RIDa

TEXTILES LIMITED

34TH ANNUAL REPORT 2021-22

Thirty Fourth Annual Report 2021-2022

RIBA TEXTILES LIMITED (L18101DL1989PLC034528) DIRECTORS

Mrs. Asha Garg : Chairperson & Whole Time Director (w.e.f. 2nd June 2021)

Mr. Amit Garg : Managing Director Mr. Nitin Garg : Whole Time Director

Mr. P.S. Paliwal : Independent Director (Resigned w.e.f. 01st April, 2022)

Mr. Randhir Singh : Independent Director Mr. Navnish Mittal : Independent Director

Mr. Shyam Sunder Miglani : Independent Director (Appointed on 04th September, 2021)

Mr. Parveen Kumar Goyal : Additional Director (Appointed on 05th September, 2022)

KEY MANAGERIAL PERSONNEL

Mr. Rajnish Mittal : Chief Financial Officer
Ms. Neha Dubey : Company Secretary

AUDITORS

ASHWANI K SINDWANI & CO.

Chartered Accountants #521, New Char Chaman, Suvidha Street, Kunjpura Road,

Karnal-132101.

REGISTRAR & SHARE TRANSFER AGENTS
M/S BEETAL FINANCIAL & COMPUTER SERVICES (P) LTD.

3rd Floor, 99 Mandangir Behind Local Shopping Centre, Near Dada

Harsukhdas Mandir, New Delhi -110062 PH: 29961280,29961281, 29961282

Fax: 29961284

SECRETARIAL AUDITORS

KJ & Associates

Company Secretaries

208, 2nd Floor, Triveni Complex,

E-10-12, Jawahar Park, Laxmi Nagar, Delhi-110092.

SCRUTINIZER

CS Vishal Gupta (PCS)

580 Jundla Gate, near Lal kuan, Karnal

Haryana-132001.

REGISTERED OFFICE

DD-14 Nehru enclave opp. Kalka Ji post office

New Delhi-110019.

ADMIN OFFICE

Kishore House, Assandh Road, Panipat-132103,

Haryana.

WORKS

Village Chidana,

Tehsil Gohana, Distt. Sonepat- 131001.

Haryana.

AGM-2022

DATE : 30Th September 2022

DAY : Friday TIME : 10.00 A.M.

: Via Video Conferencing (VC)/ Other

MODE Audio-Visual Means (OAVM

Deemed DD-14 Nehru enclave Venue : opp. Kalka Ji post office

New Delhi-110019

Index

Particulars		Page No.
•	Corporate Information	Inner Cover
•	Notice	4-18
•	Directors' Report	19-45
•	Report on Corporate Governance	46-63
•	Management Discussion and Analysis Report	64-69
•	Auditor's Report	70-76
•	Financial Statements	77-100

Riba Textiles Limited

CIN: L18101DL1989PLC034528

Registered Office: DD-14, Nehru Enclave, Opp. Kalka Ji Post Office, New Delhi-110019 Email: company.affairs@ribatextiles.com, Website: www.ribatextiles.com Tel No.: +91 11 26236986, Fax No.: +91 11 26465227

NOTICE

NOTICE is hereby given that the 34th Annual General Meeting of the Members of Riba Textiles Limited ("the Company") will be held on Friday, the 30th day of September, 2022 at 10:00 AM through Video Conferencing (VC)/ Other Audio-Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS

1. TO RECEIVE, CONSIDER AND ADOPT THE AUDITED STANDALONE FINANCIAL STATEMENTS OF THE COMPANY FOR THE FINANCIAL YEAR ENDED MARCH 31, 2022, TOGETHER WITH THE REPORTS OF THE AUDITORS AND BOARD OF DIRECTORS THEREON

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

"RESOLVED THAT the Financial Statements of the Company for the financial year ended March 31, 2022 together with the reports of the Auditors and Board of Directors thereon, laid before this meeting, be and are hereby received, considered and adopted."

2. TO APPOINT A DIRECTOR IN PLACE OF MR. AMIT GARG (DIN: 00202171), WHO RETIRES BY ROTATION AS PER SECTION 152(6) OF COMPANIES ACT 2013 AND BEING ELIGIBLE, OFFERS HIMSELF FOR RE-APPOINTMENT:

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

"RESOLVED THAT, pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Amit Garg (DIN: 00202171), who retires by rotation at this meeting and being eligible has offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

3. TO RE-APPOINT M/S. ASHWANI K SINDWANI & CO. (FRN: 021529N), CHARTERED ACCOUNTANTS, AS STATUTORY AUDITORS OF THE COMPANY AND TO FIX THEIR REMUNERATION

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

"RESOLVED THAT pursuant to provision of Sections 139, 142 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 and all other applicable provisions, if any, including any statutory modification(s) or re-enactment thereof, for the time being in force and pursuant to the recommendations of the Audit Committee and Board of Directors of the Company, M/s. Ashwani K Sindwani & co.), Chartered Accountants, ICAI Firm Registration Number (FRN: 021529N), who hold office as such till this Annual General Meeting and have confirmed their eligibility for reappointment under the provisions of the Act, be and are hereby re-appointed as Statutory Auditors of the Company for a second term of 5 years, to hold office from the conclusion of this Annual General Meeting till the conclusion of 39th Annual General Meeting to be held in the year 2027 and that the Board of Directors of the Company, be and are hereby authorized to fix such remuneration including out- of-pocket expenses (collectively "Auditors Remuneration") as may be recommended by the Audit Committee and be agreed upon between the Statutory Auditors and the Board of Directors of the Company and that such Auditor's Remuneration may be paid in one or more installments."

SPECIAL BUSINESS

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

"**RESOLVED THAT** pursuant to the provisions of section 149,150,152 read with Schedule IV and other applicable provisions of the companies Act,2013 ('**the Act**') and the Companies (Appointment and Qualifications of Directors) Rules 2014 and applicable provisions of SEBI (LODR) Regulations,

2015 ('Listing Regulations'), including any statutory modification(s) or reenactment(s) thereof for the time being in force, the Articles of Association of the Company and the recommendation of the Nomination & Remuneration Committee, Mr. Parveen Kumar Goyal (DIN: 09727178), who was appointed as an Additional Director of the company w.e.f 05th September, 2022 and who has submitted a declaration that he meets the criteria for independence as provided under section 149(6) of the Act and Regulation 16(1)(b) of the Listing Regulations and is eligible for appointment and who holds office as such up to the date of this Annual General Meeting, in respect of whom the Company has received a notice in writing under Section 160 of the Act from a member prosing his candidature for the office of Director be and is hereby appointed as an Independent Director of the Company, not liable to retire by rotation, to hold office for a term of 5 (five) consecutive years up to 04th September, 2027."

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

"RESOLVED THAT, pursuant to the provisions of Sections 196, 197 and 203 read with Schedule V and all other applicable provisions of the Companies Act 2013, Companies (Appointment & Remuneration of Managerial Personnel) Rules, 2014, Article of Association of the Company and the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (including any statutory modification or re-enactment(s) thereof for the time being in force), the approval of the members of the Company be and is hereby accorded to the revised terms of payment of following remuneration of Shri Amit Garg (DIN: :00202171), Managing Director of the Company, for the remaining period of his existing term with effect from 28th May, 2022 and with liberty to the Board of Directors to alter and vary the terms and conditions of the said remuneration subject to the limit specified under Schedule V to the Companies Act, 2013 or any statutory modifications or re-enactment thereof.

SALARY

Salary – Rs. 12, 50,000/- (Rupees Twelve Lakh fifty thousand) per month.

<u>Perquisite:</u> Premium on one personal life insurance policy of the Managing Director not exceeding a sum of Rs.15 lakh (Rupees fifteen Lakh only) per annum.

RESOLVED FURTHER THAT he will also be entitled to the following perquisites which shall not be included in the computation of the ceiling on remuneration as specified above:

- Gratuity payable as per the Rules of the Company but not exceeding 15 days salary for each completed year of service,
- Encashment of leave at the end of the tenure as per rules of the Company
- Provident Fund will not be included in the computation of Salary to the extent the same are not taxable under the Income-Tax Act, 1961.

RESOLVED FURTHER THAT, in the event of loss or inadequacy of profits in any financial year during the tenure of his office, the remuneration as set out in the resolution, shall be paid and allowed to Mr. Amit Garg as minimum remuneration.

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorized to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

By order of the Board of Directors For **Riba Textiles Limited**

Place: Panipat

Date: 05.09.2022

Sd/-Asha Garg

Chairperson & Whole-time Director

DIN: 06987609

REGISTERED OFFICE

DD-14 Nehru enclave opp. Kalka Ji post office New Delhi-110019.

