIII Book Value per Equity Share [3]

Diluted Entrings per Share (11)

Face Value per Equity Share (1)

(ii) As per Ind AS 24, the disclosures of transactions with the related parties are given below:

List of related parties where control exists and also related parties with whom transactions have taken place and relationships:

Rame of the Related Party	Relationship	
TILOR CHAND CHHABRA	Key Managerial Personnel (KMP)	
PRAKASH CHAMD CHHABRA SOURABH CHHABRA		
SAROJ DEVI CHHABRA	Relatives of KMP	
FASHION SUITINGS PVT. LTD. ACME HIDUSTRIES PVT. LTD.	Enterprises over which Key Managerial Personnel are able to exercise significant influence	



Particulars	Key Personnel			Relative of KMP		Associate / Sister Concerns	
	2021-22	2020-21	2021-22	2020-21	2021-22	2020-21	
Processing Charges Beceived	*	á			27.49	10.03	
Net Louis and Advances, Deposits taken	150:00	9	-	-	:60	8	
Returned	- 6		+:	-	0.00	-	
Belance Outstanding as on 31" March of unsecured loans	100.00		8	8	roes.	-	
Batance Outstanding as on 31" March Debtors a/C	5	X	±	-	0,00	3.57	
Interest Payment	-		-	-	163	-	
Salary.	39,60	28.40	-	-	300		

# (III) Disclosure in Respect of Major Related Party

Sr. No.	ansactions during the year : Particulars	2-16-22	99917025	(Rs in Lac
N . 1966	Fill Disable 5	Belationship	2021-22	2020-21
- 1	Loans and Advances, Deposits Takes/ (Returned)			
	Loan taken			
	Tilok Chand Chhabra	Director	150.00	0.00
	Sourabli Chhabra	Director	Ω.90	9.00
				-
	Loan Returned			
	Tilok Chand Chhabra	Director	50.00	0.00
	Sourabh Chhabra	Divector	0.00	0,100
2	Revenue from Operations			
	Fashion Sultings Pvt. Ltd.	Associate Concern	27.49	10.03
3	Interest Paymont	1		
	Tillak Chand Chhabra	Oirector	4.08	0.00
	Sourabh Chhebra	Olewctor	0.00	0.00
4	Salary Payment	55082		
	Prakash Chand Chhabra //	STAD SO	39.60	38,40

The above entities includes related parties where the relationship existed for the part of the year and the amounts experted is for the period during which the related party relationship existed during the period.

# NOTE 41 - EXPENDITURE IN FOREIGN CURRENCY (ACCRUAL BASIS)

Farticulars	Current Year	Frevious Year
Travelling & Conveyance / Interest/ Professional Fee	Nil	NIL
Total	NE	NR

# NOTE 42 - IMPORTED AND INDIGENEOUS RAW MATERIAL, COMPONENTS AND SPARE PARTS CONSLIMED. (Rs in Lard.)

	% Total Consumption	Value	% Total Consumption	Value
Particulars	Current Year	Current Year	Previous Year	Previous Year
Raw Haterial				
Imported	. A			
Indigenously obtained	1000	1636.25	100%	1131.38
Spare Parts				
Imported	OK.	0.00	DN	0.00
Indigenously obtained	100%	602.29	100%	374.43

# NOTE 43-VALUE OF IMPORTS CACIALATED ON OF BASIS

Particulars	Current Year	Previous Year
Raw Material	5011	Nil
Components and Spares Parts	NI	501
Capital Goods	11,16	707
Total	NIL	101

# NOTE 44 - RETIREMENT BENEFITS

- (a) "Company's contribution accruing during the year in respect of Provident Fund and Employee State Insurance Scheme has been charged to Profit & Low Account.
- (b) Short term and doog term employee's benefit such as Leave Encadement are recognized as an expense at the unidendanted amount in the profit and too occupant of the door with an expense are recognized as not expense. Close Encadement Mathlity is provided on account basis as on 31 govern of every set and paid in cost following year.

(c) The company is accounting leave encushment on mercanitie/ actual basis. The company has discontinued the Gostuffy policy from LIC and is now provisioning for gratuity on actual undiscounted basis. Hence, provision for gratuity (including any certier short/fells) have been provided for the year.

