38th ANNUAL REPORT

2021-22

MANAGEMENT

BOARD OF DIRECTORS

Mr. Neeraj Goel – Managing Director
Mr. Abhishek Agarwal – Whole time Director
Mr. Suresh Chand – Non - Executive Director
Mr. Ankur Sangal – Independent Director
Mr. Malav Goel – Independent Director
Mrs. Pooja Bhardwaj – Independent Director

COMPANY SECRETARY

Ms. Sarika Agarwal

CHIEF FINANCIAL OFFICER

Mr. Abhishek Agarwal

STATUTORY AUDITOR

M/s Rajeev Singhal & Co Chartered Accountants Muzaffarnagar

BANKERS:

PUNJAB NATIONAL BANK

Branch: New Mandi, Muzaffarnagar Uttar

Pradesh

Branch: CP, New Delhi

REGISTRAR & SHARE TRANSFER AGENT

Beetal Financial & Computer Services Ltd. Beetal House, 3rd Floor, 99, Madangir Near Dada Harsukhdas Mandir New Delhi-110 062

CORPORATE IDENTIFICATION NUMBER

L99999DL1984PLC019052

REGISTERED OFFICE ADDRESS

217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, New Delhi 110034 Email Id: agarwalduplex1984@gmail.com Website: www.agarwalduplex.net

PLANT ADDRESS

4th KM Stone, Bhopa Road, Muzaffarnagar, Uttar Pradesh

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NOTICE

Notice is hereby given that the 38th Annual General Meeting of the Shareholders of the Company will be held on Wednesday, 28th September, 2022 at 11.30 A.M. at Registered Office of the Company at 217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034 to transact the following businesses

ORDINARY BUSINESS:

- 1. To consider and adopt the Audited Balance Sheet as on 31.03.2022 and the Profit & Loss Account for the year ended 31.03.2022 together with the Reports of Directors & Auditors thereon.
- 2. To appoint a Director in place of Mr. Suresh Chand (DIN 00453489), who retires by rotation at this meeting and being eligible, offer himself for reappointment.
- 3. Appointment of Statutory Auditor of the Company

"RESOLVED THAT pursuant to the provisions of Section 139, 141 and 142 of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014, (including any re-enactment or modification thereto), and such other applicable provisions, if any, M/s Goel Singhal & Associates, Chartered Accountants, Muzaffarnagar, (Firm Registration number 006496C) be and is hereby appointed as the Statutory Auditors of the Company in place of M/s. Rajeev Singal & Co., Chartered Accountants (Firm Registration No. 008692C) to hold office from the conclusion of this Annual General Meeting till the conclusion of the thirty second Annual General Meeting, at a remuneration as may be mutually agreed to, between the Board of Directors and Statutory Auditor plus applicable taxes, out-of-pocket expenses, travelling and other expenses, in connection with the work of audit to be carried out by them."

RESOLVED FURTHER THAT Mr. Neeraj Goel (DIN: 00017498), Whole Time Director of the company be and is hereby authorised to take such steps, in relation to the above and to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution and to file necessary E Forms with Registrar of Companies."

SPECIAL BUSINESS:

4. Appointment of Mr. Ajay Bindal as Independent Director

 $To consider and if thought fit, to pass, the following resolution as a {\bf Special Resolution:}$

"RESOLVED THAT pursuant to the provisions of Sections 149 and 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 as amended from time to time and the applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), Mr. Ajay Bindal (DIN: 09714682), who meets the criteria for independence as specified in Section 149 (6) of the Act and Regulation 16 (1) (b) of Listing Regulations and has submitted a declaration to that effect and eligible for the appointment, be and is hereby appointed as a Non-Executive Independent Director of the Company, not liable to retire by rotation, to hold office for a term of five consecutive years w.e.f. 28th September, 2022 to 27th September, 2027."

By the order of the Board
For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-SARIKA AGARWAL (COMPANY SECRETARY)

DATED: 29th August 2022

PLACE: DELHI

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

M/s. Rajeev Singal & Co., Chartered Accountants (Firm Registration No. 008692C) were appointed as statutory auditors of the Company at the 33rd AGM held on 29th September 2017 to hold office from the conclusion of the said meeting till the conclusion of the 38thAGM to be held in the year 2022 and they had expressed their inability to continue for the second term as Statutory Auditor of the Company. Based on the recommendations of the audit committee, the Board of Directors, at its meeting held on 29th August, 2022, approved the appointment of Goel Singhal & Associates, Chartered Accountants (ICAI Firm Registration Number 006496C) as the statutory auditors of the Company to hold office for a term of five consecutive years from the conclusion of the ensuing AGM until the conclusion of the 43rd AGM to be held in the year 2027. The appointment is subject to approval of the shareholders of the Company. The proposed remuneration to be paid for audit services for the financial year ending March 31, 2023, is Rs. 150,000 (Rupees One Lacs Fifty Thousand only) plus applicable taxes and out-of-pocket expenses. Besides the audit services, the Company would also obtain certifications from the statutory auditors under various statutory regulations and certifications required by clients, banks, statutory authorities, audit related services and other permissible non-audit services as required from time to time, for which they will be remunerated separately on mutually agreed terms, as approved by the Board of Directors in consultation with the audit committee.

The Board of Directors and the audit committee shall approve revisions to the remuneration of the statutory auditors for the remaining part of the tenure. The Remuneration to be paid to the Statutory Auditor for the remaining term i.e. for the F.Y. 2023-24 to F.Y. 2026-27 shall be mutually agreed between the Board of Directors and the Statutory Auditors, from time to time. The Board of Directors, in consultation with the audit committee, may alter and vary the terms and conditions of appointment, including remuneration, in such manner and to such extent as may be mutually agreed with the statutory auditors.

Considering the evaluation of the performance, experience and expertise of Goel Singhal & Associates and based on the recommendation of the audit committee, it is proposed to appoint them as statutory auditors of the Company for a term of five consecutive years till the conclusion of the $43^{\rm rd}$ AGM of the Company.

Brief profile of Goel Singhal & Associates

Goel Singhal & Associates was constituted and registered with the Institute of Chartered Accountants of India with Registration No. 006496C. The registered office of the Firm is in Muzaffarnagar, Uttar Pradesh. M/s Goel Singhal & Associates, Chartered Accountant firm is having experience of more than 30 years. The firm is catering to various clients in diverse sectors. They are giving service in the Area of Accountancy, Audit, Taxation, Financial consultancy etc. The Firm has been Peer reviewed.

None of the Directors and Key Managerial Personnel of the Company and their respective relatives are concerned or interested, financially or otherwise, in passing the proposed Resolution.

The Board recommends the resolution set forth in item no. 3 for the approval of members.

ITEM NO.4

Mr. Ankur Sangal who was appointed as Independent Directors of the Company for the term of five consecutive years with effect from 27th September 2019, resigned w.e.f 28th September 2022 and has expressed his inability to continue as Independent Director for the remaining term due to some personal commitments.

Pursuant to the provisions of Section 149 of the Companies Act, 2013 ("the Act") read with the Articles of Association of the Company and pursuant to the recommendation of the Nomination and Remuneration Committee, the Board of Directors of the Company at their meeting held on 29th August 2022 approve and recommend the appointment of Mr. Ajay Bindal (DIN: 09714682) as a Non-Executive Independent Director of the Company for a term of five consecutive years w.e.f 28th September, 2022 to 27th September, 2027."

The brief profile and other details of Mr. Ajay Bindal required as per Regulation 36(2) of the Listing Regulations and Secretarial Standard - 2 are provided in Annexure to this Notice.

The Company has received declaration of independence from the proposed director confirming that he met the criteria of independence as specified in Section 149 (6) of the Act and Regulation 16 (1) (b) the Listing Regulations and that he is not aware of any circumstance or situation, which exist or may be reasonably anticipated, that could impair or impact his ability to discharge duties with an objective independent judgment and without any external influence. The Board after assessing veracity of the same is of the opinion that he fulfills the conditions for appointment as an Independent Director as specified in the Companies Act, 2013 and Rules made thereunder and the Listing Regulations and he is independent of the management.

Further, Mr. Ajay Bindal is not disqualified to act as Director of the Company. He has also given a declaration that he is not debarred from holding the office of Director by virtue of any SEBI order or any other such authority.

The letter of appointment setting out the terms and conditions of the said appointment is available for inspection at the Registered Office of the Company on all days except Sundays or Public holidays between 2.00 p.m. to 4.00 p.m. upto the date of the AGM and also at the AGM.

Pursuant to the provisions of Section 149 of the Act read with Schedule IV of the Act, appointment of Independent Directors shall be approved by the members of the Company.

The Board recommends the Special Resolution set out in Item No. 4 of the Notice, for approval of the members of the Company. None of the Directors and Key Managerial Personnel of the Company and their relatives, except the appointees and their relatives are concerned or interested, financially or otherwise, in the said resolution.

IMPORTANT NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY/ PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF SUCH A PROXY/ PROXIES NEED NOT BE A MEMBER OF THE COMPANY. A PERSON CAN ACT AS PROXY ON BEHALF OF MEMBERS NOT EXCEEDING FIFTY (50) AND HOLDING IN THE AGGREGATE NOT MORE THAN TEN PERCENT (10%) OF THE TOTAL SHARE CAPITAL OF THE COMPANY.
- 2. The instrument of Proxy in order to be effective, should be deposited at the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeting. A Proxy form is sent herewith. Proxies submitted on behalf of the companies, societies etc. must be supported by an appropriate resolution/authority, as applicable.
- 3. Details under Listing Regulations and Revised Secretarial Standards 2 on General Meetings, in respect of the Directors seeking appointment/re-appointment at the General Meeting, forms integral part of the notice. The Directors have furnished the requisite declarations for their appointment/re-appointment.
- 4. SEBI has mandated the submission of PAN, KYC details and nomination by holders of physical securities by March 31, 2023, and linking PAN with Aadhaar by March 31, 2022 vide its circular dated November 3, 2021 and December 15, 2021. Shareholders are requested to submit their PAN, KYC and nomination details to the Company's registrar. We urge members to support our commitment to environmental protection by choosing to receive the Company's communication through email. Members holding shares in demat mode, who have not registered their email addresses are requested to register their email addresses with their respective DP, and members holding shares in physical mode are requested to update their email addresses with the Company's RTA, BEETAL Financial & Computer Services Pvt Ltd. at Beetalfinancial.com. Members may follow the process detailed below for registration of email id and KYC details.

Type of holder	Process to be followed	
Physical	For availing the following investor services, send a wriferms to the RTA of the Company, Beetal Financial & C Limited either by email to beetalfinancial.com or by posterior, 99, Madangir, Behind LSC, New Delhi - 110062 Ph. 011-29961281-283, 26051061, 26051064 Fax	omputer Services Private ost to BEETAL HOUSE, 3rd
	Form for availing investor services to register PAN, email address, bank details and other KYC details or changes / update thereof for securities held in physical mode	Form ISR-1
	Update of signature of securities holder	Form ISR-2
	For nomination as provided in the Rules 19 (1) of Companies (Share capital and debenture) Rules, 2014	Form SH-13
	Declaration to opt out	Form ISR-3
	Cancellation of nomination by the holder(s) (along with ISR-3) / Change of Nominee	Form SH-14
	Form for requesting issue of Duplicate Certificate and other service requests for shares /debentures/bonds, etc., held in physical form	ISR 4
	The forms for updating the above details are available www.agarwalduplex.net and http://www.beetalfinance	
Demat	Please contact your DP and register your email addres your demat account, as per the process advised by you	

- 5. The Register of Members and Share Transfer Registers will remain closed from 22.09.2022 to 28.09.2022 (Both days inclusive).
- 6. Beetal Financial and Computer Services Limited is the Registrar and Share Transfer Agent of the company for both physical and electronic form of shareholdings. All communications relating to shares should be directly addressed to:

Beetal Financial & Computer Services Ltd.

Beetal House, 3rd Floor, 99, Madangir Near Dada Harsukhdas Mandir New Delhi-110 062

- 7. All documents referred to in the accompanying Notice and Explanatory Statement shall remain open for inspection at the registered office of the Company during business hours on all the working days between 02:00 P.M to 4:00 P.M up to the date of the Meeting.
- 8. The Ministry of Company Affairs has taken a "Green Initiative in Corporate Governance" by allowing paperless compliance by Companies through electronic mode. We propose to send future communication, in electronic mode to the e-mail address provided by you. So, Shareholders whose e mail address is not registered with us are requested to please get your email address registered with us, so that your Company can contribute to the safety of environment.
- 9. Electronic copy of the Notice of the Annual General Meeting of the Company inter alia indicating the process and manner of e-voting along with Attendance Slip and Proxy Form is being sent to all the members whose email IDs are registered with the Company/Depository Participants(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Notice of General Meeting of the Company inter alia indicating the process and manner of e-voting along with Attendance Slip and Proxy Form is being sent in the permitted mode.
- 10. Members may also note that the Notice of the Annual General Meeting will also be available on the Company's website http://www.agarwalduplex.net/ for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office in New Delhi for inspection during normal business hours on working days. Even after registering for ecommunication, members are entitled to receive such communication in physical form, upon making a request for the same, by post free of cost.

11. Voting through electronic means

- a. In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members facility to exercise their right to vote at the Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services provided by Central Depository Services (India) Ltd.
- b. The instructions for e-voting are as under:
- (i) The voting period begins on 25th September 2022, 10:00 A.M. and ends on 27th September 2022, 05:00 P.M. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 21st September 2022 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public non-institutional shareholders/retail shareholders is at a negligible level.

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

 In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/ websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also enhancing ease and convenience of participating in e-voting process.
- (iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

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

Type of shareholders	Login Method
Individual Shareholders holding securities in Demat mode with CDSL	 Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further a uthentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the e-voting is in progress as per the information provided by company. On clicking the e-voting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly. If the user is not registered for Easi/Easiest, option to register is available at
	https://web.cdslindia.com/myeasi/Registration/EasiRegistration. 4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting optionwhere the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
	 2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS "Portal or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp 3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting

Individual
Shareholders
(holding securities in
demat mode) login
through their
Depository
Participants

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

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

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

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

- (v) Login method for Remote e-Voting for Physical shareholders and shareholders other than individual holding in Demat form.
 - 1) The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - 4) Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier evoting of any company, then your existing password is to be used.
 - 6) If you are a first-time user follow the steps given below:

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

- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.

- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN for the relevant < Company Name > on which you choose to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Additional Facility for Non Individual Shareholders and Custodians For Remote Voting only.
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance
 User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be mailed 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 verify the same.
 - Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together
 with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the
 Company at the email address viz; agarwalduplex1984@gmail.com, if they have voted from individual tab & not uploaded
 same in the CDSL e-voting system for the scrutinizer to verify the same.

If you have any queries or issues regarding e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022-23058738 and 022-23058542/43.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL,) Central Depository Services (India) Limited, A Wing, 25th Floor, MarathonFuturex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43.

- (xvii) Facility for voting by way of polling shall also be made available at the meeting and the members attending the meeting who have not already cast their vote by e-voting shall be able to exercise their right at the meeting.
- (xviii)Mrs. Shailly Goel, Practicing Company secretary has been appointed as the Scrutinizer to scrutinize the remote e-voting process and casting vote through the Poll during the meeting in a fair and transparent manner.
- (xix) The Scrutinizer shall, immediately after the conclusion of the voting at the general meeting, first count the votes cast at the AGM and thereafter unblock the votes cast through remote e-Voting as well as ballot forms in the presence of at least two (2) witnesses not in the employment of the Company and shall make a consolidated scrutinizer's report of the total votes cast in favour or against, invalid votes, if any, and whether the resolution has been carried or not, and such Report shall then be sent to the Chairman or a person authorized by him, within 48 (forty eight) hours from the conclusion of AGM, who shall then countersign and declare the result of the voting forthwith.
- (xx) The Results shall be declared after receiving the Consolidated Scrutinizer's Report from the Scrutinizer. The result declared shall be placed on the Company's website www.agarwalduplex.net and on the website of CDSL and communicated to the Stock Exchanges.

(xxi) The Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, which sets out details relating to Special Business at the meeting, is annexed hereto.

By the order of the Board For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-SARIKA AGARWAL (COMPANY SECRETARY)

DATED: 29th August 2022

PLACE: DELHI

Annexure- Details of Proposed Directors

Sr. No.	Name of Directors	Suresh Chand	Ajay Bindal
1	Director Identification Number (DIN)	453489	09714682
2	Date of Birth	22-06-1942	04.10.1970
3	Permanent Account Number (PAN)	AAUPC3465D	AFGPB1373J
4	Date of First Appointment on the Board	02/08/2012	24/08/2022 (Proposed by BOD,subject to approval of members)
	Terms and Conditions for Re appointment	He is Non- Executive director whose term is liable to retire by rotation.	He is an Independent director whose term is not liable to retire by rotation.
5	Experience in specific functional area	53 Yrs	15 Yrs
6	Expertise in specific functional area	Shri Suresh Chand has good marketing & administrative skill. He is actively engaged in the marketing business.	Shri Ajay Bindal is competent and has broader experince in general management and operational aspects.
7	No. of equity shares held in the Company (as on 31st March, 2022)	2,17,500 shares	Nil
8	Qualification	Graduate	Graduate
9	List of other Directorships	1. Bindlas Duplux Limited	Nil
		2. Bindal Rolling Mills Limited	
10	Membership/Chairman of Committees of the other Companies	Nil	Nil
11	Relationships, if any, between Directors inter se	NA	N.A.
12	The skills and capabilities required for the role and the manner in which the proposed person meets such requirements		The role requires the basic skills and understanding of financial statements of the Company so the proposed director is fulfiling the criteria and meeting such requirements of the Company.

DIRECTOR'S REPORT

Dear Members,

Your directors have pleasure in presenting you their 38^{th} Annual Report on the business and operations of the company together with the Audited Financial Statement of the Company for the year ended 31^{st} March 2022.

FINANCIAL RESULTS (STANDALONE)

(INR in Lacs)

(INR in Lacs)

		(
PARTICULARS	CURRENT YEAR	PREVIOUS YEAR
	31.03.2022	31.03.2021
Net Sale/Income from Operations	20433.04	12730.04
Other Income	1.52	1.70
Total Income	20434.56	12731.74
Profit before Finance Charges, Depreciation & Tax	452.73	377.06
Finance Charges	102.04	116.67
Depreciation & Amortization	178.62	175.08
Profit Before exceptional items & tax	172.07	85.31
Exceptional Items	0	0
Profit after exceptional items & before tax	172.07	85.31
Provisions for ax : 1. Current tax 2.Deffered tax	79.92	48.54
3.MAT Credit Entitlement/Utilization	(15.38)	(11.34)
Profit After Tax	107.53	48.11
Balance of Profit Brought Forward	1325.63	1277.52
Other adjustment (Profit for the year)	107.53	48.11
Balance available for appropriation	1433.16	1325.63
Proposed Dividend on equity shares	-	-
Tax on proposed Dividend	-	-
Transfer to General Reserve	-	-
Surplus carried to next year's account	1433.16	1325.63
Earning Per Share(EPS) – Basic Diluted	0.08 0.08	0.04 0.04

DIVIDEND

As company required funds for business and growth, no Dividend is recommended for the year under review.

TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCTION AND PROTECTION FUND

The provisions of Section 125 (2) of the Companies Act, 2013 do not apply as there was no dividend declared and paid last year.

OPERATIONAL REVIEW

During the Financial year 2021-22, the government has issued orders of lockdown during the first quarter during the month of April and May.

Due to lockdown there was slight impact on the revenue of the company in the first quarter ended 30th June 2021.

The Turnover for the Financial Year ended on 31/03/2022 is Rs. 20434.56 Lacs as compared to Rs. 12731.74 Lacs last year. Net profit of the company before exceptional items and tax is Rs 172.07 Lacs as compared to Rs. 85.31 Lacs last year. The company is engaged in manufacturing of Duplex Board, Finished Paper, etc.

FUTURE PROSPECTS

As per a report by IPMA on the paper industry, India's Exports of paper & paperboard in the first nine months of FY2021-22 have already overtaken record exports achieved in the entire FY2020-21.

Meanwhile, the paper industry has wholeheartedly welcomed the recent announcement of the government in Union Budget 2022-23 on the need for faster environmental clearance as part of its larger goal of 'ease of doing business', and legislative changes to promote agroforestry and private forestry to increase green cover in the country.

"A single window portal, PARIVESH, for all green clearances was launched in 2018. It has been instrumental in reducing the time required for approvals significantly. The scope of this portal will now be expanded, to provide information to the applicants. Based on the location of units, information about specific approvals will be provided. It will enable application for all four approvals through a single form, and tracking of the process through Centralised Processing Centre-Green (CPC-Green). The policies and required legislative changes to promote agroforestry and private forestry will be brought in," said Finance Minister Nirmala Sitharaman while presenting the budget.

Mr. A.S. Mehta, President, Indian Paper Manufacturers Association (IPMA) and President & Executive Director, JK Paper Ltd. is optimistic about this development. "Policies and legislative changes to promote agroforestry will certainly provide a fillip to the efforts of the paper industry," he said.

New innovations and trends are constantly emerging in the paper industry. The novel coronavirus has brought a focus on cleanliness creating new opportunities for tissue and toilet papers. Within the past year, the e-commerce boom has created a structural change in consumer habits. With the increase in online shopping, there has been a significant surge in corrugated and containerboard demand. According to a recent report by rating agency CRISIL, a strong revival in consumer spending amid the waning impact of the COVID-19 pandemic will help the paper packaging industry bounce back with a revenue growth of 15 percent this fiscal.

MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE ENDS OF THE FINANCIAL YEAR TO WHICH THESE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

No material changes and commitments affecting the financial position of the Company occurred between the ends of the financial year to which these financial statements relate on the date of this report.

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

There are no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has an Internal Control System, commensurate with the size, scale and complexity of its operations. The Internal Audit Department monitors and evaluates the efficacy and adequacy of internal control system in the Company, its compliance with operating systems, accounting procedures and policies at all locations of the Company and its subsidiaries. Based on the report of internal audit function, process owners undertake corrective action in their respective areas and thereby strengthen the controls.

DEPOSITS

The Company has neither accepted nor renewed any deposits during the year under review. the Company has not taken any unsecured loans from promoters/directors during the financial year 2021-22.

AUDITOR AND AUDITOR'S REPORT:

a) STATUTORY AUDITOR

M/s. Rajeev Singal & Co., Chartered Accountants, (Firm Registration No.008692C) were appointed as Statutory Auditors of your Company at the Annual General Meeting held on 29^{th} September, 2017, for a term of five consecutive years to hold office from the conclusion of the 33^{rd} Annual

General Meeting until the conclusion of 38th Annual General Meeting of the Company to be held in the calendar year 2022. Their tenure is expiring at the forthcoming Annual General Meeting. On the basis of recommendation of Audit committee, it is proposed to appoint M/s Goel Singhal & Associates, Chartered Accountants, Muzaffarnagar, (Firm Registration number 006496C) as Statutory Auditor of the company for a term of five consecutive years from the conclusion of the ensuing AGM until the conclusion of the 43rd AGM to be held in the year 2027.

The Report given by the Auditors on the financial statement of the Company is part of this Report. There has been no qualification, reservation, adverse remark or disclaimer given by the Statutory Auditors in their Report on the financial statements for the year ended March 31, 2022.

b) SECRETARIAL AUDITOR

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed Shailly Goel & Co., Company Secretaries to undertake the Secretarial Audit of the company for the financial year 2021-22. The Secretarial Audit Report is annexed herewith as 'Annexure I'.

The Board noted that there is no observation made in the Secretarial Audit report for the financial year ended 31^{α} March 2022.

c) COST AUDITOR

Due to non – applicability of section 148 and applicable provisions of the Companies Act, 2013 and the Companies (Cost Records and Audit) Rules 2014, the Company is not required to appoint cost auditor for audit of cost records.

SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE COMPANIES

No company has become or ceased to be the Subsidiary, Joint Venture And Associate Company of the company during the Financial Year.

SHARE CAPITAL

The paid up equity share capital as on 31/03/2022 was Rs. 13,50,00,000/-. Further the company has not bought back any of its securities, has not issued any Sweat Equity Shares, has not provided any Stock Option Scheme to the employees and no Bonus Shares were issued during the year under review.

ANNUAL RETURN

Pursuant to the provisions of Section 92(3) and Section 134(3) (a) of Companies Act 2013 the company has filed its annual return for the financial year ended 31/03/2021 & the same has been uploaded on the website of the Company under the link https://www.agarwalduplex.net/annual-return.htm

COMPLIANCE WITH SECRETARIAL STANDARDS

The Company is in compliance with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India and approved by the Central Government under Section 118(10) of the Act.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNING AND OUTGO ETC

Information on conservation of Energy, Technology absorption, Foreign Exchange earnings and outgo required to be disclosed under Section 134 of the Companies Act, 2013 read with Companies (Accounts) Rules, 2014 are provided hereunder:

(A) Conservation of Energy:

All efforts are made to conserve and optimize use of energy with continuous monitoring and to reduce the environment pollution. The Company has installed 3 Megawatt Turbine for in-house electricity consumption. There is no electricity connection were taken from state agencies.

(B) Technology absorption:

Since the company is involved in the manufacturing activities, so always try to use the latest mode of technology. There is no specific expenses were made under this financial year, subject to minor repair of wear & tear of machinery.

(C) Foreign exchange earnings and Outgo:

During the year 2021-22, there were no foreign exchange earnings of the company and there was outflow of Rs. 222068786.94/- for imported waste paper and Rs. 474660.00/- for stores.

DIRECTORS AND KEY MANAGERIAL PERSONNEL:

During the year under review, the term of Mr. Pramod Kumar Goel, Independent Director of the Company has ended on 12th August 2021. Pursuant to the recommendation of Nomination and Remuneration Committee, and with the approval of the Board and shareholders by special resolution Mr. Pramod Kumar Goel re-appointed as Independent Director of the Company for the next term of five years w.e.f. 30th September 2021.

Later on Mr. Pramod Kumar Goel ceased to be director of the company due to demise w.e.f. 17.02.2022.

Further to fill the vacancy and on Nomination and Remuneration Committee recommendation, the Board and shareholders approved the appointment of Mr. Malav Goel as Non-Executive Independent Director of the Company for the term of five years w.e.f. 09th May 2022 by way of special resolution passed in the Extraordinary General Meeting held on 09th May 2022.

Mr. Ankur Sangal who was the Independent Director of the Company has given his resignation from the post of directorship which will be effective from 28th September 2022. The Director has given the confirmation that he is resigning due to some personal reasons and there are no other material reasons other than those provided. On the basis of recommendation of Nomination and Remuneration Committee, the Board recommended and approved the appointment of Mr. Ajay Bindal as Independent Non- Executive Director of the company for a term of five consecutive years w.e.f 28/09/2022. Accordingly, Special Resolution for his appointment is included in the notice of ensuing Annual General Meeting for approval of members of the company.

In accordance with the provisions of Companies Act, 2013 and Articles of Association of the Company, Mr. Suresh Chand, Director of the Company retire by rotation at the ensuing Annual General meeting and being eligible offer himself for re-appointment.

The Board is of the opinion that the Independent Directors of the Company possess requisite qualifications, experience and expertise in the fields of legal, industry experience, strategy, finance and governance, IT and digitalisation, human resources, safety and sustainability, etc. and that they hold the highest standards of integrity.

The company had received the declarations from the Independent Directors confirming that they meet the criteria of independence as provided under Section 149(6) of the Companies Act, 2013 and Listing Regulations.

a) Board Evaluation

Pursuant to the provisions of the Companies Act, 2013 and Listing Regulation, the annual evaluation of the performance of the Board, its Committees and of individual directors has been made. The manner in which the evaluation has been carried out has been explained in the Corporate Governance Report.

b) Remuneration Policy

The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration. The Remuneration Policy is stated in the Corporate Governance Report.

c) Meetings

During the year Five Board Meetings and one independent directors meeting was held. The Details of which are given in Corporate Governance Report. The provisions of Companies Act, 2013 and listing regulation were adhered to while considering the time gap between two meetings.

VIGIL MECHANISM

Pursuant to the Listing Regulation and as per Section 177 of the Companies Act, 2013 the company has established a vigil mechanism/Whistle Blower policy for the directors and employees to report genuine concerns or grievances about unethical behaviour, actual or suspected fraud or violation of the company's Code of Conduct or Ethics Policy.

COMMITEES OF THE BOARD:-

a) AUDIT COMMITTEE

During the year under review the Board of Directors in their meeting held on 13.08.2021 re constituted the Committee with the following members:

 1. Mr. Ankur Sangal (Non – Executive Independent Director)
 - Chairman

 2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)
 - Member

 3. Mr. Suresh Chand (Non – Executive Director)
 - Member

Thereafter the Committee again reconstituted on 10.11.2021 as follows:

 1. Mr. Ankur Sangal (Non – Executive Independent Director)
 - Chairman

 2. Mr. Pramod Kumar Goel (Non – Executive Independent Director)
 - Member

 3. Mr. Suresh Chand (Non – Executive Director)
 - Member

Then the Board of Directors re constituted the Committee on 15.03.2022 as Mr. Pramod Kumar Goel ceased the directorship due to demise with the following members:

 1. Mr. Ankur Sangal (Non – Executive Independent Director)
 - Chairman

 2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)
 - Member

 3. Mr. Suresh Chand (Non – Executive Director)
 - Member

All the recommendations made by Audit committee were accepted by the Board.

b) NOMINATION AND REMUNERATION COMMITTEE

During the year under review the Board of Directors in their meeting held on 13.08.2021 re constituted the Committee with the following members:

3. Mr. Ankur Sangal (Non – Executive Independent Director)- Chairman4. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)- Member5. Mr. Suresh Chand (Non – Executive Director)- Member

Thereafter the Committee again reconstituted on 10.11.2021 as follows:

1. Mr. Pramod Kumar Goel (Non – Executive Independent Director) - Chairman
2. Mr. Ankur Sangal (Non – Executive Independent Director) - Member
3. Mrs. Pooja Bhardwaj (Non – Executive Director Independent Director) - Member

Then the Board of Directors re constituted the Committee on 15.03.2022 as Mr. Pramod Kumar Goel ceased the directorship due to demise with the following members:

1. Mr. Ankur Sangal (Non – Executive Independent Director)- Chairman2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)- Member3. Mr. Suresh Chand (Non – Executive Director)- Member

c) STAKEHOLDER RELATIONSHIP COMMITTEE:

During the year under review the Board of Directors in their meeting held on 13.08.2021 re constituted the Committee with the following members:

1. Mr. Suresh Chand (Non-Executive Director)- Chairman2. Mr. Abhishek Agarwal (Executive Director)- Member3. Mr. Ankur Sangal (Non - Executive Independent Director)- Member

Thereafter the Committee again reconstituted on 10.11.2021 as follows:

1. Mr. Suresh Chand (Non-Executive Director) - Chairman

- 2. Mr. Abhishek Agarwal (Executive Director)
- 3. Mr. Pramod Kumar Goel (Non Executive Independent Director)

- Member
 - Member

Then the Board of Directors re constituted the Committee on 15.03.2022 as Mr. Pramod Kumar Goel ceased the directorship due to demise with the following members:

1. Mr. Suresh Chand (Non-Executive Director)

2. Mr. Abhishek Agarwal (Executive Director)

3. Mr. Ankur Sangal (Non – Executive Independent Director)

- Chairman

- Member

- Member

The committee specifically looks into the redressing of the Shareholder/ Investor complaints like non-receipt of share certificate after transfer, non-receipt of Annual Report, and to approve the share transfer. The Board has designated the company secretary of the company as the compliance officer.

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

There were no loans, guarantees or investments made by the Company under Section 186 of the Companies Act, 2013 during the year under review and hence the said provision is not applicable.

However, detail of investment which is outstanding as on 31/03/2022 is provided in the Notes to the Financial Statements.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS MADE WITH RELATED PARTIES

All contracts / arrangements / transactions entered by the Company during the financial year with related parties were in the ordinary course of business and on an arm's length basis. There are no materially significant related party transactions made by the Company with Promoters, Directors, Key Managerial Personnel or other designated persons which may have a potential conflict with the interest of the Company at large.

 $All\,Related\,Party\,Transactions\,are\,placed\,before\,the\,Audit\,Committee\,and\,also\,the\,Board\,for\,approval.$

The policy on Related Party Transactions as approved by the Board is uploaded on the Company's website under the link at https://www.agarwalduplex.net/code-of-conduct.htm

A particular of contracts or arrangements or transactions in Form AOC-2 is attached as Annexure II.

MANAGERIAL REMUNERATION

Disclosure under Rule 5 of Companies (Appointment and Remuneration) Rules, 2014 is attached as Annexure III.

RISK MANAGEMENT POLICY

In accordance with Companies Act, 2013 and Listing Regulation, the Board members were informed about risk assessment and minimization procedures after which the Board formally adopted steps for framing, implementing and monitoring the risk management plan for the company.

The main objective of this policy is to ensure sustainable business growth with stability and to promote a pro-active approach in reporting, evaluating and resolving risks associated with the business. In order to achieve the key objective, the policy establishes a structured and disciplined approach to Risk Management, in order to guide decisions on risk related issues.

In today's challenging and competitive environment, strategies for mitigating inherent risks in accomplishing the growth plans of the Company are imperative. The common risks inter alia are:

Regulations, competition, Business risk, Investments, retention of talent and expansion of facilities. Business risk, inter-alia, further includes financial risk, political risk, fidelity risk, legal risk.

As a matter of policy, these risks are assessed and the company has not identified any element of risk which may threaten the existence of the company.

CORPORATE SOCIAL RESPONSIBILITY

As per Companies Act, 2013, provisions of Corporate Social Responsibility are not applicable to the company.

DIRECTORS' RESPONSIBILITY STATEMENT:

In terms of Section 134 (5) of the Companies Act, 2013, the directors would like to state that:

- i) In the preparation of the annual accounts, the applicable accounting standards have been followed.
- ii) The directors have selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for the year under review.
- iii) The directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- iv) The directors have prepared the annual accounts on a going concern basis.
- v) The directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- vi) The directors had devised proper system to ensure compliance with the provisions of all applicable laws and that such system were adequate and operating effectively.

PARTICULARS OF EMPLOYEES:

During the year, there is no employee drawing remuneration in excess of the limits specified under Companies Act, 2013 and rules made there under

However, the prescribed information of Employees as required under Section 134(3) (q) read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is attached herewith as **Annexure IV**.

INTERNAL COMPLAINT COMMITTEE

The Company has in place a Prevention of Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Committee has been set up to redress complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy.

Further, your Directors state that during the year under review, company has complied with the provisions relating to constitution of Internal Complaint Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and there were no cases of sexual harassment reported to the Company pursuant to the sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

CORPORATE GOVERNANCE AND MANAGEMENT DISCUSSION & ANALYSIS REPORTS

The Corporate Governance and Management Discussion & Analysis Report, which form an integral part of this report, are set out as separate Annexures, together with the Certificate from the auditors of the Company regarding compliance with the requirements of Corporate Governance as stipulated in Listing Regulation.

DETAILS OF APPLICATION MADE OR ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016

During the year under review there is no application made or any proceeding pending under the Insolvency and Bankruptcy Code, 2016.

DETAILS OF DIFFERENCE BETWEEN AMOUNT OF THE VALUATION DONE AT THE TIME OF ONE TIME SETTLEMENT AND THE VALUATION DONE WHILE TAKING LOAN FROM THE BANKS OR FINANCIAL INSTITUTIONS

During the year under review, there has been no one time settlement of Loans taken from Banks and Financial Institutions.

ACKNOWLEGEMENT

DATED: 29th August 2022

PLACE: DELHI

Your Directors take this opportunity to convey their deep sense of gratitude for valuable assistance and Co-Operation extended to the Company by all valued Customers, Bankers and various departments of government and local authorities.

Your Directors also wish to place on record their sincere appreciation for the valued contribution, unstinted efforts and spirit of dedication shown by the employees, officers and the executives at all levels which contributed, in no small measure, to the progress and the high performance of the Company during the Year under review.

> On behalf of the Board For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-**NEERAJ GOEL**

DIN: 00017498

Sd/-**ABHISHEK AGARWAL** (MANAGING DIRECTOR) (WHOLE-TIME-DIRECTOR)

DIN: 02140480

MANAGEMENT DISCUSSION & ANALYSIS REPORT INDUSTRY STRUCTURE AND DEVELOPMENT

OUTLOOK OF PAPER INDUSTRY:

Paper consumption in India is likely to witness 6 to 7 per cent annual growth and will reach 30 million tonnes by FY 2026-27, largely driven by emphasis on education and literacy coupled with growth in organised retail, according to industry body IPMA.

The paper Industry holds immense potential for growth in India as the per capita consumption globally is one of the lowest, the Indian Paper Manufacturers Association (IPMA) said in a statement.

"Around 15 per cent of the world population stays in India but consumes only 5 per cent of the total paper produced in the world," the statement said. The emphasis on education and literacy coupled with growth in organised retail and demand for better quality paper are the major drivers of growth.

Moreover, there has been continued demand for quality packaging of FMCG products, pharmaceuticals, textiles, organised retail, booming ecommerce, and other segments, it said.

According to industry body IPMA, paper consumption in India is projected to grow by 6-7 per cent per annum in the next five years so as to reach 30 million tonnes by the year FY27, making it the fastest growing paper market in the world.

"Paper Industry in the country has undergone a transformation of sorts in the last few years. The industry has gone up the sustainability curve and has become far more technologically advanced.

"In the last five to seven years, an amount of over Rs 25,000 crore has been invested in new efficient capacities and induction of clean and green technologies," IPMA President AS Mehta.

The estimated turnover of the industry is Rs70,000 crore with domestic market size of Rs80,000 crore.

Indian Agro & Recycled Paper Mills Association (IARPMA) President Pramod Agarwal said during COVID, while writing and printing paper witnessed demand contraction, the paper packaging industry fared well as the pharma sector, FMCG and growth in e-commerce played a major role in driving growth in the paper sector.

As per a report by IPMA on the paper industry, India's Exports of paper & paperboard in the first nine months of FY2021-22 have already overtaken record exports achieved in the entire FY2020-21.

Meanwhile, the paper industry has wholeheartedly welcomed the recent announcement of the government in Union Budget 2022-23 on the need for faster environmental clearance as part of its larger goal of 'ease of doing business', and legislative changes to promote agroforestry and private forestry to increase green cover in the country.

"A single window portal, PARIVESH, for all green clearances was launched in 2018. It has been instrumental in reducing the time required for approvals significantly. The scope of this portal will now be expanded, to provide information to the applicants. Based on the location of units, information about specific approvals will be provided. It will enable application for all four approvals through a single form, and tracking of the process through Centralised Processing Centre-Green (CPC-Green). The policies and required legislative changes to promote agroforestry and private forestry will be brought in," said Finance Minister Nirmala Sitharaman while presenting the budget.

Mr. A.S. Mehta, President, Indian Paper Manufacturers Association (IPMA) and President & Executive Director, JK Paper Ltd. is optimistic about this development. "Policies and legislative changes to promote agroforestry will certainly provide a fillip to the efforts of the paper industry," he said.

New innovations and trends are constantly emerging in the paper industry. The novel coronavirus has brought a focus on cleanliness creating new opportunities for tissue and toilet papers. Within the past year, the e-commerce boom has created a structural change in consumer habits. With the increase in online shopping, there has been a significant surge in corrugated and containerboard demand. According to a recent report by rating agency CRISIL, a strong revival in consumer spending amid the waning impact of the COVID-19 pandemic will help the paper packaging industry bounce back with a revenue growth of 15 percent this fiscal.

Talking about the key trends driving the growth of the paper industry, Mr. Rohit Pandit, Secretary-General, IPMA said "As the economy picks up after two difficult years, we expect demand for better quality packaging of FMCG products, booming e-commerce, rising healthcare spending, growth in pharma, packaged foods, and textile sectors, etc. to lead to increased demand for paperboard/packaging paper. The reopening of educational institutions across the country should revive the demand for the writing & printing segment. Implementation of the National Education Policy (NEP) 2020 in the coming months should also significantly contribute to the demand for writing & printing paper. Hopefully,

with the pandemic situation improving, demand for all paper grades will show a positive trend and surpass the pre-COVID levels during this year." Mr. Vadiraj Kulkarni, Chief Executive, ITC Ltd. – Paperboards & Specialty Papers Division feels that the demand in the paper industry will be based on the impact of current/new virus variants. "Companies will focus a lot on cost management, given the highest inflation increase seen in commodities and fuels. The shift from single-use plastics to sustainable materials like fiber will accelerate, given the increasing regulations on plastic waste and commitment by brand owners," he added.

Meanwhile, the paper machinery manufacturers and suppliers see an opportunity and are gearing themselves to meet the rising demands of paper mills in the near future. "Our main focus is to seep into all corners of the Indian packaging industry starting from 60 TPD machines, bringing close to them, knowledge and technology, thereby tap every opportunity that the market presents itself – be it capacity or quality enhancement," said Mr. Ranajoy Chowdhury, Managing Director, Bellmer India Pvt. Ltd.

As we step into 2022, the Paper Mart magazine initiates a detailed feature to gain insights on the strategies adopted by the paper industry for the year ahead, by interacting with paper mills, traders, associations, and other stakeholders.

SCOPE AND DEMAND OF PAPER INDUSTRY IN INDIA

The Indian Paper Industry accounts for about 1.6% of the world's production of paper and Paperboard. Paper in India is expected to see an average growth of 7 per cent during the next year according to prediction by the Indian Pulp and Paper Technical Association.

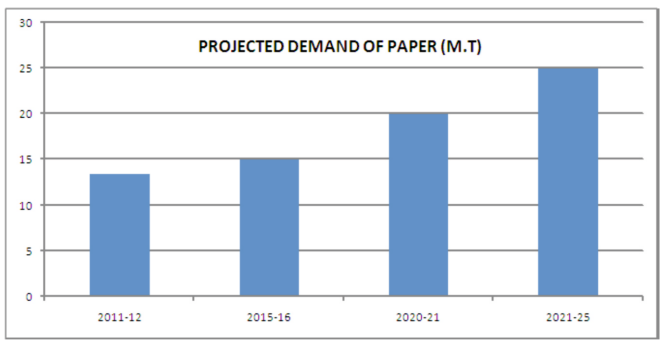
"The sector is expected to grow 7 per cent per annum. From the current about Rs 35,000 cr. size, the turnover of the industry is likely to touch 60,000 mark by 2025," said M B S Nair, president, IPPTA. Currently, the Indian industry is accounts to about 2.5 per cent of the global production of paper.

The mills use a variety of raw material viz. wood, bamboo, recycled fibre, bagasse, wheat straw, rice husk, etc.; approximately 35% are based on chemical pulp, 44% on recycled fibre and 21% on agro-residues.