Tel: 011-26236986, Fax: 011-26465227

CIN: L18101DL1989PLC034528

 $Email: riba@ribatextiles.com, \underline{company.affairs@ribatextiles.com}$

Website: www.ribatextiles.com

NOTES:

- 1. In view of the continuing Covid-19 pandemic, the Ministry of Corporate Affairs ("MCA") has vide General Circular No. 14/2020 (dated 8th April, 2020), Circular No. 17/2020 (dated 13th April,2020) Circular No. 20/2020 (dated 5th May, 2020), Circular No. 02/2021 (dated 13th January, 2021), Circular No. 19/2021 (dated 8th December, 2021), Circular No. 21/2021 (dated 14th December, 2021) and Circular No. 3/2022 (dated 5th May, 2022) (collectively referred to as MCA Circulars), permitted holding of the Annual General Meeting ("AGM") through Video Conferencing (VC) or Other Audio Visual Means ("OVAM") without physical attendance of members at the venue of the meeting. the Company joining through VC shall be reckoned for the purpose of quorum under Section Visual Means (OAVM). In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and MCA Circulars, the Company has decided to convene its 34th AGM through VC / OAVM. The proceedings of the Annual General Meeting ("AGM") shall be deemed to be conducted at the Registered Office of the Company.
- 2. An explanatory statement pursuant to Section 102 of the Act, relating to special business set out in the notice to be transacted at the AGM, is annexed hereto. Pursuant to Regulations 26(4) and 36(3) of the SEBI Listing Regulations and the Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India, the relevant details of Director seeking re-appointment at this AGM are provided in the "Annexure" to the Notice.
- 3. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars issued from time to time, the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- 4. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 5. The Register of Member and Share Transfer Books of the Company will remain closed from Saturday, 24th September, 2022 to Friday, 30th September, 2022 (both days inclusive) in connection with the Annual General Meeting.
- 6. Pursuant to the provisions of the Act, a member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. Since this AGM is being held pursuant to the MCA Circulars on AGM through VC / OAVM, physical attendance of Members has been dispensed with. Accordingly, the facility for appointment of proxies by the Members will not be available for the AGM and hence the Proxy Form Attendance Slip and Route Map are not annexed to this Notice.
- 7. Corporate members intending to authorize their representatives to attend the Meeting are requested to send a scanned certified copy of the board resolution (pdf/jpeg format) authorizing their representative to attend and vote on their behalf at the Meeting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to company.affairs@ribatextiles.com with a copy marked to helpdesk.evoting@cdslindia.com.
- 8. The Members can join the AGM through VC mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the AGM through VC will be made available for 1,000 Members on first come first served basis. However, this number does not include the large Shareholders i.e. Shareholders holding 2% or more shareholding, Promoters, Institutional Investors, Directors, Key Managerial Personnel, the Chairman of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the AGM without restriction on account of first come first served basis.
- 9. Members holding shares in electronic form are requested to register / update their postal address, email address, telephone/ mobile numbers, Permanent Account Number (PAN), mandates, nominations, power of attorney, bank details such as name of the bank and branch details, bank account number, MICR

code, IFSC code, etc., to their Depository Participants, with whom they are maintaining their Demat accounts.

- 10. Members holding shares in physical form are requested to register / update their postal address, email address, telephone/ mobile numbers, PAN, mandates, nominations, power of attorney, bank details such as name of the bank and branch details, bank account number, MICR code, IFSC code, etc., with the Registrar and Transfer Agent i.e. Beetal Financial & Computer Services Private Limited by sending an email to beetalrta@gmail.com along with request letter, folio no., name of the Member, and scanned copy of the share certificate (front and back), PAN Card (Self attested scanned copy) and Aadhar Card (Self-attested scanned copy).
- 11. In case of joint holder attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 12. Members who hold shares in physical form in multiple folios in identical names or joint holding in the same order of names are requested to send the details of such folios together with share certificates to Beetal Financial & Computer Services Private Limited, the Registrar & Share Transfer Agents, for consolidation into a single folio.
- 13. SEBI vide its Notification No. SEBI/LAD-NRO/GN/2018/24 dated June 08, 2018 & Notification No. SEBI/LADNRO/GN/2018/49 dated November 30, 2018 amended Regulation 40 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, which provides that from April 01, 2019 transfer of securities would not be processed unless the securities are held in the dematerialized form with a depository. In view of the same, now the shares cannot be transferred in the physical mode. Hence, Members holding shares in physical form are requested to dematerialize their holdings immediately. However, Members can continue to make request for transmission or transposition of securities held in physical form.
- 14. SEBI vide its Circular No. SEBI/HO/MIRSD/DOP1/CIR/P/2018/73 dated April 20, 2018 with a view to protect the interest of the shareholders, has mandated to all the members who holds securities of the company in physical form, to furnish to the company/ its registrar and transfer agent, the details of their valid PAN and bank account. To support the SEBI's initiative, the Members are requested to furnish the details of PAN and bank account to the Company's Registrar and Transfer Agent.
- 15. Members seeking any information with regard to the accounts or any matter to be placed at the AGM, are requested to write to the Company on or before 21st September 2022 through email on Company.affairs@ribatextiles.com the same will be replied by the Company suitably.
- 16. All Documents referred to in this Notice and Explanatory Statements are open for inspection as per applicable statutory requirements. Members seeking to inspect such documents can send an email to 'Company.affairs@ribatextiles.com.
- 17. The Company has designated a separate e-mail ID of the grievance redressal division/Compliance officer i.e. Company.affairs@ribatextiles.com, exclusively for the purpose of registering complaints by investors.
- 18. In compliance with the aforesaid MCA Circulars and SEBI Circular dated May 12, 2020, Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated 13th May, 2022, Notice of the AGM along with the Annual Report is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice and Annual Report will also be available on the Company's website https://www.ribatextiles.com, websites of the Stock Exchanges i.e. BSE Limited at www. bseindia.com, and on the website of CDSL i.e. www.evotingindia.com.
- 19. To prevent fraudulent transactions, Members are advised to exercise due diligence and notify the Company of any change in address or demise of any Member as soon as possible. Members are also advised to not leave their demat account(s) dormant for a long time. Periodic statement of holdings

should be obtained from the concerned Depository Participant and holdings should be verified from time to time.

- 20. The Meeting shall be deemed to be held at the registered office of the Company at DD-14, Nehru Enclave, opp. Kalka Ji post office, New Delhi-110019.
- 21. Members can send their requests, if any, to Company.affairs@ribatextiles.com and beetalrta@gmail.com.

22. Voting Options

THE INTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- **Step 1** : Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.
- **Step 2**: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode REMOTE E-VOTING THROUGH ELECTRONIC MEANS
- 1) The instructions for shareholders for remote e-voting are as under:
- I. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (as amended), and the Circulars issued by the Ministry of Corporate Affairs dated April 08, 2020, April 13, 2020, May 05, 2020 and January 13, 2021, the Company is pleased to provide to its Members facility to exercise their right to vote on resolutions proposed to be passed in the Meeting by electronic means.
 - Il. The Company has engaged the services of CDSL as the Agency to provide remote e-voting facility and e-voting during the AGM will be provided by Registrar and Transfer Agent i.e. Beetal Financial & Computer Services Private Limited.
 - Ill. The Board of Directors of the Company has appointed CS Vishal Gupta, a Practicing Company Secretary (Membership No. 39686) Practicing Company Secretaries, as Scrutinizer to scrutinize the evoting during the AGM and remote e-voting in a fair and transparent manner.
 - IV. Voting rights of the Members for voting through remote e-voting and voting during the AGM shall be in proportion to shares of the paid-up equity share capital of the Company as on the cut-off date i.e. Friday, **23rd September 2022**. A person, whose name is recorded in the Register of Members or in the Register of Beneficial owners (as at the end of the business hours) maintained by the depositories as on the cut-off date shall only be entitled to avail the facility of remote e-voting and voting during the AGM.
 - V. The remote e-voting facility will be available during the following period:
 - a. Commencement of remote e-voting: 10.00 A.M. (IST) on Tuesday, September 27, 2022.
 - b. End of remote e-voting: 5.00 P.M. (IST) on Thursday, September 29, 2022
 - c. The remote e-voting will not be allowed beyond the aforesaid date and time and the remote e-voting module shall be disabled by CDSL upon expiry of aforesaid period.
 - VI. Those Members, who will be present in the AGM through VC/ OAVM facility and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM.
 - VII. The Members who have cast their vote by remote e-voting prior to the AGM may also attend/participate in the AGM through VC/ OAVM but shall not be entitled to cast their vote again.
 - VIII. Any person, who acquires shares of the Company and becomes a Member of the Company after sending of the Notice and holding shares as of the cut-off date, may follow the same procedure as given below for remote e-voting.
 - IX. 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.