The Disclosures with respect to ind AS 19 "Employee Benefits" are as under:

# A. Defined Contribution Plans

- a. Employer's Contribution to Provident Fund
- b. Employers Contribution to Employees' State Insurance

The Company has recognized the following arrounts in Profit Is Loss Account: (Rs in Lacs)

Particulars	Year Ended March 31, 2022	Year Ended March 31,
Employer's contribution to Provident Fund	29.99	24.70
Employer's Contribution to Employees' State Insurance	9.33	7.79

# B. Defined Benefit Plans

# Gratuity (Non-Funded)

Grittuity has been provided at actual (un-discounted) manner, based on the 15 days salary for every completed year of service.

# Amount Recognized in the Balance Sheet.

(Rs in Lack)

Particulars	Year ended March 31, 2022	Year oxided March 31, 2021
Actual Value of Gratuity as at the beginning of the year	57.46	60.33
Grafulty provided during the year	26.10	7.09
Gratuity paid for the year	12.57	9.96
Actual Value of Gratuity as at end of the year in 31-3-2022	70.99	57.46

# C. Leave Encashment (Non-Funded)

Leave Encayment has been provided at accrual basis, based on the leave standing credit of the employee as at the Balance Sheet data.

#### Amount Recognized in the Balance Sheet.

Particulars	Year ended March 31, 2022	Year ended March 31, 2021
Actual Value of Leave Encashment as at the beginning of the year	5.43	4,90
Leave Encadment provided during the year	8.25	7.50
Leave Encadment paid for the year	8.26	5.96
Actual Value of Leave Escaperest, as at end of the year on 31.3.2023	6.43	5.43



#### **NOTE 45 - CONTINGENT LIABILITIES**

- 1. The Testille Cris Committee has raised a demand of Rs.46.28 Lacs against the company. The Company has filled various appeal against it before Hon'ble TC appellate Tribunal. Mumbal. The Company has not received any communication from the tribunal and as per our information and before the matter is still pending with TC Cess Appellant Tribunal. Numbal and consequently, itability, if any arises will be accounted for as and when the case will be decided. The management being confident of winning the case, no provision of the above has been made.
- The Company has deposited Rt. 822667- under protest trivands demond confirmed by the order of Commissioner of Excise to Case No IV(55)4745/8HL/R-IV/04/6587 Dated 18:06:2004, Company has filled the appeal in CESTAT.
- 3. Hon'ble CESTAT Vide its Final Order No. 493-495/08 CEs. Dated 18:07.2008 reduced (for penalty and accordingly see have filled the refund of excess penalty deposited by us. The department has sanctioned a sum of Rs. 114093 /- or 27.02.2009 towards excess penalty deposited by us. The department preferred an appeal with the Rajasthan High Court and matter is pending with High Court.
- 4. To opinion of the management, there may be some tangents, claims, demand or proceedings against company, which arise its normal course of business, However, there is no such matter pending that the company expects to be material in relation to its business and which requires specific disclosures. The management is confident of getting the vendict in its favor and therefore, no, tankiny on this account is anticipated and hence no specific disclosure is being made for the contingent itability.

#### NOTE 46 - SEGMENT REPORTING

An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Company's other components, and for which discrete francial information is available. Operating segments are reported to a manner consistent with the internot reporting provided to the chief operating decision maker (CODM).

The Company's Board has identified the CODM who is responsible for financial decision making and assessing performance. The Congrany has a single operating segment as the operating results of the Company are reviewed on an everall basis by the CODM.

#### Note 47- IMPLICATIONS OF COVID-19 ON THE BUSINESS

The COVID-19 continues to special across the globe and india, which has contributed to a significant decline and votability in global and initian filancial markets and a significant decrease in global and local economic activities. The Company has used the principles of proteone in applying Judgments, estimates and accumpations to document on the principles and Financial Statements for the year ended 14 Metric 2012. However, due to the uncertainties associated with the pandemic, the actual impact may not be in like with current estimates. The Company will continue to closely involtor any further development relating to CDVID-15, which may have impact assessment does not indicate any adverse impact on the ability of the company 50 continues of against 200 continues.

# HOTE 48 - Disclosures as per amendments in Schedule III of Companies Act, 2013 with netification issued on 24th March 2021

information required against additional disclosures as per amendments in Schedule (U of Companies Act., 2013) with respect to below mentioned classes in "Ni."