The per capita consumption of India stands at only 9.3 kg compared to China's 42 kg, Indonesia's 22 kg, Malaysia's 25 kg and the US' 312 kg. Studies have shown that the growth of paper consumption changes from linear to exponential trends once the GDP growth rate crosses the double digit mark. Analysts often draw comparisons between the growth seen in bottled drinking water and tissue paper industries.

Even if one assumes an average 9% GDP growth rate in the medium term, linear extrapolation suggests that by 2025, the country will consume over 24 million tons of paper.

The industry employs 0.37 million people directly and 1.37 million indirectly. The major players of the industry are located in Andhra Pradesh, Tamil Nadu, Maharashtra, Punjab, Madhya Pradesh and Gujarat. In terms of numbers, Gujarat tops the tally with 130 units, followed by U.P (115), Maharashtra (112) and Tamil Nadu (88). Paper consumption is poised for a big leap forward in sync with the economic growth and is estimated to touch 13.95 million tons by 2015-16.



Projected Consumption of Paper (Million Tons)

SWOT ANALYSIS OF THE INDIAN PAPER AND PACKAGING INDUSTRY

STRENGTHS

- The packaging board segment is growing attractively
- Wide variety of paper is traded
- Incomes of plantation farmers have increased
- There is increased recyclability of waste paper

WEAKNESSES

- Many economically unviable plants
- There is a growing requirement of scale to survive

THREATS

- Costs of raw materials have increased hence the total cost increased
- There is growing competition from imports
- · Digitalization is affecting paper demand
- · Intermittent lockdowns due to the pandemic are affecting demand
- Higher energy cost imparting competitiveness

OPPORTUNITIES:

- Attractive demand headroom from a lower per capita consumption perspective
- Growing consumption of packaging paper/board in food and pharma sector
- Greater hygiene awareness following the pandemic
- Growing demand from downstream sectors (Kraft, corrugation, duplex)
- Innovative product creation possibilities
- Progressive ban on single-use plastic to widen the market

OUTLOOK

The company utilized the total capital arranged. In addition to the core paper manufacturing, the company always trying to explore the opportunities in those sector where the company can increase the value of stakeholders.

RISKS AND CONCERN

An integrated risk management process is being adopted by the company that works towards the evaluation of the associated business risk and enables the company to survive in the competitive environment. In today's challenging and competitive environment, strategies for mitigating inherent risks in accomplishing the growth plans of the Company are imperative. The common risks inter alia are: Regulations, competition, Business risk, Investments, retention of talent and expansion of facilities. Business risk, inter- alia, further includes financial risk, political risk, fidelity risk, legal risk. As a matter of policy, these risks are assessed and the company has not identified any element of risk which may threaten the existence of the company.

INTERNAL CONTROL SYSTEM AND ADEQUACY

The Company has an Internal Control System, commensurate with the size, scale and complexity of its operations. The Internal Audit Department monitors and evaluates the efficacy and adequacy of internal control system in the Company, its compliance with operating systems, accounting procedures and policies at all locations of the Company and its subsidiaries. Based on the report of internal audit function, process owners undertake corrective action in their respective areas and thereby strengthen the controls.

The Audit Committee of the company also reviews the internal control system prevalent at each level of the organization and passes on its recommendation to the management in respect of the areas, which requires the correction.

DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The financial and operative performance is already elaborated in Directors Report.

HUMAN RESOURCES

The company continuously works on the development of the employees at various levels. The management makes sure that the employee morale and dedication remains high and that they contribute their fullest and best to the organization. The recreational activities like

 $seminars/vacations\ are\ planned\ for\ the\ employees\ at\ regular\ intervals.\ As\ on\ 31/03/2022, the\ Company\ has\ 376\ employees.\ Industrial\ relations$ are cordial and satisfactory.

KEY FINANCIAL RATIOS

The details of changes in Key Financial Ratios as compared to the immediately previous financial year along with explanations are as follows:

Nature of Ratios	For year ended 31 st March 2022	For year ended 31st March 2021	Changes%	Explanation for the changes more than 25%
Debtors Turnover	6.11	4.24	44.10	For increase in Turnover company has increased credit period.
Inventory Turnover	7.69	8.21	-6.33	NA
Interest Coverage Ratio	4.44	1.99	123.12	Due to increase in Profit
Current Ratio	1.36	1.44	-5.56	NA
Debt Equity Ratio	0.36	0.40	-10	NA
Operating Profit Margin %	0.84	0.91	-7.69	NA
Net Profit Margin %	0.53	0.55	-3.64	NA

CHANGES IN RETURN ON NET WORTH

The return on net worth for the financial year 2021-22 and for the financial year 2020-21, it is 4.22% and 2.55% respectively. The change in return on net worth as compared to the immediately previous financial year is 65.49%. Return on net worth has increased due to increase in profits of the company in the current year.

CAUTIONARY STATEMENT

Statements in the Management Discussion and Analysis and in the Directors' Report, describing the company's objectives, projections and estimates

> On behalf of the Board For AGARWAL DUPLEX BOARD MILLS LTD

DATED: 29th August 2022

PLACE: DELHI

Sd/-**NEERAJ GOEL** DIN: 00017498

Sd/-**ABHISHEK AGARWAL** (MANAGING DIRECTOR) (WHOLE-TIME-DIRECTOR) DIN: 02140480

ANNEXURE-I

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 Remuneration of Managerial Personnel) Rules, 2014]

To, The Members, Agarwal Duplex Board Mills Limited

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Agarwal Duplex Board Mills Limited**. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the **Agarwal Duplex Board Mills Limited's** books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of Secretarial Audit, the explanations and clarifications given to us and the representations made by the Management and considering the relaxations granted by the Ministry of Corporate Affairs and Securities and Exchange Board of India due to the spread of the Covid-19 pandemic, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on **31**st **March, 2022** complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by **Agarwal Duplex Board Mills Limited** for the financial year ended on **31**st**March**, **2022** according to the provisions of:

- (i). Companies Act, 2013 and the rules made thereunder.
- (ii). The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder.
- (iii). The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder.
- (iv). Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings (ECB). Not Applicable during the Audit period
- (v). The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - $(i). \qquad \text{The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.}$
 - (ii). The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.
 - (iii). The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009. Not Applicable during the Audit period
 - (iv). The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999. Not Applicable during the Audit period
 - (v). The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008. Not Applicable during the Audit period
 - (vi). 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. Not Applicable during the Audit period
 - (vii). The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. Not Applicable during the Audit period
 - $(viii). \qquad \text{The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998. Not Applicable during the Audit period and the Securities of Securities and Exchange Board of India (Buyback of Securities) an$

In respect of other laws specifically applicable to the Company, we have relied on the representation made by the Company and its Officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company and the reporting is limited to that extent. As per the information, the following other laws are specifically applicable to the company:

- i) Factories Act, 1948;
- ii) Labour Laws and other incidental laws related to employees appointed by the Company on its payroll or contractual basis as related to wages, gratuity, provident fund, ESIC, compensation etc.;
- iii) Acts prescribed for prevention and control of pollution and Environmental protection;
- iv) Acts as prescribed under Direct Tax and Indirect Tax;
- v) Indian Boilers Act, 1923
- vi) Petroleum Act, 1934 and rules made thereunder.

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

- (i). Secretarial Standards on Meetings of Board of directors (SS-1) and General Meetings (SS-2) 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, Rules, Regulations, Guidelines, Standards, etc. mentioned above. The company is listed with Metropolitan Stock Exchange of India Limited under Trade-for-Trade segment since 100% Promoter Shareholding and 50% of Public Shareholding of the company is not in demat Form.

We further report that:

- (i). The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act,
- (ii). Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance other than those held at shorter notice, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

We further report that during the audit period, there has not been any such activity having a major bearing on the Company's affairs in pursuance of the above referred laws rules, regulations, guidelines etc.

For Shailly Goel & Co. Practicing Company Secretaries

Sd/-Shailly Goel Company Secretary FCS No: 8769

C.P. No.: 9196

UDIN: F008769D000772202

Peer Review Certificate No. -1634/2021

Date:10th August, 2022 Place: New Delhi

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

'ANNEXURE A'

To,
The Members, **Agarwal Duplex Board Mills Limited**217, Agarwal Prestige Mall,
2nd Floor, Community Centre,
Along Road No. 44, Pitampura,
Delhi- 110034

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

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

For Shailly Goel & Co. Practicing Company Secretaries

Sd/-Shailly Goel Company Secretary FCS No: 8769

C.P. No.: 9196

UDIN: F008769D000772202

Peer Review Certificate No. -1634/2021

Date:10th August, 2022

Place: New Delhi

Annexure II to Board Report FORM NO. AOC -2

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

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

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

There were no contracts or arrangements or transactions entered during the year ended March 31, 2021, which were not an arrangement of the contracts of the contract of thearm's length basis.

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

Name of Related Party	Nature of Relationship	Nature of Transaction	Duration of Transaction	Salient terms of transaction	Amount (in Lacs)
Shri Abhishek	Whole time	Director	Transaction	of transaction	24.00
Agarwal	Director & CFO	Remuneration	01.04.2021 to	-	24.00
rigai wai	Director & Cr O	Amount Payable	31.03.2022		27.30
		Director			60.00
Shri Neeraj Goel	Managing Director	Remuneration	01.04.2021 to	-	00.00
Silit Neeraj doei	Managing Director	Director	31.03.2022		15.04
		Remuneration			15.04
		Payable			
		Amount Received			115.00
		Amount Paid			115.00
Shri Suresh	Director	Sitting Fess	01.04.2021 to	-	0.50
Chand		Amount Payable	31.03.2022		1.36
Pooja Bhardwaj	Director	Sitting Fess	01.04.2021 to	-	0.50
		Amount Payable	31.03.2022		0.11
Ankur Sangal	Director	Sitting Fees	01.04.2021 to	-	0.38
		Amount Payable	31.03.2022		0.28
Pramod Kumar	Director	Sitting Fees	01.04.2021 to	-	0.38
Goel		Amount Payable	31.03.2022		0.28
Sarika Aggarwal	Company	Salary	01.04.2021 to	-	2.58
	Secretary	Amount Payable	31.03.2022		1.65
Roshan Lal Ashok	Director is	Purchases	01.04.2021 to	Business	279.90
Kumar	Member	Amount Payable	31.03.2022	Transaction	12.56
Bindals Papers Mills	Director's	Purchases	01.04.2021 to	Business	5.96
Limited	Shareholding	Amount Payable	31.03.2022	Transaction	0.55
Vaishnav Steel	Director's	Purchases	01.04.2021 to	Business	6.81
Pvt. Ltd.	Shareholding	Sales	31.03.2022	Transaction	1.01
		Amount Payable			0.77
Tehri Pulp and Paper Limited	Common Directorship	Sales	01.04.2021 to 31.03.2022	Business Transaction	5.19

On behalf of the Board For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-**NEERAJ GOEL** DIN: 00017498

Sd/-**ABHISHEK AGARWAL** (MANAGING DIRECTOR) (WHOLE-TIME-DIRECTOR) DIN: 02140480

DATED: 29th August 2022

PLACE: DELHI

Annexure III to Board report

Disclosure in the Board's Report under Rule 5 of Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014

(i)	The Ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year 2021-22	Director's Name	Ratio to median remuneration (As on 31/03/2022)
		Neeraj Goel	44.72:1
		Abhishek Agarwal	17.88:1
(ii)	The Percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year 2021-22 compared to 2020-21.	Director's/CFO/CS name	Percentage increase in remuneration
		Neeraj Goel, M.D	Nil
		Abhishek Agarwal,(WTD & CFO)	Nil
		Sarika Aggarwal, CS	Nil
(iii)	Percentage increase in the median remuneration of employees in the financial year 2021-22 compared to 2020-21.*	39.31%	
(iv)	Number of permanent employees on the rolls of the company**	As on 31.03.2022	As on 31.03.2021
		373	358
(v)	Average percentile increase in salaries of Employees other than managerial personnel in financial year 2021-22 compared to 2020-21 .	11.84%	
	Average percentile increase in managerial remuneration financial year 2021-22 compared to 2020-21	6.19%	
	Justification for increase	Increase was made as per	normal industry standards

The Board of Directors of the company affirms that the remuneration is as per the remuneration policy of the company.

On behalf of the Board For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-**NEERAJ GOEL** DIN: 00017498

Sd/-**ABHISHEK AGARWAL** (MANAGING DIRECTOR) (WHOLE-TIME-DIRECTOR) DIN: 02140480

DATED: 29th August 2022

PLACE: DELHI

^{*} Remuneration of employees as on 31/03/2022 and 31/03/2021.

^{**}Total employees excludes directors of the company.

Annexure IV- TOP TEN EMPLOYEES DETAILS

S.NO.	S.NO. NAME	DESIGNATION	TOTAL REMUNERATION DRAWN IN 2021- 22	NATURE OF EMPLOYMENT	QUALIFICATIONS & EXPERIENCE	LAST EMPLOYMENT	AGE (in Years)	COMMENCEME EQUITY NT OF SHARES EMPLOYMENT %)	H	RELATION WITH DIRECTOR
1	NEERAJ GOEL	MANAGING DIRECTOR	000'00'09	PERMANENT	Graduate(36 Yrs)	V'N	63	19-08-2001	0.74	Director
2	AMIT AGARWAL	ADM. MANAGER	36,00,000	PERMANENT	Graduate(18 yrs)	N.A	48	01-04-2002	0.81	N.A
3	ABHISHEK AGGARWAL	WHOLE TIME DIRECTOR & CFO	24,00,000	PERMANENT	MBA in Marketing(17yrs)	N.A	44	01-11-2001	0.97	Director
4	SEEMA AGARWAL	АВМ	24,00,000	PERMANENT	Graduate(6 Yrs)	N.A	48	01-12-2016	NA	N.A
2	S.K SHUKLA	G.M	20,16,000	PERMANENT	BSC(38 Yrs)	3 M PAPER RATNA	65	01-06-2005	NA	N.A
9	RAJESH GARG	G.M. FINANCE	14,40,000	PERMANENT	B.COM. LL.B(31 Yrs)	TITAVI SUGAR MILL.	22	22/09/2001	NA	N.A
7	Nand Gopal Bansal	MANAGER ADM.	12,00,000	PERMANENT	Graduate (26 Yrs)	V'N	54	22-09-2001	NA	N.A
8	Atul Kumar Srivastava	Production Manager	11,04,000	PERMANENT	M.SC (PAPER)(40 Yrs)	RUPANA PAPER MILL HIMACHAL	64	01-07-2009	NA	N.A
6	Shagun Singhal	MAn. Adm.	10,80,000	PERMANENT	Graduate (8 Yrs)	NA	34	01-12-2014	NA	NA
10	S.C DUBEY	Manager Electrical	9,86,400	PERMANENT	DIPLOMA IN ELECTRICAL(33 Yrs)	N R AGARWAL PAPER(VAPI)	65	22/09/2001	NA	N.A

CORPORATE GOVERNANCE REPORT

COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

The Company believes that Corporate Governance is a set of processes, customs, policies, rules, regulation and laws for ensuring transparency, professionalism and accountability in its dealings with its customers, principal, employees, shareholders and with every individual who comes in contact with the Company. The Company's philosophy on Corporate Governance is bounded upon a rich legacy of fair ethical governance practices which has been in practice since the beginning. Integrity, transparency, accountability and compliance with laws which are columns of good governance have always been the hallmark of company. The Company is in full compliance with the requirements of Corporate Governance under Listing Regulation entered into with the Stock Exchanges and in this regard, submits a report on the matters mentioned in the said regulation and also the practices followed by the Company as stated below:

2. BOARD OF DIRECTORS

The Board of Directors of the company review the strategic policies and confirm that they are implemented in the manner that is acceptable in terms of the regulations of the country and enhances the shareholder's value and the confidence of the outside parties relating to the company.

The agenda papers for the meetings of the Board of Directors are circulated to Board members within the reasonable time period.

Composition of the Board & their Responsibility

The board of the Company consists of 6 Directors-Four Non-Executive Directors & Two Executive Directors, of whom three are Independent Directors out of whom one independent Woman Director. The directors bring to the board wide range of experience and skills. The category, composition, attendance of each director at the Board Meeting, Last Annual General Meeting and the number of other directorship and chairmanship/Membership of committees of each Director in various companies as on 31st March, 2022 is given hereunder.

Name of Director	Category	Board Meeting attended during the year 2021- 22	Attendan ce at the last AGM	No. of Directorship held as on 31/03/2022 in other Public and Private Limited Companies	No. of Comm Membership companies a 31/03/2022 As Chairman	s, in other s on
Mr. Neeraj Goel	Managing Director	6	Yes	1	1	Nil
Mr. Abhishek Agarwal	Executive Director (Whole Time Director)	6	Yes	Nil	Nil	Nil
Mr. Suresh Chand	Non Executive Director	6	Yes	2	Nil	Nil
Mr. Ankur Sangal	Non-Executive Independent Director	6	Yes	6	2	1
Ms. Pooja Bhardwa	Non-Executive Independent Director	6	Yes	3	1	4
Mr. Pramod Kumar Goel	Non-Executive Independent Director	3	Yes	Nil	Nil	Nil
Mr. Malav Goel*	Non-Executive Independent Director	Nil	N.A	Nil	Nil	Nil

^{*}Mr. Pramod Kumar Goel ceased to be director of the company w.e.f 12/08/2021 as his tenure was completed and he was reappointed as Non-Executive Independent Director in the Annual General Meeting held on 30/09/2021. Thereafter, Mr. Pramod Kumar Goel ceased to be director of the company due to demise w.e.f. 17.02.2022 and Mr. Malay Goel appointed as Independent Director in EGM held on 09.05.2022.

The names of the other listed entities where directors of the Company are directors are as follows:

Name of Director	Name of other listed entities	Category of Directorship	Member/Chairman in Committees of Board in other listed entities	
Mr. Neeraj Goel	Nil	Nil	Nil	
Mr. Abhishek Agarwal	Nil	Nil	Nil	
Mr. Suresh Chand	Nil	Nil	Nil	
Mr. Ankur Sangal	Neeraj Paper Marketing Limited	Non-Executive Independent Director	Audit Committee- Chairman Nomination and Remuneration Committee- Chairman Stakeholder Relationship Committee- Member	
Ms. Pooja Bhardwaj	Neeraj Paper Marketing Limited	Non-Executive Independent Director	Nomination and Remuneration Committee- Member	
	Bazel International Ltd.	Non-Executive Independent Director	Audit Committee- Chairman Nomination and Remuneration Committee- Chairman Stakeholder Relationship Committee- Member Risk Management Committee- Member	
Mr. Pramod Kuma r Goel*	Nil	Nil	Nil	
Mr. Malav Goel*	Nil	Nil	Nil	

Note:

- a) Board of director of company comprises of 6 directors out of which 2 are executive and other 4 are non-executive three of whom are non-executive independent Directors. The company is always doing efforts to fill vacancies of Independent Director for good corporate governance.
- b) Number of other directorships/committee membership/chairmanship indicated above is exclusive of directorships, committee membership and chairmanship in Agarwal Duplex Board Mills Limited.
- c) None of the Directors of the Company are related to each other.

No. of Board Meetings Held with Dates

 $During the financial year 2021-22, the Board of Agarwal \, Duplex \, Board \, Mills \, Limited \, had \, met \, 6 times.$

The dates of the meeting are:

09/04/2021, 30/06/2021, 13/08/2021, 10/11/2021, 14/02/2022, 15/03/2022

Independent Directors

The Company has complied with the definition of Independence as per Listing Regulation and according to the Provisions of section 149(6) Companies Act, 2013. The company has also obtained declarations from all the Independent Directors pursuant to section 149 (7) of the Companies Act, 2013.

Training of Independent Directors

Whenever new Non-executive and Independent Directors are inducted in the Board they are introduced to our Company's culture through appropriate orientation session and they are also introduced to our organization structure, our business, constitution, board procedures, our

^{*}Mr. Pramod Kumar Goel cesased the directorship due to demise w.e.f. 17.02.2022 and thereafter Mr. Malav Goel appointed as Independent Director in EGM held on 09.05.2022.

major risks and management strategy.

The terms and conditions of appointment of Independent Directors have been placed on the Company's website at https://www.agarwalduplex.net/code-of-conduct.htm

Performance Evaluation of non-executive and Independent Directors

The Board evaluates the performance of Non-executive and Independent Directors every year. All the Non-executive and Independent Directors are eminent personalities having wide experience in the field of business, industry and administration. The Nomination and Remuneration Committee has laid down the criteria for performance evaluation of Independent Directors. The framework of performance evaluation of the Independent Directors will capture the following points:

- A) Key attributes of the IDs that justify his / her extension / continuation on the Board of the Company;
- B) Participation of the Directors in the Board proceedings and his / her effectiveness;

The assessment to determine the key attributes of the Directors should cover the following:

Relevant experience and skills:

- ability and willingness to speak up
- ability to carry others
- ability to disagree, stand his/her ground

The performance evaluation of the Chairman and the Non Independent Directors was carried out by the Independent Directors. The board also carried out annual performance evaluation of the working of its Audit, Nomination and Remuneration as well as stakeholder relationship committee. The Directors expressed their satisfaction with the evaluation process.