X. 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.

Step 1: Access through Depositories CDSL/NSDL e-Voting system in case of individual shareholders holding shares in demat mode.

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

Type of	Login Method
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 authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System 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/RTA, 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 Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com/home_page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the e-voting is in progress and also able to directly access the system of all e-Voting Service Providers.

Individual Shareholders holding securities in demat mode with NSDL	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.
	 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 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.

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

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 or contact On toll free no. 1800 22 55 33
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

Step 2: Access through CDSL e-Voting system in case of shareholders holding shares in physical mode and non-individual shareholders in demat mode REMOTE E-VOTING THROUGH ELECTRONIC MEANS

Login method for e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.

- I. The shareholders should log on to the e-voting website www.evotingindia.com.
- II. Click on "Shareholders" module.
- III. Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
- IV. Next enter the Image Verification as displayed and Click on Login.
- V. If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
- VI. If you are a first-time user follow the steps given below:

	For Physical shareholders and other than individual shareholders holding
	shares in Demat.
PAN	Enter your 10 digit 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. • Members who have not updated their PAN with the Company/Depository Participant are requested to use the first two letters of their name and the 8 digits of the sequence number in the PAN Field. • In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. E.g. If your name is Mahesh Kumar with sequence number 1 then enter MA00000001 in the PAN Field Sequence number is communicated in the Attendance Slip/ Covering Letter.
DOB	Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/yyyy.
Dividend Bank Details OR Date of Birth (DOB)	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login. • If both the details are not recorded with the depository or company, please enter the member id / folio number in the Dividend Bank details field.

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

- X. Click on the EVSN for the relevant < RIBA TEXTILES LIMITED > on which you choose to vote.
- XI. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- XII. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- XIII. After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- XIV. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- XV. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- XVI. 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.
- XVII. There is also an optional provision to upload BR/POA if any uploaded, which will be made available to scrutinizer for verification

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 Scrutinizer to the and to the Company at the email address vote, Company.affairs@ribatetxtiles.com), if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.
- Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively on or after 30th June 2016. Please follow the instructions as prompted by the mobile app while voting on your mobile. Members holding multiple folios/demat accounts shall choose the voting process separately for each folio/demat account.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE AGM-- THROUGH VC/OAVM & E-VOTING DURING MEETING ARE AS UNDER:

1. The procedure for attending meeting & e-Voting on the day of the AGM is same as the instructions mentioned above for e-voting.

- 2. The link for VC/OAVM to attend meeting will be available where the EVSN of Company will be displayed after successful login as per the instructions mentioned above for e-voting.
- 3. Shareholders who have voted through Remote e-Voting will be eligible to attend the meeting. However, they will not be eligible to vote at the AGM-.
- 4. Shareholders are encouraged to join the Meeting through Laptops / IPads for better experience.
- 5. Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance **2 days prior to meeting** mentioning their name, demat account number/folio number, email id, mobile number at Company.affairs@ribatextiles.com . These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting.
- 9. Only those shareholders, who are present in the AGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the AGM.
- 10. If any Votes are cast by the shareholders through the e-voting available during the AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders may be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

Process for those shareholders whose email addresses are not registered with the depositories for obtaining login credentials for remote e-voting for the resolutions proposed in this Notice.

- For shareholders holding shares in physical form please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to Company/RTA's email ID at Company.affairs@ribatextiles.com or beetalrta@gmail.comrespectively.
- For De-mat shareholders:
 Please update your email id & mobile no. with your respective Depository Participant (DP).
- For Individual Demat shareholders: Please update your email id & mobile no. with your respective D epositoryParticipant (DP) which is mandatory while eVoting & joining virtual meetings through Depo sitory.
 - Members who need assistance before or during the AGM, or have any queries or issues regarding evoting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or call 1800 22 55 33.
 - ➤ All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Manager, Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai 400013 or send an email to helpdesk. evoting@cdslindia.com or call 1800 22 55 33.

OTHER INSTRUCTIONS

I. Shareholders can update their mobile numbers and e-mail IDs (which may be used for sending future communication(s)) by writing to beetalrta@gmail.com.

II. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as of the cut-off date i.e. 23^{rd} September 2022 may obtain the login ID and password by sending an email to <u>Company.affairs@ribatextiles.com</u> or <u>beetalrta@gmail.com</u>.com or helpdesk.evoting@cdslindia.com by mentioning their Folio No. /DP ID and Client ID No.

III. A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on cut-off date only shall be entitled to avail the facility of remote evoting or voting at the Meeting.

IV. CS Vishal Gupta, a Practising Company Secretary (Membership No. 39686) has been appointed as the Scrutinizer to scrutinize the remote e-voting process and voting process at AGM in a fair and transparent manner.

The Scrutinizer shall, immediately after the conclusion of e-voting at the AGM, first download the votes cast at the AGM and thereafter unblock the votes cast through remote e-Voting and shall make a consolidated scrutinizer's report of the total votes cast in favour or against, invalid votes, if any, and whether the resolutions have been carried or not, and such report shall then be sent to the Chairman or a person authorized by him, within 48 (forty eight) hours from the conclusion of the AGM, who shall then countersign and declare the result of the voting forthwith.

The results declared along with the report of the Scrutinizer shall be placed on the website of the Company at https://www.ribatextiles.com and on the website of CDSL at www.evoting.india.com immediately after the declaration of results by the Chairman or a person authorized by him. The results shall also be immediately forwarded to the BSE Limited, Mumbai.

V. As mandated by the Securities and Exchange Board of India ("SEBI"), securities of the Company can be transferred / traded only in dematerialized form. Members holding shares in physical form are advised to avail the facility of dematerialization.

SEBI has vide Circular No. SEBI/HO/MIRSD/MIRSD_ RTAMB/P/CIR/2021/655 dated November 3, 2021 read with SEBI/HO/MIRSD/MIRSD_RTAMB/P/CIR/2021/687 dated December 14, 2021 ("SEBI Circulars") mandated furnishing of Permanent Account Number ('PAN'), KYC details viz. Contact Details (Postal Address, Mobile Number and E-mail), Bank Details, Nomination etc. by holders of physical securities. Any service request shall be entertained by Company's RTA only upon registration of the PAN, KYC details and the nomination. Further, in absence of the above information on or after April 1, 2023, the folio(s) shall be frozen by RTA in compliance with the aforesaid SEBI Circulars. If the folio(s) continue to remain frozen as on December 31, 2025, the frozen folios shall be referred by RTA/ Company to the administering authority under the Benami Transactions (Prohibitions) Act, 1988 and/or Prevention of Money Laundering Act, 2002. VI. Members are requested to intimate/update changes, if any, in postal address, e-mail address, mobile number, PAN, nomination, bank details such as name of the bank and branch, bank account number, IFS Code etc.

- For shares held in electronic form: to their Depository Participant and changes intimated to the Depository Participant will then be automatically reflected in the Company's records which will help the Company and RTA to provide efficient and better service to the Members.
- For shares held in physical form: Pursuant to SEBI circulars, members are requested to furnish PAN, postal address, email address, mobile number, specimen signature, bank account details and nomination by submitting to RTA the forms given below along with requisite supporting documents:

S.	Particulars	Form
No		
1	Particulars Form 1. Registration of PAN, postal address, e-mail	ISR-1
	address, mobile number, Bank Account Details or changes	
	/updation thereof	
2	Confirmation of Signature of shareholder by the Banker	ISR-2
3	Registration of Nomination	SH-13
4	Cancellation or Variation of Nomination	SH-14
5	Declaration to opt out of Nomination	ISR-3

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 AND SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015.

ITEM NO. 5

Based on the recommendation of the Nomination and Remuneration Committee, the Board at its meeting held on 05th September, 2022 appointed Mr. Parveen Kumar Goyal (_DIN: 09727178), as an Additional Director of the Company and designated him as Independent Director of the Company for a period of 5 years with effect from 05th September 2022 subject to approval of the members at this AGM. Pursuant to Section 161 of the Act, his term of office shall expire at the ensuing Annual General meeting. The company has received a notice in writing from a member pursuant to Section 160 of the Companies Act, 2013 signifying his intention to propose Mr. Parveen Kumar Goyal as a candidate for the office of the Director. Mr. Parveen Kumar Goyal aged 59 years holds a Bachelor's degree in Mech. Engg. (Hons.) and MBA in Human Resource Management and possesses appropriate skills, experience and knowledge; inter alia, in the field of Business Management, administration, Finance and allied matters. Mr. Parveen Kumar Goyal is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as a Director. Section 149 of the Act and Listing Regulations inter alia stipulate the criteria of Independence of Directors. As per the Explanation to Section 152(6) of the Companies Act, 2013, an Independent Director shall not be included in the total number of Directors to be calculated for retirement by rotation. The Company has received a declaration from Mr. Parveen Kumar Goyal that he meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and under Listing Regulations. Except Mr. Parveen Kumar Goyal, None of the Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution set out at Item No. 4 of the Notice. Your directors recommend resolution set out at Item No. 4 for approval.