- a. Title deeds of immovable Property not held in name of the Company (Para a(ii) (XIII) (Y) (II)
- b. Revaluation of Property, Plant & Equipment (Para a)(1)(0)(1)(1)(1)
- Loon & Advance made to promoters, directors, KAPs and other related parties Plana 4(II) 09(II) (Y) (III)
  - d. Intangible Assets under development (Para a(II)(XXI)(Y)(v))
- e. Details of forcers property field (Para a((1)(010)(Y)(vii)
- f. Willful Defaulter (Para efflightts(V)(viii))
- g. Relationship with struck of Companies (Para apposition)
- Compliance with number of layers of companies (Pere of III) (III) (1)
- Compliance with approved Scheme(s) of arrangements (Para a(ii)(XII)(Y)(XIII))
- Utilization of Scrowed funds and share premium (Para a(ii) (XII) (Y) (XII).
- Undisclosed (come (Para a(fil)(ix))
- L. Details of Crypto Currency or Virtual Currency (Para a(19109))

# NOTE 49 - The Code on Social Security, 2020.

The Code on Social Security, 2002 (Youde's relating to entrologe benefits, during employment and postemployment, received Persidential ascent on September 28, 2020. The Ministry of Labour, and Employment has railwased doth rules for the Code on Social Security, 2020 on Movember 13, 2020, and has limited suggestions from stakeholders. The Company will assets the limpact on its financial statements in the period in which the relating rules to extraorities the inspects import are notified and the Code Decomes effects.

#### NOTE 50 - Transactions with/as intermediaries

We funds have been advanced or isensed or invested either from borrowed funds or share prantium or any other sources or kind of funds by the Company to or in any other personals) or entity (lest) including foreign entities ("Interfreeduction") with the understanding, whether recorded in writing or otherwise, that the Intermediary shall lend or levest in party identified by or or behalf of the Company (Ultimate Beneficiaries). The Company has not received any hand from any partys; (Finding Farty) with the undestanding that the Company what sheether, directly, or indirectly land or invest in other persons or entities identified by or or behalf of the Company "Ultimate Beneficiaries") or provide any quantate; security or the like on behalf of the Ultimate Beneficiaries.

NOTE 51—In the opinion of the management and to the best of their knowledge and belief, the value of loans, advances and other current assets whether debit or credit in the ordinary output of buspers will not be less than the amount at which they are stated in the Balance Seet and provision for all known liabilities has been made.

AS PER AUDIT REPORT OF EVEN DATE.

FOR AND ON BEHALF OF THE BOARD

For: RHOA & ASSOCIATES CHARTERED ACCOUNTANTS

[THNESH AGAL]

M. NO. : 417439

FRN: 014438C PLACE: BHILWARA

DATE: 30.05.2022

[P.C. CHHABRA]

CAL SARSON CO

[COMPANY SECRETARY]

[T.C.CHHABRA]

DHESH PORWAL

[CFO]

FORM MGT- 11 or to summer 10500; of the Companion Are, 2001 and tale PRO of the Companion Philanaphone and Administration ( Rules, 2016) Name A R. SPINTEX LIMITED L17117R/1994PLC008916 Rend office: 14 K.M. STONE, CHITTOR ROAD BILYA KALAN, BEILWARA-311001 (IGE) Name of the member (ii) Resistered address H-most ha Folio Not Client M. DIP TO I'Wa, being the member (x) of shares of the above named company, hereby appoint 1. Name Address B-mad ld Storomore or fading ben 2 Name Address C-mad Mr. Simptone. or failing him 3. Name Address E-mail 1d. Stommere as restout prove to attend and your on a poll for news and on majour behalf at the 28th Annual General Meeting of the Compum. to be held on the 30th September, 2022 at the Recostered Office at 14 K.M. Stone, Chinox cond. Billion Kalan, Bhilwara-311001 at 11,00 P.M. and at any adjointment thereof in respect of such resolutions as are indicated below: Consider and atom Audited Financial Statement, payors of the Dourt of directors and Auditor for the year ended 317 March, 2022 Responsement of Mr. Filel. Chand Chiadra, who is liable to reten by stutum being discible office himself for reappointment Signed this day of 2022 Signature of abaumolder Summure of Proce holder(a) Note: This form of procy in order to be effective should be duly completed and deposited at the Reumered Office of the Company, not less than 40 boors before the commencement of the Meeting ATTENDENCE SLIP I hereby record my presence at the 25th Annual General Meeting of the Company held on 30th September, 2022 at 11.00. a.m. at 14th K.M. Mile Stone Chitter Gurb Road. Biba Kalas. Bhibagra. Full Name of the Shureholder (in Block Letters) Folio No. No. of Sharey held Name of Proxy (if the Proxy attends, instead of the Shareholder)

Signature of Sharsholder / Proxy

Members arending the meeting must fill in this attendance slip and hand it over at the entrance of the meeting half. Mortiliers are requisited to bring their copy of the annual report at the meeting.