Separate Meeting of the Independent Directors:

The Independent Directors held a Meeting on 16th February, 2022, without the attendance of Non- Independent Directors and members of Management. All the Independent Directors were present at the meeting. The following issues were discussed in detail:

- I) Reviewed the performance of non-independent directors and the Board as a whole;
- II) Reviewed the performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors;
- III) Assessed the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

Familiarization programme for Independent Directors

The company has formulated a policy to familiarize the independent directors with the company, their roles, rights, responsibilities in the company, nature of the industry in which the company operates, business model of the company, etc., through various programmes. The details of such familiarisation programmes are disclosed in the website of the company at the https://www.agarwalduplex.net/code-of-conduct.htm

CORE SKILLS/EXPERTISE/COMPETENCIES IDENTIFIED BY THE BOARD OF DIRECTORS

The Board is skill-based comprising of directors who collectively have the skills, knowledge and competencies to effectively govern and direct the organization.

The following is the list of core skills / expertise /competencies identified by the Board of Directors as required in the context of the Company's business and that the said skills are available with the Board Members:

- i) Knowledge on Company's businesses (Paper and Paper products), policies and culture (including the Mission, Vision and Values) major risks / threats and potential opportunities and knowledge of the industry in which the Company operates
- ii) Behavioral skills attributes and competencies to use their knowledge and skills to contribute effectively to the growth of the Company in the market
- iii) Business Strategy, Sales & Marketing, Corporate Governance, Administration, Decision Making,

- iv) Financial and Management skills
- v) Technical / Professional skills and specialized knowledge in relation to Company's business

Details of Directors having core skills, knowledge and competencies:

Name of Directors-	Mr. Neeraj	Mr. Abhishek	Mr. Suresh	Mr.	Mr. Malav	Ms. Pooja
	Goel	Agarwal	Chand	Ankur	Goel	Bhardwaj
				Sangal		
Skills and Competencies						
Business Strategy, Sales &	V		$$			
Marketing						
Finance and Accounting						$\sqrt{}$
Experience						
Technical / Professional		$\sqrt{}$				$\sqrt{}$
Skills						
Knowledge of Industry and		$\sqrt{}$	$\sqrt{}$			$\sqrt{}$
its potential opportunities						
Leadership Experience	$\sqrt{}$	$\sqrt{}$		$\sqrt{}$	$\sqrt{}$	

Non-Executive director's compensation and disclosure

The company has paid total sitting fees of Rs 1,76,000/- for the financial year 2021-22 to Non-Executive directors for attending the Board Meetings during the financial year 2021-22. No other remuneration has been provided to the non-executive directors.

Meetings of the Board

Frequency: The Board meets at least once a quarter to review the quarterly results and other items of the Agenda. Whenever necessary, additional meetings are held. In case of business exigencies or urgency of matters, resolutions are passed by circulations, as permitted by law, which is confirmed in the next Board Meeting.

Meetings Calendar: The probable dates of the Board / Committee Meetings for the forthcoming year are decided well in advance in order to facilitate and assist the Directors to plan their schedules for the Meetings.

Board Meeting Location: The location of the Board/ Committee Meetings is informed well in advance to all the Directors. Each Director is expected to attend the Board / Committee Meetings.

Information Supplied to the Board / Committees:

Among others, information supplied to the Board / Committees includes:

- _Annual operating plans of businesses and budgets and any update thereof,
- _Capital budgets and any updates thereof,
- _Quarterly results of the Company,
- _ Minutes of the Meetings of the Board and all other Committees of the Board,
- _ The information on recruitment and remuneration of senior officers just below the Board level, including the appointment or removal, if any, of Chief Financial Officer and Company Secretary,
- Show cause, demand, prosecution notices and penalty notices, which are materially important,
- $_Fatal\,or\,serious\,accidents, dangerous\,occurrences, any\,material\,effluent\,or\,pollution\,problems,$
- _ Any material default in financial obligations to and by the Company or substantial non-payment for goods sold by the Company,
- _ Any issue, which involves possible public or product liability claims of substantial nature, including any judgement or order, which may have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative

implications on the Company,

- _ Transactions that involve substantial payment towards royalty, goodwill, brand equity or intellectual property,
- _ Significant labour problems and their proposed solutions. Any significant development in human resources / industrial relations front like signing of wage agreement, implementation of voluntary retirement scheme etc.

Sale of material nature of investments, assets which are not in the normal course of business,

- _ Making of loans and investments of surplus funds,
- _ General notices of interests of Directors,
- _ Formation / Reconstitution of Board Committees,
- _ Appointment, remuneration and resignation of Directors,
- _ Dividend declaration, if any,
- _ Significant changes in accounting policies and internal controls,
- _Quarterly details of foreign exchange exposures and the steps taken by management to limit of adverse exchange rate movement, if material.
- _ Sale of material nature of investments, assets which are not in the normal course of business,
- _Compliance status of any regulatory, statutory nature or listing requirements and shareholders' service, such as non-payment of dividend, delay in share transfer, if any, and others and steps taken by company to rectify instances of non-compliances, if any,
- _ Declarations submitted by Independent Directors at the time of appointment and also annually,
- _ Appointment of and fixing of remuneration of the Auditors as recommended by the Audit Committee,
- _Annual financial results of the Company, Auditors' Report, Director's Report, Corporate Governance Report etc,
- _ Compliance Certificates for all the laws as applicable to the Company,

Code of Conduct

The Code of Conduct for Board of Directors and Senior Management Personnel (it includes all members of core management team one level below the executive Directors and all the functional heads,) of Agarwal Duplex Board Mills Limited. (Hereinafter referred to as "the Company") in compliance with the provisions of Listing Agreement and Listing Regulations entered into by the Company with the Stock Exchanges.

This Code seeks to provide guidance to the Board of Directors and Senior Management Personnel to manage the affair of the Company with:

- a) Honest, fair and ethical conduct,
- b) Confidentiality of Information,
- c) Ethical handling of conflicts of interest between personal and professional relationships,
- d) Legal Compliance,
- e) Protection and Proper Use of Corporate assets and resources,
- f) The internal reporting to appropriate person or persons identified below of violations of this Code,
- g) Accountability for Adherence to this Code.

Directors and Senior Managerial Personnel must conduct themselves accordingly and not to indulge in improper behavior or moral turpitude. All the Board members and Senior Management personnel have affirmed compliance with the code of conduct. A declaration signed by the Chairman of the Company to this effect is contained at the end of this report. The code of conduct is also posted on the company's website at https://www.agarwalduplex.net/code-of-conduct.htm

COMMITTEES OF THE BOARD OF DIRECTORS

As on 31st March, 2022, the Company has three committees:

- 1. Audit Committee
- 2. Nomination and Remuneration Committee
- 3. Stakeholder's Relationship Committee

All the decisions pertaining to the constitution of the Committees, appointment of members, and fixing of terms of reference for committee members are taken by the Board of Directors. Details on the role and composition of these committees, including the number of meetings held during the financial year and the related attendance, are provided below. Further, composition of various committees constituted in the company are also posted on the company's website at https://www.agarwalduplex.net/code-of-conduct.htm

1. AUDIT COMMITTEE

i) Terms of Reference:

The Powers and the role of the Audit Committee are as per the guidelines provided in the Listing Regulation and section 177 of the Companies Act 2013, which inter-alias include the overview of Company's Financial reporting process, review of quarterly, half yearly and Annual financial statements, adequacy of internal control, review of related party transactions etc. It also reviews major accounting policies followed by the company.

ii) Composition:

During the year under review the Board of Directors in their meeting held on 13.08.2021 re constituted the Committee with the following members:

 1. Mr. Ankur Sangal (Non – Executive Independent Director)
 - Chairman

 2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)
 - Member

 3. Mr. Suresh Chand (Non – Executive Director)
 - Member

Thereafter the Committee again reconstituted on 10.11.2021 as follows:

 1. Mr. Ankur Sangal (Non – Executive Independent Director)
 - Chairman

 2. Mr. Pramod Kumar Goel (Non – Executive Independent Director)
 - Member

 3. Mr. Suresh Chand (Non – Executive Director)
 - Member

Then the Board of Directors re constituted the Committee on 15.03.2022 as Mr. Pramod Kumar Goel ceased the directorship due to demise with the following members:

1. Mr. Ankur Sangal (Non – Executive Independent Director)- Chairman2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)- Member3. Mr. Suresh Chand (Non – Executive Director)- Member

iii) Meetings and Attendance during the year:

During the financial year ended 31^{st} March, 2022 the audit committee has met 5 times: 09/04/2021, 30/06/2021, 12/08/2021, 10/11/2021, 14/02/2022

Attendance of the Directors at the Audit Committee as on 31st March, 2022 is as follows:

Director	Category	No. of Meetings Held	No. of Meetings Attended
Mr. Ankur Sangal	Chairman	5	5
Mr. Pramod Kumar Goel	Member	4	4
Mr. Suresh Chand	Member	5	5
Mrs. Pooja Bhardwaj	Member	1	1

iv) Power and Role of Audit committee

The role of the audit committee includes of the following:

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - **a.** Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause I of sub-section 3 of section 134 of the Companies Act, 2013
 - b. Changes, if any, in accounting policies and practices and reasons for the same
 - c. Major accounting entries involving estimates based on the exercise of judgment by management
 - d. Significant adjustments made in the financial statements arising out of audit findings
 - e. Compliance with listing and other legal requirements relating to financial statements
 - f. Disclosure of any related party transactions
 - g. Qualifications in the draft audit report
- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the tilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 7. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 18. To review the functioning of the Whistle Blower mechanism;
- 19. Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate;

- 20. Carrying out any other function as is mentioned in the terms of reference of the audit committee.
- 21. To review the utilization of loans and/or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans / advances / investments.
- 22. Consider and comment on rationale, cost benefits and impact of schemes involving merger, demerger, amalgamation etc., on the listed entity and its shareholders.*

A. The audit committee shall mandatorily review the following information:

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

4. NOMINATION & REMUNERATION COMMITTEE

i) Terms of Reference

The primary purpose of the Committee, among other things, is to determine and propose the following for Board's approval:-

- a) identify persons who are qualified to become Directors and who may be appointed in senior management positions in accordance with the criteria laid down and recommend to the Board their appointment and removal;
- b) carry out evaluation of every Director's performance along with the Board;
- c) formulate the criteria for determining qualifications, positive attributes and independence of a Director and recommend to the Board a policy relating to the remuneration of the Directors; key managerial personnel and other employees;
- d) formulate the criteria for performance evaluation of Independent Directors and the Board;
- e) devise a policy on Board diversity;
- f) evaluate the level and composition of remuneration to be reasonable and sufficient to attract, retain and motivate Directors of the quality required to run the Company successfully.
- g) ensure that relationship of remuneration to performance is clear and meets appropriate performance benchmarks;
- h) whether to extend or continue the term of appointment of the independent director, on the basis of the report of performance evalution of independent directors.
- i) to recommend to the board, all remuneration, in whatever form, payable to senior management.

ii) Composition

During the year under review the Board of Directors in their meeting held on 13.08.2021 re constituted the Committee with the following members:

1. Mr. Ankur Sangal (Non – Executive Independent Director) - Chairman
2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director) - Member

3. Mr. Suresh Chand (Non – Executive Director) - Member

Thereafter the Committee again reconstituted on 10.11.2021 as follows:

1. Mr. Pramod Kumar Goel (Non – Executive Independent Director) - Chairman
2. Mr. Ankur Sangal (Non – Executive Independent Director) - Member

3.Mrs. Pooja Bhardwaj (Non – Executive Director Independent Director) - Member

Then the Board of Directors re constituted the Committee on 15.03.2022 as Mr. Pramod Kumar Goel ceased the directorship due to demise with the following members:

1. Mr. Ankur Sangal (Non – Executive Independent Director)

2. Mrs. Pooja Bhardwaj (Non – Executive Independent Director)

3. Mr. Suresh Chand (Non - Executive Director)

- Chairman

MemberMember

iii) Meetings and Attendance during the year:

During the financial year ended 31st March, 2022 the Nomination and Remuneration Committee has met 1 time: 02/08/2021

Attendance of the Directors at the Nomination and Remuneration Committee as on 31st March, 2022 is as follows:

Director	Category	No. of Meetings Held	No. of Meetings Attended
Mr. Pramod Kumar Goel	Chairman	1	1
Mr. Pooja Bhardwaj	Member	1	1
Mr. Ankur Sangal	Member	1	1

iv) Policy for selection and appointment of Directors and their Remuneration

The Nomination and Remuneration Committee has adopted a policy for selection of appointment of directors and their remuneration. The policy is also available on the Website of the Company i.e. https://www.agarwalduplex.net/code-of-conduct.htm

The highlights of this policy are as follows:

1. Criteria of selection of Non-Executive Directors

- a. The Non-Executive Directors shall be of high integrity with relevant expertise and experience so as to have a diverse Board with Directors having expertise in the fields of marketing, finance, taxation, law, governance and general management.
- b. In case of appointment of Independent Directors, the Committee shall satisfy itself with regard to the independent nature of the Directors vis-à-vis the Company so as to enable the Board to discharge its function and duties effectively.
- c. The Committee shall ensure that the candidate identified for appointment as a Director is not disqualified for appointment under Section 164 of the Companies Act, 2013.
- d. The Committee shall consider the following attributes / criteria, whilst recommending to the Board the candidature for appointment as Director.
 - i. Qualification, expertise and experience of the Directors in their respective fields;
 - ii. Personal, Professional or business standing;
 - iii. Diversity of the Board.
- e. In case of re-appointment of Non-Executive Directors, the Board shall take into consideration the performance evaluation of the Director and his engagement level.

2. Remuneration

The Non-Executive Directors shall be entitled to receive remuneration by way of sitting fees for participation in the Board / Committee meetings and commission as detailed hereunder:

- I. A Non-Executive Director shall be entitled to receive sitting fees for each meeting of the Board or Committee meeting attended by him/her at his/her discretion of such sum as may be approved by the Board of Directors within the overall limits prescribed under the Companies Act, 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014;
- ii. The Independent Directors of the Company shall not be entitled to participate in the Stock Option Scheme of the Company, if any, introduced by the Company.

3. Managing Director & Whole Time Director - Criteria for selection / appointment

For the purpose of selection of the Managing Director or Whole Time Director the Committee shall identify persons of integrity who possess relevant expertise, experience and leadership qualities required for the position and shall take into consideration recommendation, if any, received from any member of the Board.

The Committee will also ensure that the incumbent fulfills such other criteria with regard to age and other qualifications as laid down under the Companies Act, 2013 or other applicable laws.

Remuneration for the Managing Director or Whole Time Director

- i. At the time of appointment or re-appointment, the Managing Director or Whole Time Director may be paid such remuneration as may be mutually agreed between the Company (which includes the nomination & Remuneration Committee and the Board of Directors) and the Managing Director or Whole Time Director within the overall limits prescribed under the Companies Act, 2013.
- ii. The remuneration shall be subject to the approval of the Members of the Company in General Meeting.
- iii. The remuneration of the Managing Director or Whole Time Director shall comprise only of the fixed component. The fixed component shall comprise salary, allowances, perquisites, amenities and retiral benefits.

Remuneration Policy for the Senior Management Employees

- I. In determining the remuneration of the Senior Management Employees (i.e. KMPs and senior officers just below the board level) the Committee shall ensure / consider the relationship of remuneration and performance benchmark is clear;
- II. The Managing Director or Whole Time Director will carry out the individual performance review based on the standard appraisal matrix and shall take into account the appraisal score card and other factors and thereafter shall recommend the annual increment and performance incentive to the Committee for its review and approval.

v) Details of Remuneration of directors

During the financial year ended 31st March, 2022, the Company has paid the following remuneration to the Directors:

Name of Director	Category	Remuneration	Sitting Fees	No. of shares held as on 31/03/2022
Neeraj Goel	Managing Director	Rs. 60,00,000	Nil	1000000
Abhishek Agarwal	Whole Time Director	Rs. 24,00,000	Nil	1308500
Suresh Chand	Non-Executive Director	Nil	50,000	2175000
Pooja Bhardwaj	Non-Executive Independent director	Nil	50,000	Nil
Ankur Sangal	Non-Executive Independent director	Nil	38,000	Nil
Pramod Kumar Goel	Non-Executive Independent director	Nil	38,000	Nil

The remuneration includes all the major groups, such as salary, benefits, bonuses, stock options, pension etc paid to the Directors during the FY 2021-22.

4. STAKEHOLDER RELATIONSHIP COMMITTEE:

I) Terms of Reference

- (1) To resolve the grievances of the security holders of company including complaints related to transfer/transmission of shares, non-receipt of annual report, non-receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- (2) Review of measures taken for effective exercise of voting rights by shareholders.
- (3) Review of adherence to the service standards adopted by the company in respect of various services being rendered by the Registrar & Share Transfer Agent.

- **(4)** Review of the various measures and initiatives taken by the company for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the company.
- (5) Approve share transfer and oversee and review all matters connected with transfer of Company Securities.

ii) Composition

During the year under review the Board of Directors in their meeting held on 13.08.2021 re constituted the Committee with the following members:

1. Mr. Suresh Chand (Non-Executive Director)- Chairman2. Mr. Abhishek Agarwal (Executive Director)- Member3. Mr. Ankur Sangal (Non – Executive Independent Director)- Member

Thereafter the Committee again reconstituted on 10.11.2021 as follows:

1. Mr. Suresh Chand (Non-Executive Director)- Chairman2. Mr. Abhishek Agarwal (Executive Director)- Member3. Mr. Pramod Kumar Goel (Non – Executive Independent Director)- Member

Then the Board of Directors re constituted the Committee on 15.03.2022 as Mr. Pramod Kumar Goel ceased the directorship due to demise with the following members:

1. Mr. Suresh Chand (Non-Executive Director)- Chairman2. Mr. Abhishek Agarwal (Executive Director)- Member3. Mr. Ankur Sangal (Non - Executive Independent Director)- Member

iii) Compliance Officer

Ms. Sarika Agarwal, Company Secretary is the Compliance Officer of the Company.

- iv) Shareholders Complaint received during the financial year NIL
- v) Number of Complaints not solved to the satisfaction of shareholders NIL
- vi) Number of pending Complaints-NIL
- vii) Meetings and Attendance during the year:

During the financial year ended 31st March, 2022 the Stakeholders Relationship Committee has met 1 time: 14/12/2021

Attendance of the Directors at the Stakeholder Relationship Committee as on 31st March, 2022 is as follows:

Director	Category	No. of Meetings Held	No. of Meetings Atttended
Mr. Suresh Chand	Chairman	1	1
Mr. Abhishek Agarwal	Member	1	1
Mr. Pramod Kumar Goel	Member	1	1

The committee specifically looks into the redressing of the Shareholder/ Investor complaints like non- receipt of share certificate after transfer, non-receipt of Annual Report and to approve the share transfer. The Board has designated the Company Secretary of the company as the compliance officer.

Both the physical transfer and Demating of the shares are handled by Registrar & Share Transfer agent M/s Beetal Financial and Computer Services Private Limited. In terms of the requirement of SEBI directives the company is providing the facility of transfer and dematerialization of securities simultaneously.

Risk Management

The Audit Committee regularly reviews the risk management strategy of the Company to ensure the effectiveness of risk management policies and procedures.

GENERAL BODY MEETINGS:

i) Location and time, where last three AGM held & Special resolution passed in the previous 3 AGMs.

AGM	DATE	LOCATION	TIME	SPECIAL RESOLUTION PASSED IN AGM
37 th AGM	30.09.2021	Through Video Conferencing/Other Audio Visual Means("VC/OAVM") facility	11:30 AM	Re-appointment of Mr. Pramod Kumar Goel as a Non-Executive Independent Director of the Company
36 th AGM	30.09.2020	Through Video Conferencing/Other Audio Visual Means("VC/OAVM") facility	11:30 A.M.	 Approval for Sub-division of Company's equity shares Approval to amend the Capital Clause of Memorandum of Association of the Company Re-appointment of Mr. Neeraj Goel as Managing Director of the Company. Re-appointment of Mr. Abhishek Agarwal as Managing Director of the Company.
35th AGM	27-09.2019	217, Agarwal Prestige Mall, Near M2K Cinema, Rani Bagh, Pitampura, Delhi- 110034	11:00 AM	Re-appointment of Mr. Ankur Sangal as Non-Executive Independent Director of the Company Re-appointment of Ms. Pooja Bhardwaj as Non-Executive Independent Director of the Company Approval for continuation of Directorship of Mr. Suresh Chand as Non-Executive Director of the Company

ii) DETAIL OF VOTING PATTERN OF SPECIAL RESOLUTION PASSED BY POSTAL BALLOT LAST YEAR

No resolution was passed by postal ballot during the last year.

MEANS OF COMMUNICATION:

The quarterly results as per the format prescribed by the Stock Exchange for the quarter ended 30th June 2021 and 30th September 2021, 31st December 2021 and 31st March 2022 were published in Financial Express and Jansatta and are also submitted to all the Stock Exchanges where the Company's shares are listed. Further these results are also available on our website www.agarwalduplex.net. Your Company believes that all the stakeholders should have access to adequate information about the Company. All information, which could have a material bearing on the share prices, is released at the earliest to all the stock exchange where the share of company are listed in accordance with the requirements of listing agreement.