ITEM NO. 5

At the AGM held on 30th December 2020, Mr. Amit Garg (DIN: 00202171), was reappointed as Managing Director of the Company for a period of 3 years w.e.f 1st January 2021 on payment of monthly remuneration of Rs. 12,50,000/- plus perquisites, the global devastating effect and nightmare of pandemic COVID-19 took the world by surprise and left many in the state of fear and distress. The Managing Director and Whole-time Directors of the Company by reason of their nature of work, occupation and continuous engagement in the business, with the customers, vendors, administration and frequent travel are consistently exposed to various health hazards. Taking lessons, the Board felt expedient to insure by obtaining a life insurance policy in their name. Accordingly, on the recommendation of the Nomination and Remuneration Committee at its meeting held on 28th May, 2022, subject to the approval of the shareholders, the Board revised his terms of remuneration as detailed in the resolution for the remainder of his existing term. All other terms and conditions of appointment and remuneration of Mr. Amit Garg, Managing Director of the Company, as approved at the AGM of the Company held on 30th December 2020, remain unchanged.

The additional information as per Schedule V of the Companies Act, 2013 (and also pursuant to the provisions of the LODR and SS II) with respect to the Company and the Appointee is given in Annexure B to this notice. The Board recommends the Resolution at Item No.5 of the accompanying Notice for approval by the Members of the Company.

Except Mr. Amit Garg himself and Mr. Nitin Garg, Mrs. Asha Garg, being relative, none of other the Directors and Key Managerial Personnel of the Company or their respective relatives is concerned or interested in the Resolution at Item No.5 of the accompanying Notice

> By order of the Board of Directors For **Riba Textiles Limited**

Place: Panipat

Date: 05.09.2022

Sd/-Asha Garg Chairperson & Whole-time Director

DIN: 06987609

ANNEXURE A TO THE NOTICE"

DISCLOSURE PURSUANT TO THE REGULATION 36 OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS)
REGULATIONS, 2015, THE INFORMATION REQUIRED TO BE GIVEN, IN CASE OF THE APPOINTMENT/REAPPOINTMENT OF
THE DIRECTORS IS AS FOLLOWS:

Name of Director	Parveen Kumar Goyal	Amit Garg
Director Identification Number	09727178	00202171
Date of Birth	15.03.1963	30.08.1966
Date of First Appointment	05.09.2022	01.12.1994
Qualification	B.E., Mech. Engg. (Hons.) and	
	MBA in Human Resource	Australia
Danish and Carried As Is	Management	10.50.000
Remuneration Sought to be paid	INA	12,50,000
paiu		
Expertise in specified	Mr. Parveen Kumar Goyal aged	Mr. Amit Garg has been associated with
functional area	59 years is a Practicing Advocate	the Company as a promoter director
		since 1994. He is an MBA from
		Melbourne University Australia. He has
		been looking after the management and administration of the Company since
		last fifteen years. In order to have the
		benefits of his experience, acumen,
	and knowledge; inter alia, in the	wisdom, maturity, connection and long
		association the Board of Directors is of
		the opinion that for smooth and
		efficient running of the business, Mr. Amit Garg is most suitable for the
		_
	connection and long association	position of the managing Enector.
	the Board of Directors is of the	
	opinion that for smooth and	
	efficient running of the business.	0.00.400
Shareholding in Riba Textiles Limited	NIL	9,92,400
List of outside Directorship	NII.	NIL
held excluding Alternate		IVID
Directorship and Private		
Companies.		
	Refer to Report on CORPORATE	Refer to Report on CORPORATE
Committee of the Board of	GOVERNANCE	GOVERNANCE
Directors of the Company Last drawn remuneration	NIL	Last drawn remuneration details are
details along with	IVIL	given in MGT-9 annexed with
Remuneration		Directors Report. Remuneration
sought to be paid		details for proposed appointment are
		given in explanatory statement to the
Dolotionahin mith athan	None	respective resolution
Relationship with other Directors and KMP	None	Mr. Amit Garg belongs to promoter group and holds 992400 equity shares
Directors and RM1		of the Company. Further part of the
		registered office of the Company is
		situated in premise owned by Mr. Amit
		Garg, for which monthly rental of Rs.
		75,000/-is being paid to him. He has
		no other pecuniary relationship with
		the Company. Mr. Amit Garg is son of Mrs. Asha Garg, Director and brother
		of Mr. Nitin Garg, Whole-time Director
		of the Company.
	•	

"ANNEXURE B" TO THIS NOTICE

The additional information as per Schedule V of the Companies Act, 2013 with respect to the Company and the Appointee

I. General Information:

i. Nature of Industry: Textiles

- **ii. Date or expected date of commencement of commercial production:** The Company started Commercial production in 1992.
- iii. In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: N.A.
- iv. Financial performance based on given indicators:

(Rs. in Lacs)

		(
Particulars	2021-22	2020-21
Revenue from Operation	23460.97	18981.29
Other Income	47.19	66.26
Gross Receipts	23508.16	19047.55
Total Expenses	22833.16	18296.20
Profit before Tax	675.01	751.35
Tax Expenses	186.00	162.92
Profit after Tax	489.01	588.43
Comprehensive Income	-	-
Total Comprehensive Income	489.01	588.43
Paid up Equity Share Capital	965.29	965.29
Reserves excluding revaluation reserve	6442.37	5953.36
Earnings per share	5.07	6.10

v. Foreign investments or collaborators, if any: The Company has no Foreign Direct Investment or Foreign Collaboration with any party.

II. Information about the Appointee:

A. Mr. Amit Garg-Managing Director

i. Background Details:

The brief profile of Mr. Amit Garg, has been attached as Annexure, forming part of this notice

ii. Past Remuneration:

Financial Year 2021-2022 - Rs. 150.00 Lacs Financial Year 2020-2021 - Rs. 142.50 Lacs

iii. Recognition or Awards: Non-Specific

iv. Job Profile and his Suitability:

Mr. Amit Garg aged about 56 years has been associated with the Company as a promoter director since 1994. He is an MBA from Melbourne University Australia. He has been looking after the management and administration of the Company since last Twelve years. In order to have the benefits of his experience, acumen, wisdom, maturity, connection and long association the Board of Directors is of the opinion that for smooth and efficient running of the business, Mr. Amit Garg is most suitable for the position of the Managing Director.

v. Remuneration Proposed:

The remuneration proposed is detailed in the resolution.

vi. Comparative remuneration Profile with respect to Industry, Size of the Company, Profile of the position and person:

Considering the qualification, experience of Mr. Amit Garg and responsibilities being shouldered and industry benchmark, the proposed remuneration is in line and commensurate with the remuneration being drawn by key managerial personnel of companies of similar size.

vii. Pecuniary relationship directly or indirectly with the Company, or relationship with the managerial personnel, if any:

Mr. Amit Garg belongs to promoter group and holds 992400 equity shares of the Company. Further part of the registered office of the Company is situated in premise owned by Mr. Amit Garg, for which monthly rental of Rs. 75,000/-is being paid to him. He has no other pecuniary relationship with the Company. Mr. Amit Garg is son of Mrs. Asha Garg, Managing Director and brother of Mr. Nitin Garg, Whole-time Director of the Company.

III. OTHER INFORMATION:

i. Reasons of loss or inadequate profits:

The Company is earning profits; however significant portion of the Company's turnover comprises overseas export sales, where margins are impacted by exchange fluctuations as well as global business dynamics. Further changes in customer demand also contribute to lower margins. These consequently result in inadequate profit.

ii. Steps taken or proposed to be taken for improvement:

The Company is consistently engaged in development of new and improved product and in search of the new market these will result in the higher productivity, turnover and margins.

iii. Expected increase in productivity and profit in measurable terms:

Considering the nature of business of the Company it is not possible to ascertain and quantify the expected increase in profits in measurable terms at this stage. However, Company expects fair growth in total income and profitability.

IV. Disclosures:

The details required to be given under this head is disclosed in Corporate Governance Report of the Company which forms part of Annual Report 2021-22.