GENERAL SHAREHOLDER INFORMATION

Registered office	217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034
Annual General Meeting	
Date	28th September, 2022
Time	11:30 A.M
Venue	Registered Office of Company at 217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034
Financial Year	1 st April to 31 st March
Adoption of financial results (Tentative)	
For the Quarter ended 30 th June, 2022	On or Before 15 th August 2022
For the Quarter ended 30 th September, 2022	On and Before 14 th November, 2022
For the Quarter ended 31st December, 2022	On and Before 14 th February, 2023
For the Quarter ended 31st March, 2023	On and Before 30 th May, 2023

<u>Date of Book Closure</u>	From 22.09.2022 to 28.09.2022 (Both days inclusive)		
Dividend payment date	Not applicable		
Listing of shares	Metropolitan Stock exchange of India Limited		
	Vibgyor Towers, 4th floor, Plot No C 62,		
	G - Block, Opp. Trident Hotel, Bandra Kurla Complex, Bandra		
	(E), Mumbai – 400 098		
	Calcutta Stock Exchange Ltd – 4, Lyons Range, Dalhousie, Murgighata, BBD Bagh, Kolkata, West Bengal – 700001		
Stock Code	ADBML		
NSDL/CDSL ISIN	ISIN No - INE290T01027		
Market Price Data: High, Low during each month in last financial Year	Not Applicable as no trading of shares was done at MSEI & CSE during the year.		
Performance in Comparison to broad-based indices such as BSE Sensex, CRISIL index etc,	Not Applicable		

OTHER DISCLOSURES

Disclosure on materially significant related party transactions that may have potential conflict with the interests of the Company.

There were no materially significant related party transactions with the Company's Promoters, Directors, Management or their relatives, which could have had a potential conflict with the interests of the Company.

Transactions with related parties entered into by the Company were in the ordinary course of business and on an Arm's length basis. These are periodically placed before the Audit Committee for review. Particulars of **contracts or arrangements** or transactions in Form AOC-2 is attached as **Annexure-II** of Board Report. Members may also refer to the notes to the accounts for details of related party transactions. The Board of Directors of the Company has, on the recommendation of the Audit Committee, adopted a policy on dealing with Related party Transactions to regulate transactions between the Company and its Related Parties, in compliance with the applicable provisions of the Companies Act 2013, the Rules there under and the Listing Regulation. The policy has also been uploaded on the website of the Company at https://www.agarwalduplex.net/code-of-conduct.htm

Disclosure of Accounting Treatment

The Company followed the guidelines as laid down in the IND-AS, Prescribed by the institute of Chartered Accountant of India, for the preparation of the financial statements.

Details of non-compliance by the company, penalties imposed on the company by stock exchange or SEBI or any statutory authority, on any matter related to the capital market, during the last 3 years.

No penalties imposed by the stock exchanges or SEBI or any statutory authority on the company during the last three financial years on any matter related to the capital market.

Whistle Blower Policy

In Pursuant to Listing Regulation and as per Section 177 of the Companies Act, 2013, the company has established a vigil mechanism/Whistle Blower policy for the directors and employees to report genuine concerns or grievances about unethical behavior, actual or suspected fraud or violation of the company's Code of Conduct or Ethics Policy. The Vigil Mechanism Policy has been uploaded on the website of the Company at http://catalog.weblink.in/dynamic-files/ei/other-files/348029/table-261134-1.pdf
During the year under review, no employee was denied access to the Audit Committee.

Compliance with mandatory requirements and adoption of the non-mandatory requirements of this clause

Mandatory Requirements

 $The Company has complied with all the applicable mandatory requirements as provided in SEBI (Listing Obligations \& Disclosure Requirements) \\ Regulations, 2015.$

Adoption of non-mandatory requirements under Listing Agreement

i) The Board:

Since the company does not have a non-executive chairman it does not maintain such office.

ii) Shareholders Rights:

The quarterly financial results are published in widely circulated details and also uploaded on Company's website

iii) Audit Qualification:

During the year under review, there was no audit qualification in the Auditors' Report on the Company's financial statements

iv) Separate posts of Chairman and CEO:

The company does not have a CEO and therefore there are no separate posts.

v) Reporting of Internal Auditor:

The internal auditor reports to audit committee.

Web link where policy for determining material subsidiaries is disclosed

Not applicable as there is no subsidiary of the company.

Web link where policy on dealing with related party transactions

https://catalog.wlimg.com/1/348029/other-images/table-558803.pdf

Commodity Price Risk and Commodity Hedging activities

Risk Management has been mentioned in the Directors' Report.

Certificate from Practicing Company Secretary

The certificate from Practicing Company Secretary that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority is annexed herewith.

Total Fees paid for all services to Statutory Auditors of the Company

The total fees for all services paid by the listed entity to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part is Rs. 1.50 Lacs.

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

- a) No. of complaints filed during the year: Nil
- b) No. of complaints disposed during the year: Nil
- c) No. of complaints pending as on end of the financial year: Nil

Registrar & Share Transfer Agent

Beetal Financial and Computer Services Pvt Limited, Beetal House, 3rd Floor, 99, Madangir, Behind Local Shopping Center, Near Dada Harsukhdas Mandir, New Delhi-110062

Share Transfer System

The power to approve the transfer of securities has been delegated by the Board to the Share Transfer Agents. Share transfer requests are processed within an average of 15 days from the date of receipt. Shareholders are encouraged to opt for dematerialization of the physical shares as the transfer of physical shares was only allowed upto April 2019 and now onwards the shares can only be transferred throught demat account of the shareholders. It should be noted that:

_ The authority relating to share transfers has been delegated to the Stakeholders' Relationship Committee

_ The Board has authorised the Registrar & Share Transfer Agents 'Beetal Financial and Computer Services Private Limited' to approve all routine transfers and transmissions of shares which are effected within 15 days.

Distribution of Shareholding

The Distribution of the shareholding of the equity shares as on 31st March 2021 are as follows:

No of Equity shares held	No. of shareholders	% of shareholders	Total number of shares	% of share holding
1 - 5000	933	94.91	1171000	0.8674
5001 - 10000	17	1.72	157000	0.1163
10001 - 20000	1	0.10	12000	0.0089
20001 -30000	0	0	0	0
30001 -40000	0	0	0	0
40001 - 50000	0	0	0	0
50001 -100000	5	0.50	451000	0.3341
100001 & above	27	2.74	133209000	98.6733
Total	983	100.00	135000000	100.00

Categories of Shareholders as on 31st March, 2022

Category	Total no of shares	% of shareholding
Promoters/Relatives/Promoters Companies	25623000	18.98
Financial Institutions/ Banks	-	-
FIIs	-	-
Mutual Funds	-	-
Private Corporate bodies	88212000	65.34
Indian Public	21165000	15.68
NRI/ OCBs	-	-
Others	-	-
Total	135000000	100

Dematerialization of shares and Liquidity

The company has entered into agreement with NSDL and CDSL for trading of share in dematerialization form.

Outstanding GDR/ ADRs/ Warrants/ Options

The Company has not issued GDRs or ADRs. There are no outstanding warrants or any convertible instruments.

Plant Locations

The Location of Plant of the Company is 4 KM. South Bhopa Road, Muzaffarnagar, and U.P. - 251001

Address for Correspondence

For share certificate, change of	M/s Beetal Financial and Computer Services Pvt Ltd;				
address and any other query	Beetal House, 3rd 9Floor, 99, Madangir,				
relating to the shares	Behind Local Shopping Center, Near Dada Harsukhdas Mandir,				
	New Delhi- 110 062				
For Investor Assistance	Mrs. Sarika Aggarwal,				
	Company Secretary & Compliance Officer				
	217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura,				
	Delhi-110034				
	Email id: agarwalduplex1984@gmail.com				
	Contact No.: 011-47527700				

Disclosure of Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount

During the period under review company has not given any loan and advances to firms/companies in which directors are interested.

Disclosures with respect to demat suspense account/unclaimed suspense account

The Company has no shares in the demat suspense account or unclaimed suspense account, hence the above disclosure is not applicable.

$Detailed\,reasons\,for\,the\,resignation\,of\,independent\,director$

Mr. Ankur Sangal who was the Independent Director of the Company had resigned from the Company w.e.f. 28th September 2022. The Director has given the confirmation that he is resigning due to some personal reasons and there are no other material reasons other than those provided.

CEO / CFO Certificate

The Whole Time Director and the CFO have furnished the requisite certificate to the Board of Directors under Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Compliance with Mandatory Requirements

The Company has complied with all the mandatory corporate governance requirements under the Listing Regulations. Further, the company confirms the compliance with the requirements specified in regulation 17 to 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

CORPORATE GOVERNANCE COMPLIANCE

The company has complied with the Para E of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the purpose of ensuring Corporate Governance. A certificate to this effect has been obtained from M/s Rajeev Singhal & Co., Chartered Accountants; Statutory Auditor of the company has been attached to this Annual Report.

Note: The Corporate Governance report is as on 31st March, 2022

CERTIFICATION FROM PRACTICING COMPANY SECRETARY

(PURSUANT TO CLAUSE 10 OF PART C OF SCHEDULE V OF SEBI (LISTING OBLIGATION AND DISCLOSURE REQUIREMENT) REGULATIONS, 2015)

We have examined the relevant registers, records, forms, returns and disclosures received from Agarwal Duplex Board Mills Limited having CIN L99999DL1984PLC019052 (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 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 explanations given to us and the declarations as received from the Directors of the Company in this regard, we certify that:

"none of the Directors on the Board of Directors of the Company for the Financial year ending on 31st March 2022 have been debarred or disqualified from being appointed or continuing as Directors of the Company by the Securities and Exchange Board of India / Ministry of Corporate Affairs or any such statutory authority"

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

For Shailly Goel & Co. Practicing Company Secretaries

Sd/-Shailly Goel Company Secretary FCS No: 8769

C.P. No.: 9196 UDIN: F008769D000772202

Peer Review Certificate No. -1634/2021

Date: 22/08/2022 Place: New Delhi

CERTIFICATION UNDER REGULATION 17(8) OF SEBI (LISTING OBLIGATION AND DISCLOSURE REQUIREMENT) REGULATIONS, 2015

- (a) That we have reviewed the financial statements and the cash flow statement for the year ending 31st March, 2022 and that to the best of their knowledge and belief:
 - (i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (ii) These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (b) That to the best of our knowledge and belief, there are no transactions entered into by the company during the year, which are fraudulent, illegal or violative of the company's code of conduct.
- (c) That we accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps they have taken or propose to take to rectify these deficiencies.
- (d) That we had indicated to the auditors and the Audit committee -
 - (i) Significant changes in internal control over financial reporting during the year;
 - (ii) Significant changes in accounting Policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (iii) Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or other employees who have a significant role in the company's internal control systems over financial reporting.

On behalf of the Board For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-

NEERAJ GOEL DIN: 00017498

ABHISHEK AGARWAL (MANAGING DIRECTOR) (WHOLE-TIME-DIRECTOR) DIN: 02140480

Sd/-

DATED: 29th August 2022

PLACE: DELHI

DECLARATION BY THE MANAGING DIRECTOR ON THE COMPLIANCE OF THE CODE OF CONDUCT AS LAID DOWN BY THE BOARD OF DIRECTORS OF THE COMPANY

I, NEERAJ GOEL, Managing Director of Agarwal Duplex Board Mills Limited hereby certify that the Directors and members of senior management have affirmed the compliance with the code of conduct.

The above submission is based on the declarations as received from the members to whom the code applies and also on the basis of the submission of the compliance officer to the code.

On behalf of the Board For AGARWAL DUPLEX BOARD MILLS LTD

Sd/-NEERAJ GOEL (MANAGING DIRECTOR) DIN: 00017498

DATED: 29th August 2022

PLACE: DELHI

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To the Members of Agarwal Duplex Board Mills Limited

We have examined the compliance of the conditions of Corporate Governance by **AGARWAL DUPLEX BOARD MILLS LIMITED** during the year ended 31stMarch, 2022 as stipulated in Chapter IV read with Schedule V of the SEBI (Listing Obligation And Disclosure Requirement) Regulations, 2015 of the said Company with the Stock Exchanges.

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

In our opinion and to the best of our information and explanation given to us by the company, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Agreement or SEBI Regulations, as and when applicable.

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

For M/S. RAJEEV SINGHAL & CO. FIRM REGN NO.008692C CHARTERED ACCOUNTANT

Sd/-(CA SUNIL KUMAR) PARTNER UDIN: 22408730APUTDQ2537 MEMBERSHIP NO. 408730

DATED: 24th August 2022

PLACE: DELHI

Independent Auditor's Report

To The Members of

Agarwal Duplex Board Mills Limited

Financial Statements Opinion

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

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022, 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 standalone financial statements in accordance with the Standards on Auditing specified under section 143(10) of the Act (SAs). Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Standalone Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the independence requirements that are relevant to our audit of the standalone financial statements under the provisions of the Act and the Rules made there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the standalone financial statements.

Key Audit Matters

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

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

The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon.

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

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

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

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. 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 standalone financial statements that give a true and fair view and are free from material misstatement,

whether due to fraud or error.

In preparing the standalone financial statements, 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.

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

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

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

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

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

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

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143 (3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were

necessary for the purposes of our audit;

- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books;
- c) The balance sheet, the statement of profit and loss, the statement of cash flow and the statement of changes in equity dealt with by this report are in agreement with the books of account.
- d) In our opinion, the aforesaid Standalone Ind AS financial statements comply with the Accounting Standards prescribed under section 133 of the Act, read with relevant rule issued there under;
- e) On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164(2) of the Act;
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the matter to be included in the Auditor's 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 commented upon by us.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i) The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements;
 - ii) The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses; and
 - iii) There were no amounts required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv) (a) The management has represented that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the company to or in any other person(s) or entity(ies), including foreign entities ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
 - (b) The management has represented, that, to the best of it's knowledge and belief, other than as disclosed in the notes to the accounts, no funds have been received by the company from any person(s) or entity(ies), including foreign entities ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries; and
 - (c) Based on such audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under sub-clause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material mis-statement;
 - v) No dividend have been declared or paid during the year by the company.

2. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For M/S. RAJEEV SINGHAL & CO. FIRM REGN NO.008692C CHARTERED ACCOUNTANT

Sd/-(CA SUNIL KUMAR) PARTNER UDIN: 22408730AJVTAZ6339 MEMBERSHIP NO. 408730

DATED: 30th May, 2022 PLACE: DELHI

"Annexure A" To the Independent Auditor's Report

(Report on the Internal Financial Controls Over Financial Reporting under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act") as referred to in paragraph 1(f) of 'Report on Other Legal and Regulatory Requirements' section)

We have audited the internal financial controls over financial reporting of Agarwal Duplex Board Mills Limited ("the Company") as of March 31, 2022 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The 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 (ICAI). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to Company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the standalone Ind AS 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 financial statements for external purposes in accordance with generally accepted accounting principles. A Company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

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

For M/S. RAJEEV SINGHAL & CO. FIRM REGN NO.008692C CHARTERED ACCOUNTANT

Sd/-(CA SUNIL KUMAR) PARTNER UDIN: 22408730AJVTAZ6339 MEMBERSHIP NO. 408730

DATED: 30th May, 2022 PLACE: DELHI

"Annexure B" To the Independent Auditor's Report

(Referred to in paragraph 2 under "Report on Other Legal and Regulatory Requirements' section of our report of even date)

- (i) (a) (A) The company is maintaining proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment;
 - (B) The company is not having any intangible assets;
 - (b) As explained to us, Property, Plant and Equipment have been physically verified by the management at reasonable intervals; no material discrepancies were noticed on such verification;
 - (c) The title deeds of all the immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) disclosed in the financial statements are held in the name of the company,
 - (d) The company has not revalued its Property, Plant and Equipment (including Right of Use assets) or intangible assets or both during the year.
 - (e) As explained to us, no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (ii) (a) As explained to us, physical verification of inventory has been conducted at reasonable intervals by the management. In our opinion, the coverage and procedure of such verification by the management is appropriate.

 No discrepancy of 10% or more in the aggregate for each class of inventory were noticed on physical verification of stocks by the management as compared to book records.
 - (b) The company has been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of security of current assets during any point of time of the year. The quarterly returns or statements filed by the company with such banks or financial institutions are in agreement with the books of account of the Company.
- (iii) During the year the company has not made investments in, nor provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties.
- (iv) In respect of loans, investments, guarantees, and security, provisions of sections 185 and 186 of the Companies Act have been complied with.
- (v) The company has not accepted any deposits or amounts which are deemed to be deposits covered under sections 7 3 to 76 of the Companies Act, 2013.
- (vi) As per information & explanation given by the management, maintenance of cost records has been specified by the Central Government under sub-section (1) of section 148 of the Companies Act and such accounts and records have been so made and maintained.
- (vii) According to the information and explanations given to us, in respect of statutory dues:
 - (a) According to the records made available to us, company is regular in depositing undisputed statutory dues including Goods and Services Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities. According to the information and explanation given to us there were no outstanding statutory dues as on 31st of March, 2022 for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us, there is no statutory dues referred to in sub-clause (a) that have not been deposited on account of any dispute except following:

Name of statute	Nature of dues	Period to which the amount	Forum where dispute is pending	Amount (Rs.)	Remarks (Amount paid under protest)
U.P VAT	VAT	relates 2007-08	Additional Commissioner	106000	106000
O.F VAI	VAI	2007-08	Grade 2,Commerical Tax,Muzaffarnagar	100000	100000
		2008-09	Additional Commissioner Grade 2,Commerical Tax,Muzaffarnagar	111630	111630
		2016-17	Additional Commissioner Grade 2,,Muzaffarnagar	20582	-
		2017-18	Additional Commissioner Grade 2,Muzaffarnagar	124702	-
Central Sales Tax Act	CST	2016-17	Additional Commissioner Grade 2,,Muzaffarnagar	493358	208178
		2017-18	Additional Commissioner Grade 2,,Muzaffarnagar	281758	133224

- (viii) According to the information and explanations given by the management, no transactions not recorded in the books of account have been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- (ix) (a) In our opinion and according to the information and explanations given by the management, we are of the opinion that the company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender;
 - (b) According to the information and explanations given by the management, the company is not declared willful defaulter by any bank or financial institution or other lender;
 - (c) In our opinion and according to the information and explanations given by the management, the Company has utilized the money obtained by way of term loans during the year for the purposes for which they were obtained;
 - (d) In our opinion and according to the information and explanations given by the management, funds raised on short term basis have not been utilised for long term purposes.
 - (e) In our opinion and according to the information and explanations given by the management, 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) In our opinion and according to the information and explanations given by the management, the company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies.
- (x) (a) The company has not raised any money by way of initial public offer or further public offer (including debt instruments) 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.
- (xi) (a) According to the information and explanations given by the management, no fraud by the company or any fraud on the company has been noticed or reported during the year;
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed by the auditors in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government;
 - (c) According to the information and explanations given to us by the management, no whistle-blower complaints had been received by the company.
- (xii) The company is not a Nidhi Company. Therefore, clause xii is not applicable on the company.
- (xiii) According to the information and explanations given to us, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, where applicable and the details have been disclosed in the financial statements, etc., as required by the applicable accounting standards
- (xiv) (a) According to the information and explanations given by the management, the company has an internal audit system commensurate with the size and nature of its business;
 - (b) The reports of the Internal Auditors for the period under audit were considered by us.
- (xv) On the basis of the information and explanations given to us, in our opinion during the year the company has not entered into any non-cash transactions with directors or persons connected with him.
- (xvi) (a) In our Opinion and based on our examination, the Company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 (2 of 1934);
 - (b) In our Opinion and based on our examination, the Company has not conducted any Non-Banking Financial or Housing Finance activities without a valid Certificate of Registration (CoR) from the Reserve Bank of India as per the Reserve Bank of India Act, 1934;
 - (c) In our Opinion and based on our examination, the Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India;
 - (d) According to the information and explanations given by the management, the Group does not have any CIC as part of the Group.
- (xvii) Based on our examination, the company has not incurred cash losses in the financial year and in the immediately preceding financial year.
- (xviii) There has been no resignation of the statutory auditors during the year.
- (xix) On the information obtained from the management and audit procedures performed and on the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying the financial statements, the auditor's 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 report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.
- (xx) Based on our examination, the provision of section 135 are not applicable on the company. Hence this clause is not applicable on the company.
- (xxi) The company is not required to prepare Consolidate financial statement hence this clause is not applicable.

For M/S. RAJEEV SINGHAL & CO. FIRM REGN NO.008692C CHARTERED ACCOUNTANT

Sd/-(CA SUNIL KUMAR) PARTNER UDIN: 22408730AJVTAZ6339 MEMBERSHIP NO. 408730

DATED: 30th May, 2022 PLACE: DELHI

BALANCE SHEET

As at March 31st ,2022

(Rs. in Lakhs)

			As at	As at
	PARTICULARS	Note No.	March 31, 2022	March 31, 2021
	ASSETS		,	,
1.	Non-current assets			
	Property, Plant and Equipment	4	1,257.84	1,385.59
	Non-current financial assets			
	Non-current investments	5	200.00	200.00
	Other non-current assets	6	24.68	24.68
			1,482.52	1,610.27
2.	Current assets			
	Inventories	7	3,093.69	2,220.74
	Current financial asset		,	,
	Trade receivables, current	8	3,844.69	2,845.24
	Cash and cash equivalents	9	34.00	27.23
	Bank balance other than cash and cash equivalents	10	30.23	28.87
	Other current assets	11	122.13	175.02
			7,124.74	5,297.10
			7,124.74	3,277.10
	TOTAL ASSETS		8,607.26	6,907.37
	EQUITY AND LIABILITIES			
	EQUITY			
	Equity share capital	12	1,350.00	1,350.00
	Other equity	13	1,539.16	1,417.20
	· ····· · · · · · · · · · · · · · · ·		2,889.16	2,767.20
	LIABILITIES			,
1.	Non- current liabilities			
	Non-current financial liabilities			
	Borrowings, non-current	14	107.24	119.94
	Provisions, non-current	15	210.46	185.02
	Deferred tax liabilities (net)	16	148.18	158.70
	,		465.88	463.66
2.	Current Liabilities			
	Current financial liabilities			
	Borrowings, current	17	873.11	979.35
	Trade payables, current	18	3,322.62	2,079.15
	Other current financial liabilities	19	72.92	124.19
	Other current liabilities	20	896.16	430.85
	Provisions, current	21	61.99	60.95
	Current tax liabilities (Net)	22	25.42	2.02
			5,252.22	3,676.51
				,
	TOTAL LIABILITIES		5,718.10	4,140.17
	TOTAL EQUITY AND LIABILITIES		8,607.26	6,907.37
	Company Information	1		<i>y</i> · · · · ·
	Basis of Preparation	2		
	Significant Accounting Policies	3		
	See accompanying notes 1 45 forming an integral part of the fir			

See accompanying notes 1 - 45 forming an integral part of the financial statements

FOR M/S RAJEEV SINGAL & CO.