By order of the Board of Directors For **Riba Textiles Limited**

Place: Panipat

Sd/-Asha Garg

Chairperson & Whole-time Director

DIN: 06987609

Date: 05.09.2022

DIRECTORS' REPORT TO THE SHAREHOLDERS

Dear Shareholder,

Your Directors have pleasure in presenting the 34th Annual Report and the audited financial statements of your company for the year ended 31st March, 2022.

FINANCIAL HIGHLIGHTS:

Your Company's financial performance for the financial year ended 31st March 2022, is summarized below: (Rs. In Lacs)

Particulars	2021-22	2020-21
Revenue from Operation	23460.97	18981.29
Other Income	47.19	66.26
Gross Receipts	23508.16	19047.55
Finance cost	478.44	364.43
Depreciation	416.42	476.98
Profit before Tax	675.01	751.35
Tax Expenses	186.00	162.92
Profit after Tax	489.01	588.43
Comprehensive Income	-	-
Total Comprehensive Income	489.01	588.43
Paid up Equity Share Capital	965.29	965.29
Reserves excluding revaluation reserve	6442.37	5953.36
Earnings per share	5.07	6.10

OVERVIEW AND STATE OF THE COMPANY'S AFFAIRS:

Company's operations and financial results for the year ended March, 2022 has been impacted by COVID19 pan demic & war between Russia and Ukraine. During the financial year under review, revenue from operations of the Company was Rs. 23508.16 lacs as compared to Rs. 19047.55 lacs in the previous financial year. The company has earned a net profit of Rs. 489.01 lacs as against net profit of Rs. 588.42 lacs in the previous financial year.

CHANGE IN NATURE OF BUSINESS

No change in nature of business has taken place during the year under review.

DIVIDEND

The Board regrets its inability to recommend any dividend and propose to plough back profits of the Company for the growth of business of the Company.

DETAILS OF SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES

The Company has no Subsidiary, Joint Venture or Associate Company. No Company has become or ceased to be Subsidiary, Joint Venture or Associate Company during the financial year under review.

SHARE CAPITAL

During the year under review, the Company has neither issued any shares not granted any stock options or sweat equity. As on 31st March, 2022, the Company had no outstanding convertible instruments.

RESERVE

During the year under review, the Company has transferred 489.01 lacs to General Reserve.

FINANCE:

Cash and cash equivalents and bank balances as at March 31, 2022 was Rs. Rs.310.44 lakhs. The Company continues to focus on judicious management of its working capital, Receivables, inventories and other working capital parameters were kept under strict check through continuous monitoring.

DEPOSITS

During the year under review, your Company has not accepted any deposits covered under chapter V of the Companies Act, 2013 & section 73 of the Companies Act, 2013, read with the Companies (Acceptance of Deposits) Rules, 2014. The Company has no deposit which is not in compliance with the provisions the Companies Act, 2013.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

During the year under review, the Company has not made any loans, guarantees and investments which are governed by the provisions of section 186 of the Companies Act, 2013.

MATERIAL CHANGES AND COMMITMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR OF THE COMPANY TO WHICH THE FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

The sad demise of the Founder, Promoter and Whole-time Director of the Company Late Shri Ravinder Kumar Garg was reported on May 16, 2021.

No other material changes and commitments have occurred which may affect the financial position of the Company after the close of the Financial Year till the date of this report

CREDIT RATING DURING YEAR 2022

CRISIL Ratings had reaffirmed the rating of BBB / Negative / A3+for the bank loan facilities of Rs 76.05 Crs of Riba Textiles Limited on 16th May 2022.

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

There are no significant and material orders passed by the Regulators/Courts which would impact the going concern status of the Company and its future operations.

INTERNAL AUDITORS

Pursuant to the recommendation of the Audit Committee M/s Midha & Khurana were appointed Internal Auditors of the Company by the Board of Directors in their meeting held on 19th January, 2022 to conduct the internal audit. The Internal Audit Reports received from the Internal Auditors, were reviewed by the Audit Committee from time to time.

INTERNAL FINANCIAL CONTROL

The Company has in place adequate internal financial controls with reference to financial statements, which is commensurate with the size, scale and complexity of its operations. During the year, such controls were tested and no material weakness was observed. The Company also has Budgetary Control System and Management Information System which are backbone of the Company for ensuring that your Company's assets and interests are safeguarded.

CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

In accordance with Section 135 of the Companies Act, 2013 read with Companies (Corporate Social Responsibility) Rules, 2014, as amended, the Company had constituted a Corporate Social Responsibility (CSR) Committee and approved Corporate Social Responsibility Policy.

Details about the CSR policy is available on our website, http://www.ribatextiles.com/.

The annual report on our CSR activities is appended as **Annexure II** to the Board's report.

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

The particulars of Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo as required under Section 134(3) (m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014, are annexed herewith marked as **Annexure I** to this Report.

INDUSTRIAL RELATIONS:

During the year under review, your Company enjoyed cordial relationship with workers and employees at all levels.

DIRECTORS AND KEY MANAGERIAL PERSONNEL

Mr. Ravinder Kumar Garg, Chairman & Whole-time Director of the Company Expired on 15th May, 2021. The Board places on record its deep appreciation for the contributions made by him as a member of the Board.

Mrs. Asha Garg (DIN: 06987609) was appointed as Chairperson & Whole time Director w.e.f. 02nd June, 2021, but her appointment as chairperson were not approved by the Shareholder in the AGM held on 30th September 2021, After that board has decided to take legal opinion and on the basis of legal opinion and recommendation of NRC committee to re-appoint her w.e.f 01st October and her appointment was duly approved by the shareholders in the EGM held on 28th February 2022.

Mr. Shyam Sunder Miglani (DIN: 09278229) was appointed as an additional Director on 04th September and his appointment as an independent Director, was duly approved by the Shareholders in AGM held in 2021.

Mr. Parveen Kumar Goyal (DIN: 09727178) was appointed as an additional Director on 05th September, 2022 and his appointment as an independent Director, is proposed to be approved by the Shareholders in Upcoming AGM 2022.

Mr. Prem Singh Paliwal (DIN: 05253533) Independent Directors of the Company resigned w.e.f. 01st April, 2022 due to some personal reasons.

At present, The Board of Directors consists of members, comprising of Four independent directors (including newly appointed Additional Director) and three promoter directors. Other than above During the Year under review, no changes have taken place in the Directors and Key Managerial Personnel.

As per the provisions of Section 152(6) of the Companies Act, 2013, Mr. Amit Garg (DIN: 00202171) Director, retires by rotation at the ensuing Annual General Meeting and being eligible has offered himself for reappointment.

Mrs. Asha Garg (DIN: 06987609) Chairperson & Whole-time Director, Mr. Amit Garg (DIN No. 00202171), Managing Director and Mr. Nitin Garg (DIN No. 00202179), Mr. Rajnish Mittal, Chief Financial Officer and Ms. Neha Dubey, Company Secretary, are the Key Managerial Personnel of the Company.

None of the Directors of your Company is disqualified as per provisions of Section 164(2) of the Companies Act, 2013. All the Independent Directors of the Company have given declarations that they meet the criteria of independence as prescribed under Section 149(6) of the Act and Regulation 16(1)(b) of the Listing Regulations and that they are not aware of any circumstance or situation which exist or may be reasonably anticipated that could impair or impact their ability to discharge duties with an objective independent judgment and without any external influence. The said declarations were taken on record by the Board after assessing due veracity of the same. In the opinion of the Board all Independent Directors are independent of the management.

Pursuant to Rule 6 of Companies (Appointment and Qualification of Directors) Rules 2014. Independent Directors of the Company Mr. Navnish Mittal and Mr. Mr. Shyam Sunder Miglani are already registered in Databank and Mr. Shyam Sunder Miglani is exempted from passing of the proficiency test. However, the other directors including newly appointed Directors are in the process of registration in the same and will also go through the proficiency test in the Independent Directors databank maintained with the Indian Institute of Corporate Affairs (IICA).

In the opinion of the Board of Directors of the Company all Independent Directors possess high integrity expertise and experience including the proficiency required to discharge the duties and responsibilities as Directors of the Company.

CORPORATE GOVERNANCE REPORT AND MANAGEMENT DISCUSSION & ANALYSIS

The Corporate Governance Report and Management Discussion & Analysis, which form part of this Report, are set out as **Annexure VI & Annexure VII**, together with the Certificate from the auditors of the Company regarding compliance of conditions of Corporate Governance as stipulated in Schedule V of Regulation 34(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

NUMBER OF BOARD MEETING

The Board of Directors met 08 (Eight) times during the year, the details of which are provided in the Corporate Governance Report.

BOARD LEVEL PERFORMANCE EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and Listing Regulations and SEBI LODR, 2015, annual evaluation of Board, Independent Directors, Non-Executive Directors, Executive Directors, and Committees was made. Performance of the Board was evaluated after seeking inputs from all the Directors on the basis of the criteria such as adequacy of its composition and structure, effectiveness of board processes, information and functioning, etc.

The performance of the committees was evaluated by the Board after seeking inputs from the committee members on the basis of criteria such as composition of committees, terms of reference of committees, effectiveness of the committee meetings, participation of the members of the committee in the meetings etc.

The Board and the Nomination and Remuneration Committee also carried out evaluation of the performance of individual directors on the basis of criteria such as attendance and effective participation and contributions at the meetings of the Board and its committees, exercise of his/her duties with due & reasonable care, skill and diligence, etc.

In a separate meeting of the Independent Directors of the Company, performance of the non-independent Directors, performance of the Board as a whole and performance of the Chairman were evaluated. The Chairman of the Meeting of the Independent Directors apprised the Board about the evaluation carried by it.

DIRECTOR'S RESPONSIBILITY STATEMENT

In Compliance with section 134(5) of the Companies Act, 2013, the Board of Directors to the best of their knowledge and hereby confirm the following:

- (a) In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) The directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss of the company for that period;
- (c) The directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (d) The directors had prepared the annual accounts on a going concern basis;
- (e) The Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and operating effectively.
- (f) The directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory auditors and external consultants and the reviews performed by management and the relevant board committees, including the audit committee, the board is of the opinion that the Company's Internal Financial Controls were adequate and effective during the financial year 2021-22.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All Related Party Transactions that were entered during the financial year were on an arm's length basis and in the ordinary course of business and is in compliance with the applicable provisions of the Act and the Listing Regulations. There were no materially significant Related Party Transactions made by the Company during the year that required shareholders' approval under Regulation 23 of the Listing Regulations. Details of transactions with related parties as required under Section 134(3) (h) of the Act read with Rule 8(2) of the Companies (Accounts) Rules, 2014 are provided in **Annexure III** in Form AOC-2 and forms part of this Report.

The policy on Related Party Transactions as approved by the Board has been uploaded on the Company's website www.ribatextiles.com. There are no materially significant related party transactions that may have potential conflict with interest of the Company at large.

The details pertaining to transaction with person or entity belonging to the promoter/promoter group in the Company is mentioned in the Standalone Financial Statement.

FAMILIARIZATION PROGRAMME FOR THE INDEPENDENT DIRECTORS

In compliance with the Listing Regulations, the Company has put in place a familiarization program for the Independent Directors to familiarize them with their role, rights and responsibility as Directors, the working of the Company, nature of the industry in which the Company operates, business model etc. The details of the familiarization programmes are explained in the Corporate Governance Report.

CODE OF CONDUCT:

The Code lays down the standard procedure of business conduct which is expected to be followed by the Directors and the designated employees in their business dealings and in particular on matters relating to integrity in the work place, in business practices and in dealing with stakeholders. The Code gives guidance through examples on the expected behavior from an employee in a given situation and the reporting structure.

The Company has complied with the requirements about the Code of Conduct for Board members and Senior Management Personnel. A compliance certificate by the Managing Director is annexed as and forms part of this Annual Report.

WHISTLE BLOWER POLICY

The Company has a Whistle Blower Policy, including vigil mechanism to report genuine concerns of grievances, providing direct access to the Chairperson of the Audit Committee in appropriate and exceptional cases. The Whistle Blower Policy has been posted on the website of the Company https://www.ribatextiles.com/.

AUDITORS AND AUDITORS REPORT

1. STATUTORY AUDITORS

Pursuant to the provisions of Section 139 of the Act and the rules framed thereunder, Ashwani k. Sindwani & co., (Firm Registration No. 021529N), Chartered Accountants, were appointed as statutory auditors of the Company from the conclusion of the twenty ninth annual general meeting (AGM) of the Company till the conclusion of the Thirty fourth AGM to be held in the year 2022 now he is proposed to be re-appointed for 02^{nd} Term details given in the attached Notice.

In terms of the provisions of Section 139 (1) of the Companies Act, 2013 the Statutory Auditor has confirmed that they are not disqualified from continuing as Auditor of the Company. The financial statement of the Company for the year 2021-22 is part of Annual Report.

The Auditors' Report does not contain any qualification, reservation or adverse remark calling for further explanation. During the year under review, the Statutory Auditors have not reported any incident related to fraud to the Audit Committee or the Board under Section 143(12) of the Act.

2. SECRETARIAL AUDIT REPORT

Pursuant to the provisions of Section 204 of the Act and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board of Directors of the Company had appointed M/s. KJ & Associates, Practicing Company Secretary to undertake the Secretarial Audit of the Company for the financial year ended on 31st March, 2022. The Secretarial Audit Report is annexed as **Annexure IV**.

In line with the Circular dated February 08, 2019 issued by the Securities and Exchange Board of India, Annual Secretarial Compliance Report for the year ended 31st March, 2022 confirming compliance of all applicable SEBI Regulations, Circulars and Guidelines, by the Company was issued by M/s KJ & Associates, Practicing Company Secretaries and filed with the Stock Exchanges on 30th May, 2022.

The Secretarial Auditors' Report for the financial Year 2021-22, does not contain any qualification, reservation or adverse remark. This report is self-explanatory and doesn't require any comment.

MAINTENANCE OF COST RECORDS

The Directors state that the company is export oriented, accordingly exempted to maintain such accounts and records by the Company, as specified by the Central Government under Section 148(1) of the Companies Act, 2013.

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

A certificate from M/s. KJ & Associates. Company Secretaries, to the effect that none of the Directors of the Company have been debarred or disqualified from being appointed or continuing as Directors of the Company by the Board/Ministry of Corporate Affairs or any such statutory authority is attached at the end of this report.

EXTRACT OF ANNUAL RETURN

In accordance with section 134(3) (a) of the Companies Act, 2013, an extract of the annual return in the prescribed format is enclosed herewith as **Annexure "V"** to the Board's report. Extract of Annual Return is also available on our website, **www.ribatextiles.com**.

RISK MANAGEMENT

The Company has a Risk Management framework which enables it to take certain risks to remain competitive and achieve higher growth, and at the same time mitigate other risks to maintain sustainable results. Under the framework, the Company has laid down a Risk Management Policy, which defines the process for identification of risks, its assessment, mitigation measures, monitoring and reporting. While the Company, through its employees and Executive Management, continuously assess the identified Risks, the Committee reviews the identified Risks and its mitigation measures annually.

COMPANY'S POLICY ON DIRECTOR'S APPOINTMENT AND REMUNERATION

The Board has on the recommendation of the Nomination & Remuneration Committee, framed a policy for selection and appointment of Directors, Key Managerial Personnel and Senior Management and their remuneration. The Remuneration Policy is explained in the Corporate Governance Report forming part of this Report.

PARTICULARS OF EMPLOYEES

PARTICULARS PURSUANT TO SECTION 197(12) AND THE RELEVANT RULES

In accordance with the provisions of Section 197(12) of the Companies Act, 2013 and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the names and other particulars of employees are as follows:

i. The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the year 2021-22:

S1 No.	Name	Nature of Directorship	Ratio
1	Mrs. Asha Garg	Chairman& Whole-time Director	25.43:1
2	Mr. Amit Garg	Managing Director	47.98:1
3	Mr. Nitin Garg	Whole-time Director	47.98:1

ii. The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary in the financial year 2021-22:

Sl No.	Name	Nature of Directorship	%
			Increase
1	Mrs. Asha Garg	Chairman& Whole-time Director	855.00%
2	Mr. Amit Garg	Managing Director	5.26%
3	Mr. Nitin Garg	Whole-time Director	5.26%
4	Mr. Rajnish Mittal	CFO	23.12%
5	Ms. Neha Dubey	CS	19.88%

- iii. The percentage increase in the median remuneration of employees in the financial year 2021-22: 3.08%.
- iv. The number of permanent employees on the rolls of Company: 284 as on 31st March, 2022.
- v. The explanation on the relationship between average increase in remuneration and Company performance:

The Turnover for the financial year ended 31st March, 2022 Increased by 23.60% whereas the increase in median remuneration is 3.08%. The average increase in median remuneration was in line with industry benchmark and performance of the Company.