For and on behalf of the Board of Directors

Chartered Accountants Firm Regn. No. 008692C

Sd/(NEERAJ GOEL)
MANAGING DIRECTOR
DIN-00017498

Sd/(ABHISHEK AGARWAL)
W.T. DIRECTOR & CFO
DIN-02140480

Sd/-

(CA SUNIL KUMAR)

Partner

M.No. 408730 Sd/- Sd/-

Place: DelhiCO. SECRETARYDIRECTORDated: 30-05-2022PAN-ALIPA1435ADIN-00453489

STATEMENT OF PROFIT AND LOSS

For the year ended on March 31st, 2022

(Rs. in Lakhs)

	PARTICULARS	Note No.	Year Ended	Year Ended
	FARTICULARS	Note No.	March 31, 2022	March 31, 2021
I	Revenue from operations	23	20,433.04	12,730.04
II	Other income	24	1.52	1.70
III	Total Income (I + II)		20,434.56	12,731.74
IV	Expenses			
	Cost of material consumed	25	13,060.08	7,474.15
	Purchases of Traded Goods		-	-
	Changes in inventories of			
	-Finished goods	26	(141.98)	48.25
	-Work-in-progress	27	(23.74)	(109.31)
	-Stock in trade		-	-
	Employee benefits expense	28	900.15	781.26
	Finance costs	29	102.04	116.67
	Depreciation and amortization expense	4	178.62	175.08
	Other expenses	30	6,187.32	4,160.33
	Total expense (IV)		20,262.49	12,646.43
V	Profit/(loss) before exceptional items and tax (I-IV)		172.07	85.31
VI	Exceptional Items		-	-
VII	Profit/(loss) before tax (V-VI)		172.07	85.31
VIII	Income Tax Expense:	31		
	(1) Current tax		79.92	48.54
	(2) Deferred Tax		(15.38)	(11.34)
IX	Profit/(Loss) (VII-VIII)		107.53	48.11
X	Other Comprehensive Income ('OCI')			
	-Items that will not be re-classified to Profit and Loss			
	Remeasurements gains/(loss) of defined benefit plans		19.29	30.08
	Tax on above		(4.86)	(7.57)
	-Items that will be re-classified to Profit and Loss			
	Fair value changes on financial assets through OCI (net of tax)		-	-
	Other comprehensive income for the year, net of tax		14.43	22.51
XI	Total comprehensive income for the year, net of tax (IX+X)		121.96	70.62
XII	Earnings per equity share	32		
	(1) Basic		0.08	0.04
	(2) Diluted		0.08	0.04

See accompanying notes 1 - 45 forming an integral part of the financial statements

FOR M/S RAJEEV SINGAL & CO.

For and on behalf of the Board of Directors

Chartered Accountants Firm Regn. No. 008692C

Sd/-	Sd/- (NEERAJ GOEL) MANAGING DIRECTOR DIN-00017498	Sd/- (ABHISHEK AGARWAL) W.T. DIRECTOR & CFO DIN-02140480
(CA SUNIL KUMAR)	DII (0001 / 190	DII
Partner		
M.No. 408730	Sd/-	Sd/-
	(SARIKA AGGARWAL)	(SURESH CHAND)
Place: Delhi	CO. SECRETARY	DIRECTOR
Dated: 30-05-2022	PAN-ALIPA1435A	DIN-00453489

STATEMENT OF CHANGES IN EQUITY

As at March 31st ,2022

A. Equity Share Capital

	March	31, 2022	March 3	rch 31, 2021				
PARTICULARS	Nos	Amount	Nos	Amount				
	1105	(Rs. in Lakhs) (R		(Rs. in Lakhs) (Rs.		(Rs. in Lakhs)		(Rs. in Lakhs)
Opening Share Capital	1,35,00,000	1,350.00	1,35,00,000	1,350.00				
Add: Shares issued due to split up during the year	-							
Add: Shares issued During the year	-	-	-	-				
Total	1,35,00,000	1,350.00	1,35,00,000	1,350.00				
Less Reduction in Capital	-	-	-	-				
Closing Share Capital	1,35,00,000	1,350.00	1,35,00,000	1,350.00				

B. Statement of Changes in Equity

(Rs. in Lakhs)

	Reserves and Surp	lus		
	General Reserve	Retained Earnings	Other Comprehensive Income	Total Equity
As At April 1, 2020	70.54	1,277.52	(1.48)	1,346.58
Profit for the year	-	48.11	-	48.11
Change in provision	-	-	-	-
Other Comprehensive Income	-	-	22.51	22.51
Other adjustments	-	-	-	-
As At March 31, 2021	70.54	1,325.63	21.03	1,417.20
As At April 1, 2021	70.54	1,325.63	21.03	1,417.20
Profit for the year	-	107.53	-	107.53
Change in provision	-	-	-	-
Other Comprehensive Income	-	-	14.43	14.43
As At March 31, 2022	70.54	1,433.16	35.46	1,539.16

See accompanying notes 1 - 45 forming an integral part of the financial statements

FOR M/S RAJEEV SINGAL & CO.

For and on behalf of the Board of Directors

Chartered Accountants Firm Regn. No. 008692C

Sd/(NEERAJ GOEL)
MANAGING DIRECTOR
DIN-00017498
Sd/(ABHISHEK AGARWAL)
W.T. DIRECTOR & CFO
DIN-02140480

Sd/-

Partner

(CA SUNIL KUMAR)

M.No. 408730 Sd/- Sd/-

Place: Delhi CO. SECRETARY DIRECTOR
Dated: 30-05-2022 PAN-ALIPA1435A DIN-00453489

STATEMENT OF CASH FLOWS

For the year ended on March 31st, 2022

(Rs. in Lakhs)

	PARTICULARS	Year Ended	Year Ended
	PARTICULARS	March 31, 2022	March 31, 2021
A.	Cash flow from operating activities		
	Net Profit before Tax as per Profit & Loss Account	172.07	85.31
	Adjustments for:		
	Depreciation	178.62	175.08
	Finance costs	102.04	116.67
	Other Non Operating Income	(1.52)	(1.70)
	Operating profit before changes in assets and liabilities	451.21	375.36
	Changes in inventories	(872.95)	(1,450.98)
	Changes in trade receivables	(999.45)	318.85
	Changes in other current assets	52.89	220.31
	Changes in trade payables	1,243.47	277.03
	Changes in other financial liabilities-current	(51.27)	87.99
	Changes in other current liabilities	465.31	159.45
	Changes in provisions-current	1.04	16.11
	Changes in current tax liabilities (net)	23.40	(27.49)
	Changes in provisions - non current	25.44	3.17
	Changes in deferred tax liabilities (net)	(10.52)	(3.77)
	Cash generated from operations	328.57	(23.97)
	Net income tax (paid) / refunds	(64.54)	(37.20)
	Net cash flow from / (used in) operating activities (A)	264.03	(61.17)
В.	Cash flow from investing activities		
	Purchase of Property, Plant & Equipment	(50.90)	(30.74)
	Proceeds from sale of Property, Plant & Equipment	0.03	4.86
	Investments in bank deposits	(1.36)	(1.52)
	Other comprehensive Item	14.43	22.51
	Other Non Operating Income	1.52	1.70
	Net cash flow from / (used in) investing activities (B)	(36.28)	(3.19)
C.	Cash flow from financing activities		
-,	Proceeds from long-term borrowings	_	100.98
	Repayment of long-term borrowings	(12.70)	-
	Finance cost	(102.04)	(116.67)
	Net cash flow from / (used in) financing activities (C)	(114.74)	(15.69)
	Net increase/(decrease) in Cash and cash equivalents (A+B+C)	113.01	(00.05)
	Cash and cash equivalents at the beginning of the year		(80.05)
	Cash and cash equivalents at the end of the year (refer Note-9)	(952.12)	(872.07)
<u> </u>	Cash and cash equivalents at the end of the year (refer Note-9)	(839.11)	(952.12)

See accompanying notes 1 - 45 forming an integral part of the financial statements

FOR M/S RAJEEV SINGAL & CO.

For and on behalf of the Board of Directors

Chartered Accountants Firm Regn. No. 008692C

	Sd/-	Sd/-
Sd/-	(NEERAJ GOEL) MANAGING DIRECTOR DIN-00017498	(ABHISHEK AGARWAL) W.T. DIRECTOR & CFO DIN-02140480
(CA SUNIL KUMAR) Partner M.No. 408730	Sd/-	Sd/-
	(SARIKA AGGARWAL)	(SURESH CHAND)
Place: Delhi	CO. SECRETARY	DIRECTOR
Dated: 30-05-2022	PAN-ALIPA1435A	DIN-00453489

Note 1

Company Overview

Agarwal Duplex Board Mills Limited which has its Registered Office at 217, Agarwal Prestige Mall, Plot No - 2, Community Center, Pitampura, Delhi 110034. The company is engaged in Manufacturing of Coated Duplex, Kraft, & Poster Paper and other Commercial Activities.

These financial statements were approved and adopted by Board of Directors of the Company in their meeting held on May 30th, 2022.

Note 2

Basis of Preparation of Financial Statements

2.1 Statement of Compliance:

The Financial Statements have been prepared in accordance with Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 and as amended time to time and relevant provisions of the Companies Act, 2013.

2.2 Basis of Preparation:

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use. The financial statements are presented in INR and all values are rounded to the nearest INR Lakhs, except when otherwise indicated.

2.3 Use of Estimates

The preparation of the financial statements in conformity with Ind AS requires management to make estimates, judgments and assumptions. These estimates, judgments and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the period. Application of accounting policies that require critical accounting estimates involving complex and subjective judgments and the use of assumptions in these financial statements have been disclosed in Note.

Accounting estimates could change from period to period. Actual results could differ from those estimates. Appropriate changes in estimates are made as management becomes aware of changes in circumstances surrounding the estimates. Changes in estimates are reflected in the financial statements in the period in which changes are made and, if material, their effects are disclosed in the notes to

the financial statements.

Note 3 Significant Accounting Policies

3.1 Property, Plant and Equipment (PPE)

These tangible assets are held for use in production, supply of goods or services or for administrative purposes. These are recognized and carried under cost model i.e. cost less accumulated depreciation and impairment loss, if any.

- Cost includes freight, duties, taxes and other expenses directly incidental to acquisition, bringing the asset to the location
 and installation including site restoration up to the time when the asset is ready for intended use. Such Costs also include
 Borrowing Cost if the recognition criteria are met.
- When a major inspection/repair occurs, its cost is recognized in the carrying amount of the plant and equipment as a
 replacement if the recognition criteria are satisfied. Any remaining carrying amount of the cost of previous
 inspection/repair is derecognized.
- Depreciation has been provided on straight line method in terms of expected life span of assets as referred to in Schedule II of the Companies Act, 2013.

S.No.	Description of Assets	Useful life
1.	Factory building	30
2.	Office building	30
3.	Plant and machinery	18
4.	Furniture and fixture	10
5.	Vehicle	8
6.	ETP and boiler	25

7. Office Equipments

- In the following category of property plant and equipment, the depreciation has been provided on the technical evaluation
 of the useful life which is different from the one specified in Schedule II to the Companies Act, 2013.
 Paper Mill Plant & Machinery: 18 years
- Components relevant to Property, plant and equipment, where significant, are separately depreciated on straight line basis in terms of their life span assessed by technical evaluation in item specific context.
- Sales of Property, plant and equipment any profit earned/loss sustained towards excess/shortfall of sale value vis-a-vis carrying cost of assets is accounted for in statement of profit & loss.

3.2 Impairment

The carrying amount of Property, plant and equipments, Intangible assets and Investment property are reviewed at each Balance Sheet date to assess impairment if any, based on internal / external factors. An asset is treated as impaired, when the carrying cost of asset exceeds its recoverable value, being higher of value in use and net selling price. An impairment loss is recognized as an expense in the Statement of Profit and Loss in the year in which an asset is identified as impaired. The impairment loss recognized in prior accounting period is reversed, if there has been an improvement in recoverable amount.

3.3 Inventory Valuation

Inventories are valued at the lower of cost or net realizable value. Cost includes purchase price, duties, transport & handing costs and other costs directly attributable to the acquisition and bringing the inventories to their present location and condition.

The basis of determination of cost remains as follows:

- Raw material, Packing Material: Moving Weighted Average Basis;
- Stores & spares: at standard cost which approximates the cost;
- Work-in-progress: Cost of input plus overhead up to the stage of completion;
- Finished Goods: Cost of input plus appropriate overhead.

3.4 Financial Assets & Liabilities

A Financial Instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

3.4.1 Financial Assets

At initial recognition, all financial assets are measured at fair value. Such financial assets are subsequently classified under following three categories according to the purpose for which they are held. The classification is reviewed at the end of each reporting period.

3.4.1.1 Financial Assets at Amortized Cost

At the date of initial recognition, are held to collect contractual cash flows of principal and interest on principal amount outstanding on specified dates. These financial assets are intended to be held until maturity. Therefore, they are subsequently measured at amortized cost by applying the Effective Interest Rate (EIR) method to the gross carrying amount of the financial asset. The EIR amortization is included as interest income in the profit or loss. The losses arising from impairment are recognized in the profit or loss.

3.4.1.2 Financial Assets at Fair value through Other Comprehensive Income

At the date of initial recognition, are held to collect contractual cash flows of principal and interest on principal amount outstanding on specified dates, as well as held for selling. Therefore, they are subsequently measured at each reporting date at fair value, with all fair value movements recognized in Other Comprehensive Income (OCI). Interest income calculated using the effective interest rate (EIR) method, impairment gain or loss and foreign exchange gain or loss are recognized in the Statement of Profit and Loss. On derecognition of the asset, cumulative gain or loss previously recognized in Other Comprehensive Income is reclassified from the OCI to Statement of Profit and Loss.

3.4.1.3 Financial Assets at Fair value through Profit or Loss

At the date of initial recognition, financial assets are held for trading, or which are measured neither at Amortized Cost nor at Fair Value through OCI. Therefore, they are subsequently measured at each reporting date at fair value, with all fair value movements recognized in the Statement of Profit and Loss.

5

• Investment in Equity Shares

Investments in Equity Securities are initially measured at cost.

• Trade Receivables

A Receivable is classified as a 'trade receivable' if it is in respect to the amount due from customers on account of goods sold or services rendered in the ordinary course of business. Trade receivables are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment. For some trade receivables the Company may obtain security in the form of guarantee, security deposit or letter of credit which can be called upon if the counterparty is in default under the terms of the agreement.

• Cash and Cash Equivalents

Cash and cash equivalents comprise cash on hand, cash at bank and demand deposits with banks with an original maturity of three months or less which are subject to an insignificant risk of change in value.

• Other Bank Balances

Deposits with banks with an original maturity of more than three months but subject to 12 months are shown under this head.

• De-recognition of Financial Assets

Financial Asset is primarily derecognized when:

- The right to receive cash flows from asset has expired, or
- The Company has transferred its right to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement.

3.4.2 Financial Liabilities

All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs. The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, and derivative financial instruments.

3.4.2.1 Financial Liabilities at Fair Value through Profit or Loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading. The Company has not designated any financial liabilities upon initial measurement recognition at fair value through profit or loss. Financial liabilities at fair value through profit or loss are at each reporting date with all the changes recognized in the Statement of Profit and Loss.

3.4.2.2 Financial Liabilities measured at Amortized Cost

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortized cost using the effective interest rate method (''EIR'') except for those designated in an effective hedging relationship. The carrying value of borrowings that are designated as hedged items in fair value hedges that would otherwise be carried at amortized cost are adjusted to record changes in fair values attributable to the risks that are hedged in effective hedging relationship.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fee or costs that are an integral part of the EIR. The EIR amortization is included in finance costs in the Statement of Profit and Loss.

• Loans and Borrowings

After initial recognition, interest-bearing borrowings are subsequently measured at amortized cost using the effective interest rate method. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognized in profit or loss over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognized as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down.

Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least twelve months after the reporting period.

• Trade and Other Payables

A payable is classified as 'trade payable' if it is in respect of the amount due on account of goods purchased or services received in the normal course of business. These amounts represent liabilities for goods and services provided to the Company prior to the end of financial year which are unpaid. Trade and other payables are presented as current liabilities unless payment is not due within 12 months after the reporting period. They are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method.

• De-recognition of Financial Liability

A Financial Liability is derecognized when the obligation under the liability is discharged or cancelled or expires. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss as other income or finance costs.

• Offsetting of Financial Instruments

Financial Assets and Financial Liabilities are offset and the net amount is reported in the balance sheet if there is a currently enforceable legal right to offset the recognized amounts and there is an intention to settle on a net basis, to realize the assets and settle the liabilities simultaneously.

3.5 Revenue Recognition

The Company earns revenue primarily from manufacturing of duplex board..

Effective April 1, 2018, the Company has applied Ind AS 115 "Revenue from Contracts with Customers" which establishes a comprehensive framework to depict timing and amount of revenue to be recognized. The Company has adopted Ind AS 115 using cumulative effect method, where any effect arising upon application of this standard is recognized as at the date of initial application (i.e. April 1, 2018). The standard is applied retrospectively only to contracts that are not completed as at the date of initial application and the comparative information in the interim statement of profit and loss is not restated – i.e. the comparative information continues to be reported under previous standards on revenue i.e. Ind AS 18 and Ind AS 11. There was no impact on adoption of Ind AS 115 to the financial statements of the Company.

Revenue is recognized when the Company satisfies the performance obligation by transferring the promised services to the customers. Services are considered performed when the customer obtains control, whereby the customer gets the ability to direct the use of such services and substantially obtains all benefits from the services. When there is uncertainty as to measurement or ultimate collectability, revenue recognition is postponed until such uncertainty is resolved.

In order to determine, if it is acting as principal or as an agent, the entity shall determine whether the nature of its promise is a performance obligation to provide the specified services itself (i.e. the entity is a principal) or to arrange for those services to be provided by the other party (i.e. the entity is an agent) for all its revenue arrangements.

3.6 Employee Benefits

• Defined Benefit Plan

The Company's Liabilities on account of Gratuity of employees are determined at the end of each financial year on the basis of actuarial valuation certificates obtained from Registered Actuary in accordance with the measurement procedure as per Indian Accounting Standard (INDAS)-19., 'Employee Benefits'. The costs of providing benefits under these plans are also determined on the basis of actuarial valuation at each year end. Actuarial gains and losses for defined benefit plans are recognized through OCI in the period in which they occur. Re-measurements are not reclassified to profit or loss in subsequent periods.

The Defined Benefit Plan can be short term or Long terms which are defined below:

i) Short-term Employee Benefit

All employees' benefits payable wholly within twelve months rendering services are classified as short term employee benefits. Benefits such as salaries, wages, short-term compensated absences, performance incentives etc., and the expected cost of bonus, ex-gratia are recognized during the period in which the employee renders related service.

ii) Long-term employee Benefits

Compensated absences which are not expected to occur within 12 months after the end of the period in which the employee renders the related services are recognized as a liability at the present value of the defined benefit obligation at the balance sheet date.

3.7 Borrowing Costs

Borrowing costs 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 use or sale are capitalized as part of the cost of the asset. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Borrowing cost also includes exchange differences to the extent regarded as an adjustment to the borrowing costs.

3.8 Income Tax

• Current income tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.

Current income tax relating to items recognized directly in equity is recognized in equity and not in the statement of profit and loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax

Deferred tax is provided using the balance sheet approach on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purpose at reporting date. Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect of changes in tax rates on deferred income tax assets and liabilities is recognized as income or expense in the period that includes the enactment or the substantive enactment date. A deferred income tax asset is recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilized. The Company offsets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

• Minimum Alternate Tax

Minimum Alternate Tax credit is recognized, as an asset only when and to the extent there is convincing evidence that the Company will pay normal income tax during the specified period.

3.9 Earnings per Share (EPS)

Basic earnings per equity share are computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares outstanding during the period.

Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares). Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

The number of equity shares and potentially dilutive equity shares are adjusted retrospectively for all periods presented for any share splits and bonus shares issues including for changes effected prior to the approval of the financial statements by the Board of Directors.

3.10 Provisions and Contingent Liabilities /Assets

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 obligation and a reliable estimate

can be made of the amount of the obligation. The expense relating to a provision is presented in the statement of profit and loss net of any reimbursement. If the effect of the time value of money is material, provisions are discounted using a current pre-tax 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.

Contingent Liability is disclosed after careful evaluation of facts, uncertainties and possibility of reimbursement. Contingent liabilities are not recognized but are disclosed in notes.

Contingent Assets are not recognized in financial statements but are disclosed, since the former treatment may result in the recognition of income that may or may not be realized. However, when the realization of income is virtually certain, then the related asset is not a contingent asset and its recognition is appropriate.