- vi. comparison of the remuneration of the key managerial personnel against the performance of the Company:
 - The Turnover for the financial year ended 31st March, 2022 increased by 23.60% whereas there increase in remuneration of Key Managerial Personnel was 3.08%. The increase in remuneration was in line with industry benchmark and performance of the Company.
- vii. Affirmation that the remuneration is as per the Remuneration Policy of the Company: Yes
- viii. Percent increase over/ decrease in the market quotations of the shares of the company as compared to the rate at which the company came out with the last public offer in the year: The Company has not made any public offer after initial public offer.
- ix. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year was 10% and its comparison with the percentile increase in the managerial remuneration was 11%. There is no exceptional circumstances for increase in the managerial remuneration.
- x. Comparison of each remuneration of the Key Managerial Personnel against the performance of the Company:

Name	CTC (Rs. In lakhs)	PAT (Rs. In lakhs)	PAT Increase/(Decrease) in %
Mrs. Asha Garg	79.50	489.01	(16.89) %
Mr. Amit Garg	150.00		
Mr. Nitin Garg	150.00		
Mr. Rajnish Mittal	8.20		
Ms Neha Dubey	4.10		

- xi. The key parameters for any variable component of remuneration availed by the Directors: There was no variable component paid to the Managing Director.
- xii. The ratio of the remuneration of the highest paid Director to that of the employees who are not Directors but receive remuneration in excess of the highest paid Director during the year:

There was no employee who received remuneration in excess of the remuneration of highest paid director.

xiii. During the year under report the Company had no employee employed for the whole or the part of the year who was in receipt of remuneration prescribed under rule 5(2) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

HUMAN RESOURCE

Your Company firmly believes that human resources are its most valuable asset and growth wheel with focus on nurturing and retaining talent, the Company provides avenues for learning and development through functional, behavioral and leadership training programs, knowledge exchange conferences, communication channels for information sharing. Currently, your Company is managing a pool of **284** people across all the locations.

DETAILS OF NUMBER OF CASES FILED, IF ANY, AND THEIR DISPOSAL IN TERMS OF SECTION 22 OF THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

The Company has always provided a congenial atmosphere for work to all the employees that is free from discrimination and harassment including sexual harassment.

The company has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. The Company has also framed policy on 'Prevention of Sexual Harassment' at the workplace. We follow a gender-neutral approach in handling complaints of sexual harassment and we are compliant with the law of the land wherever we operate.

During the year ended March 31, 2022, No cases/complaints of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 were reported to the Board.

COMMITTEES OF THE BOARD

Currently, the board has four Committees: the Audit Committee, the Nomination & Remuneration Committee, the Corporate Social Responsibility Committee and the Stakeholders Relationship Committee. The majority of the members of these committees are Independent and non-executives.

A detailed note on the composition of the board and other committees is provided in the corporate governance report section of this annual report.

CEO AND CFO CERTIFICATION

Pursuant to the Listing Regulations, CFO certification is attached with the Annual Report. The Managing Director & the Chief Financial Officer also provide quarterly certification on financial results while placing the financial results before the Board in terms of the Listing Regulations.

COMPLIANCE WITH SECRETARIAL STANDARDS AND INDIAN ACCOUNTING STANDARDS

The Board of Directors affirms that during the Financial Year 2021-22, the Company has complied 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 Companies Act, 2013. In the preparation of the Financial Statements, the Company has also applied the Indian Accounting Standards (Ind AS) specified under Section 133 of the Companies Act, 2013, read with Companies (Indian Accounting Standards) Rules, 2015.

LISTING OF EQUITY SHARES

The equity shares of your company are listed on Bombay Stock Exchange Limited (BSE). The Annual Listing Fees for the year 2021-22 was paid within the scheduled time to the Bombay Stock Exchange.

TRANSFER OF SHARES

As notified under Regulation 40(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, except in case of transmission or transposition of securities, requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialized form with a depository.

TRANSFER OF UNCLAIMED/UNPAID AMOUNT TO INVESTOR EDUCATION AND PROTECTION FUND

Pursuant to provisions of the Act read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended, ('Rules'), the dividend which remains unclaimed or unpaid for a period of seven years from the date of transfer to the Unpaid Dividend Account of the Company and shares on which dividend are unclaimed or unpaid for a consecutive period of seven years or more are liable to be transferred to IEPF: **This clause is not applicable**.

DETAILS IN RESPECT OF FRAUDS (OTHER THAN THOSE WHICH ARE REPORTABLE TO THE CENTRAL GOVERNMENT) REPORTED BY THE AUDITORS UNDER SECTION 143(12) OF THE COMPANIES ACT

No frauds were reported by auditors under sub-section (12) of Section 143 of the Companies Act, 2013.

<u>DETAILS OF APPLICATION / ANY PROCEEDING PENDING UNDER THE INSOLVENCY AND BANKRUPTCY CODE, 2016</u>

Neither any application was made nor any proceeding pending under the Insolvency and Bankruptcy Code, 2016 (31 of 2016) during the financial year.

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 ALONG WITH THE REASONS THEREOF

As Company has not done any one-time settlement during the year under review hence no disclosure is required.

<u>ACKNOWLEDGEMENTS</u>

The Board of Directors would like to express their sincere appreciation for the assistance and co-operation received from Company's employees, customers, vendors, investors and academic institutions for their continuous support.

The directors also thank the government of various countries, government of India, the governments of various states in India and concerned government departments / agencies for their co-operation.

The directors appreciate and value the contributions made by every member of the Company.

By order of the Board of Directors For **Riba Textiles Limited**

Place : Panipat

Sd/-Asha Garg

Date: 05.09.2022

Chairperson & Whole-time Director

DIN: 06987609

ANNEXURE I TO THE DIRECTORS' REPORT 2021-22

Disclosure of Particulars with respect to Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo as required under the Companies (Accounts) Rules, 2014

1. CONSERVATION OF ENERGY

(A) Energy Conservation Measures Taken:

- 1. As regular practice all normal lights have been replaced with LED in & outside the production area in the unit.
- 2. We were planned last year to take electricity connection of 33 KVA which work 90% have completed in this financial year and hope it will be started in mid of next financial year. In result of new electric we expect some reduction in electricity cost by few paisa per unit.
- 3. As per our planning new eight All new machines being installed are power efficient with latest technology.
- **4.** With the installation of new 8 looms the energy saving have increased in comparison of other old machine

(B) Additional Investment and Proposals, 'if any', being implemented for reduction in consumption of energy:

1. Installed new machines for better process and low specific energy consumption

- > Planning of one new machine automatic stitching being purchased and installed in next financial year to take care of enhanced production from looms.
- > Order have been placed for purchasing of new imported 8 looms & same will be reached & installed in fy 2022-23.
- > Further due to recession in market due to Russia Ukraine war we have no major expansion plan in next year.

(C) Impact of above measures:

The adoption of energy conservation measures have resulted in savings and increased level of awareness amongst the employees. The energy conservation measures have also resulted in improvement of power factor, consequential tariff benefits.

(D) Total energy consumption and energy consumption per unit of production -

The above information is furnished in the prescribed Form-A Annexed hereto.

2. TECHNOLOGY ABSORPTION

Efforts made in technology absorption are furnished in the prescribed Form-B Annexed hereto.

3. FOREIGN EXCHANGE EARNINGS AND OUTGO.

A. Activity relating to export initiatives taken to increase exports, development of new export markets for products and services and export plans.

Current Year 2021-22

The efforts are on to enter into new markets of the Middle East, Europe, Africa and the US.

The Company has been successful to some extent in increasing the export of Towels to those countries.

B. Details of Foreign Exchange, earnings and outgoing are given as below:-

(Amount in Lacs)
Previous Year
2020-21

Foreign Exchange earnings Foreign Exchange outgoing 20698.75 386.71

16888.92 483.32

			FORM - A		
Dis	clos	ure of p	particulars with respect to conservation of energy		
				2021-22	2020-21
A)	Po	wer & F	uel Consumption:		
	1	Electri	icity		
		a.	Purchased		
			Unit: ('000 KWH)	15986552	14821776
			Total Amount (Rs. In lacs)	1203.326	1117.68
			Rate / per unit(KWH)	7.53	7.54
		b.	Own Generation		
			Unit: ('000 KWH)	224580	386099
			Total Amount (Rs. In lacs)	65.64	56.56
			Rate / per unit(KWH)	29.22	28.50
			_	-	-
	2	Husk o			
			Quantity: (MT)	17210.00	9205.02
			Total Amount (Rs. In lacs)	645.39	368.20
			Rate / per MT	3750	4000
	3	Furna	ce Oil, LSHS & L.D. Oil	-	-
	4	Others	s / Internal Generation	-	-
B)	Co	nsumpt	ion per unit of Production:		
	1	Electri	icity (purchased & generation)		
		Yarn p	processing Unit kwh/kg:	3.40	3.25
		Towel	Unit kwh/kg:	3.05	2.95
	2	Husk o	y		
		Yarn p	processing Unit /kg:	4.30	4.25
		Towel	Unit /Kg:	8.90	8.25
	3	Furna	ce oil, LSHS & L.D Oil		
	4	Others	3		
		I		1	1

he consumption of electricity depends upon the product mix used and the nature of the product manufactured. Thus the above indicates an average consumption per unit of production.