3.11 Leases

Ind AS 116, Leases (new standard on lease) is effective for the financial year beginning from 1st April, 2019. The new standard has a significant impact on the Lessee accounting and it prescribes a single lease model which requires capitalization of Right of Use (ROU) assets on the basis of future lease rentals and creations of leasehold obligation in the books of the lessee. The standard provides short term exemption and low value exemption wherein the assets and liability accounting may not be required and the lessee can record rental expenses in profit and loss. Other than these two exemptions there will not be any rent in the profit and loss and instead of rent there will be depreciation and interest cost will arise. There is no impact due to notification of this standard as the company has availed short term exemption and rent expense is reflecting in the statement of profit and loss.

3.12 Cash Flow Statement

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

3.13 Classification of Assets and Liabilities as Current and Non Current

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification. An asset is treated as current when it is:

- Expected to be realized or intended to be sold or consumed in normal operating cycle
- Held primarily for the purpose of trading
- Expected to be realized within twelve months after the reporting period, or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

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

The Company classifies all other liabilities as noncurrent.

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

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

3.14 Fair value Measurement

The Company measures financial instruments at fair value at each reporting date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

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

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

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

A fair value measurement of a non financial asset takes into account a market participant's ability to generate economic benefits by using the assets in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

All assets and liabilities for which fair value is measured and disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level inputs that is significant to the fair value measurement as a whole:

- 1. Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- 2. Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices)
- 3. Level 3 Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs)

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by reassessing categorization at the end of each reporting period.

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

NOTE '4' Property, Plant and Equipment

	Property, Plant and Equipment	nt									(Rs. in Lakhs)
				A	As at 31.03.2022						
			GROSS CARR	GROSS CARRYING AMOUNT		ACC	UMULATED	ACCUMULATED DEPRECIATION	TION	CARRYING	CARRYING AMOUNT
			ADDITION	ADJUSTMENT							
SR.	DESCRIPTION	AS AT	DURING THE	DURING	ASAT	AS AT	FOR THE	WRITTEN	AS AT	AS AT	ASAT
NO.	OF ASSETS	01.04.2021	YEAR	THE YEAR	31.03.2022	01.04.2021	YEAR	BACK	31.03.2022	31.03.2022	31.03.2021
1	LAND	25.79	ı	ı	25.79	ı	•	•	1	25.79	25.79
7	FACTORY BUILDING	178.60	ı	ı	178.60	127.33	2.98	1	130.31	48.29	51.27
3	OFFICE BUILDING	4.88	ı	1	4.88	4.63	ı	1	4.63	0.25	0.25
4	PLANT AND EQUIPMENT	3,524.02	14.66	ı	3,538.68	2,356.99	142.60	1	2,499.59	1,039.09	1,167.03
5	FURNITURE & FIXTURES	24.98	6.57	ı	31.55	13.05	2.02	1	15.07	16.48	11.93
9	VEHICLES	243.35	27.39	0.50	270.24	119.71	29.96	0.47	149.20	121.04	123.64
_	ETP & BOILER	65.13	ı	1	65.13	63.49	ı	1	63.49	1.64	1.64
8	OFFICE EQUIPMENT	4.72	2.28	1	7.00	89.0	1.06	-	1.74	5.26	4.04
TOTAL	AL	4,071.47	50.90	0.50	4,121.87	2,685.88	178.62	0.47	2,864.03	1,257.84	1,385.59
	ı										(Rs. in Lakhs)
				A	As at 31.03.2021	1					
			GROSS CARR	GROSS CARRYING AMOUNT		ACC	UMULATED	ACCUMULATED DEPRECIATION	NOI	CARRYING AMOUNT	3 AMOUNT
			ADDITION	ADJUSTMENT							
SR.	DESCRIPTION	AS AT	DURING	DURING	ASAT	AS AT	FOR THE	WRITTEN	AS AT	AS AT	ASAT
NO.	OF ASSETS	01.04.2020	YEAR	THE YEAR	31.03.2021	01.04.2020	YEAR	BACK	31.03.2021	31.03.2021	31.03.2020
—	LAND	25.79	1	1	25.79	1	•	1	1	25.79	25.79
2	FACTORY BUILDING	178.60	ı	ı	178.60	124.35	2.98	•	127.33	51.27	54.25
3	OFFICE BUILDING	4.88	ı	ı	4.88	4.63	•	•	4.63	0.25	0.25
	PLANT AND										
4	EQUIPMENT FURNITURE &	3,524.02	ı	1	3,524.02	2,214.03	142.96	1	2,356.99	1,167.03	1,309.99
5	FIXTURES	20.87	4.11	1	24.98	11.56	1.49	•	13.05	11.93	9.31
9	VEHICLES	231.95	23.51	12.11	243.35	99.85	27.11	7.25	119.71	123.64	132.10
7	ETP & BOILER	65.13	1	Ī	65.13	63.49	1	1	63.49	1.64	1.64
8	OFFICE EQUIPMENT	1.60	3.12	•	4.72	0.14	0.54	•	89.0	4.04	1.46
TOTAL	AL	4,052.84	30.74	12.11	4,071.47	2,518.05	175.08	7.25	2,685.88	1,385.59	1,534.79

NOTE `5'		
INVESTMENTS - Non-current		(Rs. in Lakhs)
PARTICULARS	As at	As at
FARTICULARS	March 31, 2022	March 31, 2021
Unquoted, Equity shares fully paid up		
Investments Carried at Cost:		
(a) -Tehri Pulp & Paper Limited (At Cost)	200.00	200.00
(4,00,000 Equity Shares of Rs 50 each as at 31.03.2022)		
(4,00,000 Equity Shares of Rs 50 each as at 31.03.2021)		
TOTAL	200.00	200.00

NOTE `6' OTHER NON CURRENT ASSETS		(Rs. in Lak
PARTICULARS	As at	As at
TARTICULARS	March 31, 2022	March 31, 2021
Unsecured Considered Good:		
Security with Govt. Departments	24.68	24.68
TOTAL	24.68	24.68

PARTICULARS	As at	As at
PARTICULARS	March 31, 2022	March 31, 202
Raw Material	2,003.57	1,149.4
Finished Goods	357.03	215.0
Work In Process	133.06	109.3
Fuels	181.20	424.1
Chemicals	188.04	182.3
Stores & Spares & Packing Materials	204.45	140.4
Goods in Transit	26.34	
TOTAL	3,093.69	2,220.74

	(Rs. in Lakhs)
As at	As at
March 31, 2022	March 31, 2021
3,844.69	2,845.24
3,844.69	2,845.24
	March 31, 2022 3,844.69

Trade Receivables Ageing Schedule

(Rs. In Lacs)

			Current Ye	ar		
					More	
	Less than 6	6 months-			than 3	
Particular	months	1 year	1-2 Years	2-3 Years	Yrs	Total
Undisputed Trade Receivables- considered good	3,099.41	166.98	282.98	145.33	149.99	3,844.69
Undisputed Trade Receivables- Considered						
Doubtful	-	•	-	-	-	-
Disputed Trade Receivables considered good	-	ı	-	-	-	-
Disputed Trade Receivables considered doubtful	-	1	-	-	-	-

(Rs. In Lacs)

	Previous Year					
					More	
	Less than 6	6 months-			than 3	
Particular	months	1 year	1-2 Years	2-3 Years	Yrs	Total
Undisputed Trade Receivables- considered good	2,245.63	153.43	257.01	62.74	126.43	2,845.24
Undisputed Trade Receivables- Considered						
Doubtful	-	-	-	-	-	-
Disputed Trade Receivables considered good	_	-	-	-	-	-
Disputed Trade Receivables considered doubtful	-	_	-	-	-	-

NOTE '9' **CASH AND CASH EQUIVALENTS**

(Rs. in Lakhs)

PARTICULARS	As at	As at
FARTICULARS	March 31, 2022	March 31, 2021
Cash on Hand	16.35	10.42
Balance with Banks		
-In Current Accounts	9.73	11.81
Cheques in Hand	7.92	5.00
TOTAL	34.00	27.23

For the purpose of statement of cash flows, cash and cash equivalents comprise of following: -

(Rs. in Lakhs)

DADTICIH ADG	As at	As at
PARTICULARS	March 31, 2022	March 31, 2021
Cash and cash equivalents as per balance sheet	34.00	27.23
Bank Overdraft	(873.11)	(979.35)
TOTAL	(839.11)	(952.12)

NOTE `1	0'
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OTHER BANK BALANCES		(Rs. in Lakns)	
PARTICULARS	As at	As at	
	March 31, 2022	March 31, 2021	
Balance with Banks			
-In Fixed Deposit Accounts	30.23	28.87	
TOTAL	30.23	28.87	

NOTE `11'		(-)
OTHER CURRENT ASSETS		(Rs. in Lakhs)
PARTICULARS	As at	As at
TARTICULARS	March 31, 2022	March 31, 2021
Advance to Suppliers	37.88	71.12
Advance to Others	39.79	77.65
Balances with Govt. Departments	2.31	10.36
Balances with Govt. Departments (Pending Cases)	6.88	10.03
Prepaid Expenses	35.27	5.86
TOTAL	122.13	175.02

	NOTE '12'		(D	
	EQUITY SHARE CAPITAL		(Rs. in Lakh	
	PARTICULARS	As at	As at	
		March 31, 2022	March 31, 2021	
	Authorised Share Capital			
	13,50,00,000 Equity Shares of Rs1/-each	1,350.00	1,350.00	
	Issued, Subscribed and Paid up Capital			
	13,50,00,000 Equity Shares of Rs.1/- each fully			
	paid up	1,350.00	1,350.00	
	TOTAL	1,350.00	1,350.00	
2.1	Reconciliation of Shares:			
	PARTICULARS	As at	As at	
	TARTICULARS	March 31, 2022	March 31, 2021	
	Opening Share Capital	13,50,00,000	1,35,00,000	
	Add: Shares issued due to split up during the year	-	12,15,00,000	
	Add: Shares issued During the year	-	-	
	Total	13,50,00,000	13,50,00,000	
	Less: Reduction in Capital		-	
	Closing Share Capital	13,50,00,000	13,50,00,000	
2.2	List of Share holders having 5% or more Shares			
	Name of the Shareholder	As at	As at	
	Traine of the Shareholder	March 31, 2022	March 31, 2021	
1	Bindals Papers Mills Limited	6,68,10,000	6,68,10,000	
		49.49%	49.49%	
2	TCMC Developers Limited	1,78,61,000	1,78,61,000	
		13.23%	13.23%	
3	Swabhiman Vyapaar Private Limited	1,64,00,000	1,64,00,000	
		12.15%	12.15%	
2.3	Terms/ rights attached to equity shares:			
	-The company has one class of equity shares having a par value of Rs. 1/- one vote per share held.	- per share. Each share hold	ler is eligible for	
	- In the event of liquidation, the equity share holders are eligible to receive distribution of all preferential amounts, in proportion to their share holders. No Bonus Share has been issued by the company since incorporation of	ng.	e company after	

12.4 Shareholding of Promoters & Promoter Group

			С	Current Year				Pr	Previous Year		
						%					%
		Shares at beginning	ginning	Shares at end	pu	Change	Shares at beginning	ginning	Shares at end		Change
	Particula										
Promoter name	rs	Number	%	Number	%		Number	%	Number	%	
TCMC DEVELOPERS LIMITED	Equity	1,78,61,000	13.23	1,78,61,000 13.23 1,78,61,000 13.23	13.23	1	1,78,61,000	13.23	1,78,61,000 13.23 1,78,61,000 13.23	13.23	1
TARACHAND MOOLCHAND JEWELLERS											
PRIVATE LIMITED	Equity	36,00,000	2.67	36,00,000	2.67	•	36,00,000	2.67	36,00,000	2.67	•
SURESH CHAND	Equity	21,75,000	1.61	21,75,000	1.61	-	21,75,000	1.61	21,75,000	1.61	1
ABHISHEK AGARWAL	Equity	13,08,500	0.97	13,08,500	0.97	-	13,08,500	76.0	13,08,500	0.97	•
SURESH CHAND ANGOORI DEVI (H.U.F.)	Equity	4,95,500	0.37	4,95,500	0.37	-	4,95,500	0.37	4,95,500	0.37	•
ANJU RANI	Equity	1,83,000	0.14	1,83,000	0.14	-	1,83,000	0.14	1,83,000	0.14	1
Total		2,56,23,000	18.98	2,56,23,000 18.98 2,56,23,000 18.98	18.98	-	2,56,23,000	18.98	2,56,23,000 18.98 2,56,23,000 18.98	18.98	ı

ОТН	ER EQUITY		(Rs. in Lakl
DAI	RTICULARS	As at	As at
IAI	ATTECLARS	March 31, 2022	March 31, 2021
(a) Gener	ral Reserve		
Openi	ng Balance	70.54	70.54
Add:	Addition during the year	-	-
Closir	ng Balance (a)	70.54	70.54
b) <u>Profit</u>	and Loss Account		
	ing Balance	1,325.63	1,277.52
Add:	Profit/Loss During The Year	107.53	48.11
Less:	Previous year tax provision		-
Closin	ng Balance (b)	1,433.16	1,325.63
) Other	· Comprehensive Income		
	ng Balance	21.03	(1.48)
Add:	Addition during the year	14.43	22.51
Closir	ng Balance (c)	35.46	21.03
	TOTAL	1,539.16	1,417.20

	NOTE `14' BORROWINGS - Non-current		(Rs. in Lakh
	PARTICULARS	As at March 31, 2022	As at March 31, 2021
	SECURED	, , , , , , , , , , , , , , , , , , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(a)	Vehicle Loans	16.55	36.44
	Less: Current Maturities of Long Term Borrowing	9.59	24.19
	shown under Other Current Liabilities	6.96	12.25
b)	Demand Loan	163.61	207.69
,	Less: Current Maturities of Long Term Borrowing	63.33	100.00
	shown under Other Current Liabilities	100.28	107.69
	UNSECURED		
(a)	Inter Corporate Borrowings	-	-
	TOTAL	107.24	119.94
14.1	NATURE OF SECURITY OF VEHICLE TERM LOANS Vehicle Term Loans are secured against Hypothecation of respective	e Vehicles and personal guarant	ee of directors.
14.2	NATURE OF SECURITY OF DEMAND LOANS		
	Demand Loans are secured against Hypothecation of Stock.		

NOTE `15'		
PROVISIONS - Non-current		(Rs. in Lakhs)
PARTICULARS	As at	As at
PARTICULARS	March 31, 2022	March 31, 2021
Provision for employee benefits		
-Provision for Gratuity	210.46	185.02
TOTAL	210.46	185.02

DEFERRED TAX LIABILITY (net)		(Rs. in La
PARTICULARS	As at	As at
TARTICULARS	March 31, 2022	March 31, 2021
Deferred Tax Liability		
Opening	158.70	162.4
Addition/(Deletion)	(10.52)	(3.77
	148.18	158.7
Deferred Tax Assets		
Opening	-	
Addition/(Deletion)		
	<u> </u>	
Net Deferred Tax Liability (net)	148.18	158.7

16.1 The components that gave rise to deferred tax liabilities and assets are as follows:

(Rs. in Lakhs)

PARTICULARS	As at	As at
TARTICULARS	March 31, 2022	March 31, 2021
Deferred tax liability in relation to:		
Property, plant and equipment & intangible asset	136.25	151.63
Other Comprehensive Income	11.93	7.07
Total deferred tax liability	148.18	158.70
Deferred tax assets in relation to:		
		-
Total deferred tax assets	-	-

Deferred tax assets and deferred tax liabilities have been offset wherever the Company has a legally enforceable right to set off current tax assets against current tax liabilities and where the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority.

BORROWINGS - Current		(Rs. in Lak
PARTICULARS	As at	As at
FARTICULARS	March 31, 2022	March 31, 2021
Secured		
Working Capital Loan- Repayable on Demand		
-From Punjab National Bank (Mzn)	855.27	883.29
[Secured by way of Hypothecation of Stocks, Guarantee of		
-From Punjab National Bank(Delhi)	8.00	12.84

Overdraft

-From Punjab National Bank (Mzn)

9.84

873.11

83.22

979.35

TOTAL

17.1 NATURE OF SECURITY FOR CASH CREDITS

The Cash Credit from **Punjab National Bank (Pre merger-Oriental Bank of Commerce)** are secured by First charge on the Floating Assets of the Company, present & future and personal guarantees of the Directors of the Company.

N	n	T	E	`1	8

TRADE PAYABLES - Current

(Rs. in Lakhs)

As at	As at
March 31, 2022	March 31, 2021
-	-
13.58	16.28
3,309.04	2,062.87
3,322.62	2,079.15
	13.58 3,309.04

Trade Payables Ageing Schedule

(Rs. In Lacs)

	Current Year				
Particular	Less than 1	1-2 Years	2-3 Years	More than 3	Total
	Yrs			Yrs	
MSME	13.58	-	-	-	13.58
Others	3,302.62	3.15	3.27	-	3,309.04
Disputed Dues-MSME	-	-	-	-	-
Disputed- Others	-	-	-	-	-

(Rs. In Lacs)

	Previous Year				
Particular	Less than 1 Yrs	1-2 Years	2-3 Years	More than 3 Yrs	Total
MSME	16.08	0.20	-	-	16.28
Others	2,058.70	3.91	0.26	-	2,062.87
Disputed Dues-MSME	-	-	-	-	-
Disputed- Others	-	-	1	-	-

NOTE	`1	9'

OTHER FINANCIAL LIABILITIES - Current

OTHER FINANCIAL LIABILITIES - Current		(RS. III Lakiis)
PARTICULARS	As at	As at
TARTICULARS	March 31, 2022	March 31, 2021
Current maturities of long term debt	72.92	124.19
TOTAL	72.92	124.19

OTHER CURRENT LIABILITIES		(Rs. in La
PARTICULARS	As at	As at
TARTICULARS	March 31, 2022	March 31, 2021
Advance from Customers	520.71	219.75
Government dues payable	168.12	50.82
Other payable	207.33	160.28
TOTAL	896.16	430.85

NOTE '21'		(Rs. in Lakh	
PROVISIONS - Current	As at	As at	
PARTICULARS	March 31, 2022	March 31, 2021	
Provision for employee benefits:			
-Provision for Gratuity	55.99	48.66	
Others:			
-Provision for Audit Fees	1.35	1.39	
-Provision For Imported Waste Paper	4.65	10.90	
TOTAL	61.99	60.95	

CURRENT TAX LIABILITY (NET)		(Rs. in La
PARTICULARS	As at	As at
FARTICULARS	March 31, 2022	March 31, 2021
Current Tax Liability		
Provision for Taxation	74.35	46.3
	74.35	46.3
Current Tax Assets		
Advance Income Tax	40.00	40.0
TDS/TCS Receivable	8.93	4.3
	48.93	44.3
Current Tax Liability (Net)	25.42	2.02

NOTE '23'			
REVENUE FROM OPERATION			(Rs. in Lakl
PARTICULARS		Year Ended	Year Ended
TARTICULARS		March 31, 2022	March 31, 2021
Sale of Products		20,433.04	12,730.04
Sales of Traded Goods			-
	TOTAL	20,433.04	12,730.04
DETAIL OF SALE			
Domestic Turnover		20,332.13	12,712.38
Export Turnover		100.91	17.66
	TOTAL	20,433.04	12,730.04

NOTE `24'			
OTHER INCOME			(Rs. in Lakhs)
PARTICULARS		Year Ended	Year Ended
FARTICULARS		March 31, 2022	March 31, 2021
Profit on sale Of vehicle		-	0.04
Interest On FDR		1.52	1.66
	TOTAL	1.52	1.70

PARTICULARS	Year Ended	Year Ended
TARTICULARS	March 31, 2022	March 31, 202
Opening Stock	1,149.49	260.3
Add: Purchases	13,914.16	8,363.2
	15,063.65	8,623.6
Less : Closing Stock	2,003.57	1,149.4
	13,060.08	7,474.
DETAIL OF CONSUMPTION		
Indian Waste Paper	10,156.72	5,560.8
Imported Waste Paper	2,903.36	1,913.2
	13,060.08	7,474.
NOTE `26'		
CHANGE IN INVENTORIES OF FINISHED GOODS		(Rs. in L
CHANGE IN INVENTORIES OF FINISHED GOODS	Year Ended	Year Ended

PARTICULARS	Year Ended	Year Ended
TARTICULARS	March 31, 2022	March 31, 2021
Opening Stock of Finished Goods	215.05	263.30
Closing Stock of Finished Goods	357.03	215.05
Stock Decreased /(Increased) by	(141.98)	48.25

NOTE `27'		
CHANGE IN INVENTORIES OF WIP		(Rs. in Lakh
PARTICULARS	Year Ended	Year Ended
TARTICULARS	March 31, 2022	March 31, 2021
Opening Stock of WIP	109.31	-
Closing Stock of WIP	133.05	109.31
Stock Decreased /(Increased) by	(23.74)	(109.31)

PARTICULARS	Year Ended	Year Ended
PARTICULARS	March 31, 2021	
Salaries and Wages	687.53	614.7
Director Remuneration	84.00	79.1
Contribution to Provident Fund	40.20	27.5
Contribution to ESI	12.54	10.5
Bonus	23.82	
Gratuity	52.06	49.3
TOTAL	900.15	781.

FINANCE COSTS		(Rs. in Lak
PARTICULARS	Year Ended	Year Ended
PARTICULARS	March 31, 2022	March 31, 2021
Interest on Working Capital	96.89	105.78
Interest on Vehicle Loan	2.02	4.25
Bank Charges	3.13	6.21
Interest to Others	-	0.43
TOTAL	102.04	116.67

OTHER EXPENSES			(Rs. in l
DADTICUL ADC	,	Year Ended	Year Ended
PARTICULARS	M	arch 31, 2022	March 31, 202
Manufacturing Expenses			
Chemicals Consumed		1,827.50	1,381.
Fuels consumed		2,776.30	1,579.
Store and Spares Consumed		775.28	594.
Packing Material Consumed		481.70	324.
Repair & Maintenance of Plant & Machinery		59.12	57.
Selling and Distribution Expenses:			
Expenses on Sales		185.92	146.
Other Selling and Distribution Expenses		0.55	3.
Administrative Expenses:			
Auditor's Remuneration		1.50	1.
Director sitting Fee		1.75	2
Printing & Stationery		1.16	1
Communication expenses		5.41	5
Insurance Expenses		10.27	14
Rates & Taxes		15.89	4
Rent Expenses		2.48	2
Donation		1.20	2
Legal and Professional Fee		14.28	15.
Vehicle Running Expenses		16.90	8.
Membership & Subscription Fee		0.14	0
Loss By Fire		-	6
Travelling Expenses		0.68	1.
Other General Expenses		9.19	4.
Miscellaneous Expenses		0.10	0
ТО	 ГАL	6,187.32	4,160

NOTE '31' INCOME TAX

31.1 Amount recognised in Statement of Profit and Loss

(Rs. in Lakhs)

PARTICULARS	Year Ended	Year Ended	
FARTICULARS	March 31, 2022	March 31, 2021	
Current Tax			
Current year	74.35	46.32	
Tax paid (Excess Provision) P/Years	5.57	2.22	
MAT credit entitlement	<u>-</u>	-	
Total	79.92	48.54	
Deferred Tax			
Change in Deferred tax assets and liabilities	(15.38)	(11.34)	
Total	(15.38)	(11.34)	
Income tax expense reported in the statement of profit and loss	64.54	37.20	

31.2 Reconciliation of effective tax rate

(Rs. in Lakhs)

PARTICULARS	Year Ended	Year Ended
FARTICULARS	March 31, 2022	March 31, 2021
Profit before tax	172.07	85.31
Enacted tax rate in India	25.168%	25.168%
Computed tax expense	43.31	21.47
Increase/(reduction) in taxes on account of:		
Exceptional items	-	-
Expenses not Deductible for tax Purposes	13.40	12.45
Others	7.83	3.28
Income tax expense recorded in the statement of profit and loss	64.54	37.20

NOTE `32'		
EARNINGS PER SHARE		(Rs. in Lakhs)
PARTICULARS	Year Ended	Year Ended
FARTICULARS	March 31, 2022	March 31, 2021
Net Profit for the year	107.53	48.11
Weighted average number of equity shares (Nos)	1,350	1,350
Nominal Value per Equity Share (Rs.)	1.00	1.00
Basic earnings per share (Rs.)	0.08	0.04
Diluted earnings per share (Rs.)	0.08	0.04

NOTE '33'

CONTINGENT LIABILITIES

Claims against the Company not acknowledged as debts

PARTICULARS		Year Ended	Year Ended
FARTICULARS		March 31, 2022	March 31, 2021
Sales Tax/Vat		5.79	20.09

NOTE'34'

AUDITOR'S REMUNERATION

(Rs. in Lakhs)

	PARTICULARS	ľ	Year Ended March 31, 2022	Year Ended March 31, 2021
1.	Statutory Auditor			
	(i) Statutory audit fee		1.50	1.50
	(ii) Tax audit fee		0.25	0.25
		TOTAL	1.75	1.75

NOTE '35'

DIRECTOR'S REMUNERATION

(Rs. in Lakhs)

PARTICULARS	Year Ended March 31, 2022	Year Ended March 31, 2021
Director's Remuneration	84.00	79.10

NOTE '36'

RELATED PARTY TRANSACTION

(a) LIST OF RELATED PARTIES AND RELATIONSHIP

(i) Key management personnel (KMP) & their relatives

Neeraj Goel Managing Director

Suresh Chand Director

Abhishek Agarwal Wholetime Director and Chief Financial Officer

Pooja Bhardwaj Independent Director
Ankur Sangal Independent Director
Pramod Kumar Goel Independent Director
Sarika Aggarwal Company Secretary

(ii) Companies in which Director is a Member or Director

Bindlas Duplux Limited

Vaishnav Steel Private Limited

Tehri Pulp and Paper Limited

Bindal Rolling Mills Limited

Tarachand Moolchand Jewellers Private Limited

U.P. Enviro Green Effluent Solutions

Devashri Trade Link Private Limited

(iii) Parent Company, who is holding more than 20% of Equity Shares

Bindals Papers Mills Limited

(iv) Other Related Parties

Saptam Décor Private Limited

Vishva Rattan Refactories Private Limited

AP & Co.

AN Brothers

Roshan Lal Ashok Kumar

(b) RELATED PARTY TRANSACTION

(Rs. in Lakhs)

NAME OF THE RELATED PARTY	NATURE OF TRANSACTION	Year Ended March 31, 2022	Year Ended March 31, 2021
Neeraj Goel	Directors Remuneration	60.00	56.50

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	Directors Remuneration Payable	15.04	-
	Amount Received	115.00	-
	Amount Paid	115.00	-
	Amount Receivable	-	12.87
Suresh Chand	Sitting Fees	0.50	0.50
	Amount Payable	1.36	0.91
Abhishek Agarwal	Directors Remuneration	24.00	22.60
	Amount Payable	27.30	8.05
Pooja Bhardwaj	Sitting Fees	0.50	0.50
	Amount Payable	0.11	-
Ankur Sangal	Sitting Fees	0.38	0.50
	Amount Payable	0.28	0.40
Pramod Kumar Goel	Sitting Fees	0.38	0.50
	Amount Payable	0.28	0.46
Sarika Aggarwal	Salary	2.58	2.43
	Amount Payable	1.65	2.51
Bindlas Duplux Limited	Purchases	-	27.15
	Sales	-	12.86
	Amount Payable	-	-
	Amount Receivable	-	-
Vaishnav Steel Private Limited	Purchases	6.81	12.25
	Sales	1.01	2.09
	Amount Payable	0.77	3.30
	Amount Receivable	-	-
Tehri Pulp and Paper Limited	Sales	5.19	-
	Amount Receivable	-	-
Bindals Papers Mills Limited	Purchases	5.96	8.33
	Sales	-	-
	Amount Payable	0.55	-
Roshan Lal Ashok Kumar	Purchases	279.90	12.92
	Amount Payable	12.56	2.92

NOTE '37'

DISCLOSURE OF TRANSACTIONS WITH STRUCK OFF COMPANIES

The Company did not have any transactions with companies struck off under Section 248 of the Companies Act, 2013 or Section 560 of Companies Act, 1956 during the financial year.

NOTE '38' Ratios

S.	Particulars	Numerator	Denominator	Year Ended	Year Ended	Changes%	Explanation
No.				March 31, 2022	March 31, 2021		for the changes more than 25%
(a)	Current Ratio	Current Assets	Current Liabillites	1.36	1.44	-5.56%	NA
(b)	Debt-Equity Ratio	Total Debt	Shareholder's Equity	0.36	0.40	-10.00%	NA
(c)	Debt Service Coverage Ratio	Earnings available for debt service	Debt Service	2.03	1.99	2.01%	NA
(d)	Return on Equity Ratio	Net Profits after taxes	Average Shareholder's Equity	0.04	0.02	100.00%	Due to increase in Turnover, profit is also increased.
(e)	Inventory turnover ratio	Turnover	Average Inventory	7.69	8.21	-6.33%	NA
(f)	Trade Receivables turnover ratio	Net Credit Sales	Average Trade Receivable	6.11	4.24	44.10%	For increase in Turnover company has increased credit period.
(g)	Trade payables turnover ratio	Net Credit Purchase	Average Trade Payable	7.18	6.46	11.15%	NA
(h)	Net capital turnover ratio	Total Sales	Working Capital	10.91	7.86	38.80%	Due to increase in Turnover.
(i)	Net profit ratio	Net Profit	Net Sales	0.53%	0.55%	-3.64%	NA
(j)	Return on Capital employed	Earning Before Interest & tax	Total Assets- Current Liabilites	0.08	0.06	33.33%	Due to increase in Turnover, profit is also increased.
(k)	Return on investment	NA	NA	NA	NA	NA	NA

NOTE '39'

Additional Information Pursuant to Part II of General Instruction for preparation of Statement of Profit and Loss of the Companies Act, 2013 to the extent applicable to the company:

Quantitative information in respect of Investment in shares is as follows:

	Tehri Pulp & Pap	er Limited
PARTICULARS		(Rs. in
	No of Shares	Lakhs)
Opening Balance	4,00,000	200.00
Purchases	-	-
Sales	-	-
Closing Balance	4,00,000	200.00

NOTE '40'

Disclosure required under the Micro, Small and Medium Enterprises Development Act, 2006 ("MSMED Act, 2006") as at March 31, 2022 and March 31, 2021 is as follows:

(Rs. in Lakhs)

			(1101 III Zuiliis)
	PARTICULARS	As at March 31, 2022	As at March 31, 2021
(i)	the principal amount and the interest due thereon remaining unpaid to any supplier as at the end of each accounting year;	13.58	16.28
(ii)	the amount of interest paid by the buyer in terms of section 16, along with the amounts of the payment made to the supplier beyond the appointed day during each accounting year;	-	-
(iii)	the amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under this Act;	-	-
(iv)	the amount of interest accrued and remaining unpaid at the end of each accounting year; and	-	-
(v)	the amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise, for the purpose of disallowance as a deductible expenditure under section 23. The above information regarding Micro, Small and Medium Enterprises has been	-	-
	determined to the extent such parties have been identified on the basis of information available with the company.		

NOTE '41' FAIR VALUES

Set out below is the comparison by class of the carrying amounts and fair value of the Company's financial instruments that are recognised in the financial statements.

				(IXS. III Lakiis)	
PARTICULARS	Carrying	Amount	Fair Value		
FARTICULARS	March 31, 2022	March 31, 2021	March 31, 2022	March 31, 2021	
Financial Assets					
- At amortised cost					
Investments	200.00	200.00	200.00	200.00	
Trade receivables	3,844.69	2,845.24	3,844.69	2,845.24	
Cash and cash equivalents	34.00	27.23	34.00	27.23	
Bank balances other than covered above	30.23	28.87	30.23	28.87	
Financial Liabilities					
- At amortised cost					
Borrowings (non-current)	107.24	119.94	107.24	119.94	
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Borrowings (current)	873.11	979.35	873.11	979.35
Trade payables	3,322.62	2,079.15	3,322.62	2,079.15
Other Financial liabilities	72.92	124.19	72.92	124.19

The following methods / assumptions were used to estimate the fair values:

- (i) The carrying value of cash and cash equivalent, other bank balances, trade receivables, short term borrowings, other financial liabilities and trade payables approximate their fair value mainly due to the short-term maturities of these instruments.
- (ii) The fair value of non current borrowings is estimated by discounting future cash flows using rates applicable to instruments with similar terms, currency, credit risk and remaining maturities. The fair values of non current borrowings is assessed by the management to be same as their carrying value and is not expected to be significantly different if estimated by discounting future cash flows using rates currently available for debt on similar terms, credit risk and remaining maturities.

There are no significant unobservable inputs used in the fair value measurement.

NOTE '42'

EMPLOYEE BENEFITS

The Group has recognised the following amounts in the consolidated statement of profit and loss:

42.1 Defined contribution plan

(Rs. in Lakhs)

PARTICULARS	Year Ended March 31, 2022	Year Ended March 31, 2021
Employer's contribution to Provident Fund	40.20	27.56
	40.20	27.56

42.2 Defined benefit plan

Gratuity liability is defined benefit obligation and is provided for on the basis of an actuarial valuation on projected unit credit method made at the end of each reporting period. The plan is not funded by the Group. Such liability is included in salaries, wages and bonus.

42.2.1 Gratuity

(i) The assumptions used to determine the benefit obligation are as follows:-

PARTICULARS	As at March 31, 2022	As at March 31, 2021
Discount rate (per annum)	6.80%	6.80%
Salary growth rate (per annum)	7.50%	7.50%
Expected rate of return on plan assets (per annum)	0.00%	0.00%

(ii) Reconciliation of opening and closing balances of defined benefit obligation:

As at March 31, 2022	As at
March 31, 2022	7.5 7.64 6064
	March 31, 2021
233.68	216.91
36.17	34.59
15.89	14.75
-	-
-	-
(19.29)	(30.08)
· -	(2.49)
	(19.29)

Past Service Cost	-	-
Changes in Foreign Currency Exchange Rates	-	-
Loss / (Gains) on Curtailments	-	-
Settlement Cost	-	-
Acquistion Adjustment	-	-
Present Value of Obligation as at the end	266.45	233.68

(iii) Amount charged to the statement of profit and loss:

(Rs. in Lakhs)

PARTICULARS	Year Ended	Year Ended
PARTICULARS	March 31, 2022	March 31, 2021
Service cost	36.17	34.59
Interest cost	15.89	14.75
Past Service Cost	-	-
	52.06	49.34

(iv) Amount recognised in Other Comprehensive Income :

(Rs. in Lakhs)

PARTICULARS	As at March 31, 2022	As at March 31, 2021
Re-measurement (or Actuarial) (gain) / loss arising from: change in demographic assumptions change in financial assumptions	- -	-
experience variance (i.e. Actual experience vs assumptions) Return on plan assets, excluding amount recognized in net interest expense Re-measurement arising because of change in effect of asset ceiling	(19.29)	(30.08)
Components of defined benefit costs recognized in other comprehensive income(gain)/loss	(19.29)	(30.08)

(v) Bifurcation of PBO at the end of the year

(Rs. in Lakhs)

PARTICULARS	As at March 31, 2022	As at March 31, 2021
Current liability	55.99	48.66
Non-current liability	210.46	185.02

(vi) Expected Cash flows (Undiscounted)

(Rs. in Lakhs)

PARTICULARS	As at March 31, 2022	As at March 31, 2021
Year 1	55.99	48.66
Year 2	9.13	6.42
Year 3	9.80	7.87
Year 4	36.40	7.96
Year 5	8.44	33.43
Year 6+	67.98	56.42

NOTE '43'

In the opinion of the Board of Directors, Current Assets, Loans and Advances have value on realisation in the ordinary course of the business at least equal to the amount at which they have been stated in the Balance Sheet as at 31st March, 2022.

NOTE '44'

All amounts stated in the financial statement are in Lakhs except otherwise stated.

NOTE '45'

Amount of previous year have been regrouped or rearranged wherever required to confirm to the current year presentation.

See accompanying notes 1 - 45 forming an integral part of the financial statements

FOR M/S RAJEEV SINGAL & CO.

For and on behalf of the Board of Directors

Chartered Accountants Firm Regn. No. 008692C

Sd/- Sd/-

(NEERAJ GOEL) (ABHISHEK AGARWAL)
MANAGING DIRECTOR W.T. DIRECTOR & CFO
DIN-00017498 DIN-02140480

Sd/-

(CA SUNIL KUMAR)

Partner

M.No. 408730 Sd/- Sd/-

Place: Delhi CO. SECRETARY DIRECTOR
Dated: 30-05-2022 PAN-ALIPA1435A DIN-00453489

(CIN: L99999DL1984PLC019052)

Regd. Office: 217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034 **Website:** www.agarwalduplex.net; **Tel.:** +91 11 47527700, **Fax** - +91 11 47527777

Form No. MGT-11

Proxy form

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

CIN	L99999DL1984PLC019052
Name of the company	AGARWAL DUPLEX BOARD MILLS LIMITED
Registered office	217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi- 110034
Name of the member/s	
Registered address	
E-mail Id	
Folio No/ Client Id	
DP ID	
I / We, being the member/s of	No. of Equity Shares of the above named Company, hereby
Name	
Address	
E-mail Id	
Signature	
	Or failing him
Name	
Address	
E-mail Id	
Signature	
	Or failing him
Name	
Address	
E-mail Id	
Signature	

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Annual General Meeting of the Company to be held on the Wednesday, 28^{th} September, 2022 at 217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034 at 11:30 am and at any adjournment thereof in respect of such resolutions as are indicated below:

Res No.	Resolution	FOR*	AGAINST*
1.	Appointment of as Independent Director		

Signed this...... day of....... 2022

Affix Revenue Stamp

Signature of Shareholder :

Signature of Proxy holder (s) :

Note:

- 1. Please put a 'X' in the Box in the appropriate column against the respective resolutions. If you leave the 'For' or 'Against' column blank against any or all the resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- 2. A Proxy need not be a Member of the Company. Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as Proxy on behalf of not more than fifty Members and holding in aggregate not more than ten percent of the total Share Capital of the Company carrying voting rights. Members holding more than ten percent of the total Share Capital of the Company carrying voting rights may appoint a single person as Proxy, who shall not act as Proxy for any other Member.
- 3. This form of Proxy, to be effective, should be deposited at the Registered Office of the Company at 217, Aggarwal Prestige Mall, Plot No. 2, Community Center, Along Road No. 44, Pitampura, New Delhi 110034 not later than FORTY-EIGHT HOURS before the commencement of the aforesaid meeting.

AGARWAL DUPLEX BOARD MILLS LIMITED

Form No.MGT-12 Polling Paper

[Pursuant to section 109 (5) of the Companies Act, 2013 and rule 21(1) (c) of the Companies (Management and Administration) Rules, 2014]

Name of the Company: **AGARWAL DUPLEX BOARD MILLS LIMITED**Registered Office: 217, Agarwal Prestige Mall, Rani Bagh, Pitampura, Delhi-110034

CIN: L	.99999	DL1984PLC019052				
		BALLO	ΓPAPER			
S. No		Particulars Details				
1.		Name of the first named Shareholder (In Block Letters)				
2.		Postal address				
3.		Registered Folio No. / *Client ID No. (*applicable to investors holding shares in dematerialized form)				
4.		Class of Share		Equity S	hares	
		rcise my vote in respect of Ordinary/Special Resolution in the following manner:	ns enumerated below		-	
S. No.	Item	No.		No. of Shares held by me	I assent to the resolution	I dissent from the resolution
1.	Profit	onsider and adopt the Audited Balance Sheet as on 3 to & Loss Account for the year ended 31.03.2022 togeth rectors and Auditors thereon.				
2.	retire	opoint a Director in place of Mr. Suresh Chand (DINes by rotation at this meeting and being eligible, pointment.				
3.	Appo	intment of Statutory Auditor of the Company.				
4.	Appo	intment of as a Non-Executive Independent Director of	the Company.			
Place: Date: 2	8/09/2	2022			(Signature of	Shareholder)

AGARWAL DUPLEX BOARD MILLS LIMITED

(CIN: L99999DL1984PLC019052)

Regd. Office: 217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034 Website: www.agarwalduplex.net; Tel.: +91 11 47527700, Fax - +91 11 47527777

ATTENDANCE SLIP

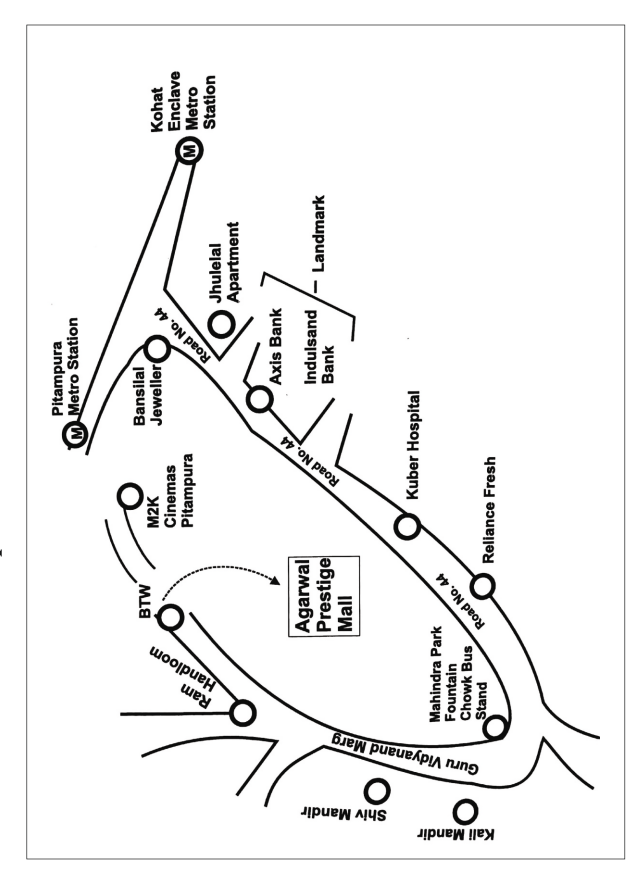
Please fill Attendance Slip and hand it over at the entrance of the meeting hall

1.	Name(s) of Member(s) including joint holders, if any (in Block Letter(s)	
2.	Registered Address of the Sole/First named Member	
3.	Registered Folio No./*DP ID No. and Client ID No. (* Applicable to Members holding shares in dematerialized form)	
4.	Number of Shares held	

/We hereby record my/our presence at the Annual General Meeting of the Company, to be held on the Wednesday
28th September, 2022 at 11:30 A.M. at 217, Agarwal Prestige Mall, Near M2K Cinema, Pitampura, Delhi-110034.

Signature of Member / Proxy

Route Map for Venue of 38th AGM.



217, Agarwal Prestige Mall, Near M2K Cinema Pitampura, Delhi-110034