Form - B

Disclosure of particulars with respect to technology absorption etc.: Research and Development (R&D)

1. Specific Areas in which R&D has been

-Product Research is carried out by the Company on an ongoing basis.

2. Benefits derived as a result of the above R&D

-Produced various and lots of different products & improved product quality.

3. Future plan of action

-To provide variety of improved quality products to the customers.

4. Expenditure on R & D

- Not identified separately

Technology absorption, adaptation & innovation

A. Efforts in brief made towards technology absorption, adaptation and innovation:

- Purchased two DG set having Capacity of 910 & 30 KVA.
- Installed Four Yarn Twisting Machine.
- Installed Cheese Winding Machine 60 spindel.
- Installed two yarn dyeing machine having capacity of 100 & 200 kg
- Installed Pile beam Trolly from Prashant Ferber.

B. Impact of above measures:

- Energy Saving
- Increase in Market Share
- New Customers Developed
- New Product Developed
- Dyeing capacity Increase
- Due to New looms production increased at lower cost.
- Boiler have decreased cost of steam.

ANNEXURE II TO THE DIRECTORS' REPORT 2021-22

Report on Corporate Social Responsibility ('CSR') Activities

1. A brief outline of the Company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programs

The CSR Policy of the Company inter-alia includes CSR activities to be undertaken by the Company in line with Schedule VII of the Companies Act, 2013 ("the Act"), read with applicable rules thereto.

CSR Policy of the Company is available on the website of the Company at the following link https://www.ribatextiles.com.

2. Composition of CSR Committee:

Sl. No.		of Directorship	of CSR Committee held	Number of meetings of CSR Committee attended during the year	
1	Mr. Navnish Mittal	Chairman	3	3	
2	Mrs. Asha Garg	Member	3	3	
3	Mr. Amit Garg	Member	3	3	

- **3.** Provide the web-link where Composition of CSR Committee, CSR Policy and CSR projects approved by the board are disclosed on the website of the company: https://www.ribatextiles.com.
- 4. Provide the details of Impact assessment of CSR projects carried out in pursuance of sub-rule (3) of rule 8 of the Companies (Corporate Social Responsibility Policy) Rules, 2014, if applicable (attach the report): **Not Applicable**
- 5. Details of the amount available for set off in pursuance of sub-rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules, 2014 and amount required for set off for the financial year, if any: **Not Applicable**
- 6. Average net profit of the Company for last three financial years: 751.35 Lakh
- 7. a. Two percent of average net profit of the company as per section 135(5): 15.89 Lakh
 - b. Surplus arising out of the CSR projects or programmes or activities of the previous financial years. NA
 - c. Amount required to be set off for the financial year, if any: NA
 - d. Total CSR obligation for the financial year (7a+7b-7c): 15.89 Lakh
- 8. (a) CSR amount spent or unspent for the financial year:

Amount Unspent (in Rs.)								
	ansierred to Unspent	Amount transferred to any fund specified under Schedule VII as per second proviso to section 135(5).						
Amount.	II)ate of transfer	Name of the Fund	Amount.	Date of transfer.				
NA	NA	NA	NA					

- (b) Details of CSR amount spent against ongoing projects for the financial year: Not Applicable
- c) Details of CSR amount spent against **other than** ongoing projects for the financial year:

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
	the Project.	Item from the list of activities in Schedule VII to the Act.	(Yes/No).	of the project.	spent for the project	implementatio n - Direct (Yes/No).	Mode of implementation - Through implementing agency.
							Name

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	INIA	Promotion of Education.	Yes	Painpat	70,000	Yes	Directly
2	INA	Promotion of Education	Yes	New Delhi	15,20,000	No	LALA SHER SINGH MEMORIAL JEEVAN VIGYAN TRUST SOCIETY
	Total				15,90,000		

- (d) Amount spent in Administrative overheads: Nil
- (e) Amount spent on Impact Assessment, if applicable
- (f) Total amount spent for the Financial Year (8b+8c+8d+8e): 15.90 Lakhs
- (g) Excess amount for set off, if any

Sl. No.	Particular	Amount (in Lakh)
(i)	Two percent of average net profit of the company as per section 135(5)	15.89
(ii)	Total amount spent for the Financial Year	15.90
(iii)	Excess amount spent for the financial year [(ii)-(i)]	0.10
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	NA
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	NA

- 9. (a) Details of Unspent CSR amount for the preceding three financial years: Not Applicable
- (b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s): Not Applicable
- 10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year: **Not Applicable**

(Asset-wise details).

- (a) Date of creation or acquisition of the capital asset(s).
- (b) Amount of CSR spent for creation or acquisition of capital asset.
- (c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.
- (d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).
- 11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5). **Not Applicable**

Responsibility statement of the CSR Committee

We hereby declare that implementation of CSR Policy, is in compliance with CSR objectives & Policy of the Company

Sd/-Mr. Navnish Mittal Chairman of CSR Committee

Place: Panipat Date: 05th September, 2022

ANNEXURE III TO THE DIRECTORS' REPORT 2021-22

FORM NO. AOC- 2

Particulars of Contracts/ Arrangements with Related Parties

[Pursuant to section 134(3) (h) of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014] Disclosure of particulars of contracts/arrangements entered into by the company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arm's length transactions under third proviso thereto:

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

SI	. Name(s	s) of the	Nature o	f Duration	of	Salient	terms	Justi	fication	date(s)	of	Amount	Date	on	which
N	o. related	party	contracts/a	the		of	the	for	entering	approv	al	paid a	s the	S	pecial
	and na	ature of	rrangement	contracts	s/	contracts	s or	into	such	by	the	advances	s, resolu	ation	was
	relation	nship	s/transacti	arrangen	nents	arrangen	nents	contr	acts or	Board		if any:	passe	ed	in
			ons	/ transa	ctions	or transa	actions	arran	gements				gener	al m	eeting
						including	g the	or					as	rec	quired
						value, if	any	trans	actions				unde	r	first
													provi	so	to
													section	n 18	3
	No contracts or arrangements or transactions has been entered by the Company which are not at arm's														
	length		or arranger	nents or t	ransa	ctions na	as been	ente	reu by t	ne Con	прац	iy wiiicii	are no	ιaι	arın s
	length	Dasis.													

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

S1. No.	related party and		of the	Salient terms of the contracts or arrangements or transactions including the value, if any	Board, if any	Amou nt paid as advan ces, if any
1	Mrs. Asha Garg Chairperson	Leasing of property Administrat ive Office	One Year		Approved by the Audit Committee & the Board of Directors of the Company in their meeting held on 29.06.2021	NIL
2		Leasing of property registered Office	One Year		Approved by the Audit Committee & the Board of Directors of the Company in their meeting held on 29.06.2021	NIL
3	Mr. Nitin Garg, Whole-time Director	Leasing of property registered Office	One Year		Approved by the Audit Committee & the Board of Directors of the Company in their meeting held on 29.06.2021	NIL
4.	Riba Overseas	Power supply	Not specific		Reviewed & Approved by the Audit Committee & the Board of Directors of the Company 29.06.2021.	NIL

By order of the Board of Directors For **Riba Textiles Limited**

Place : Panipat

Sd/-Asha Garg

Chairperson & Whole-time Director

DIN: 06987609

Date: 05.09.2022

ANNEXURE IV TO THE DIRECTORS' REPORT 2021-22

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON 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,
RIBA TEXTILES LIMITED
DD-14, Nehru Enclave,
Opp. Kalka Ji Post Office,
New Delhi-110019

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

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

We have examined the books, papers, minutes' books, forms and returns filed and other records maintained by "the Company" for the financial year ended on 31st March, 2022 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 2018 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 (There was no action relating to Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings hence not applicable to the Company during the Audit Period);
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018-Not applicable as no security issued during the year.
 - d. The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021-Not applicable as no such benefit system is framed by the company during the year.
 - e. The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021-Not applicable as no Debt securities have been issued/listed during the year.
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021-- **Not** applicable as no delisting has taken place during the year. and
 - h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018--Not applicable as no security was bought back during the year.
- (vi) We have relied on the representations made by the Company and its officers for systems and mechanism formed by the Company for compliances under other various applicable Acts, Laws, Rules and Regulations to the Company.

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

To the best of our knowledge and belief, during the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc.

We further report that

Place: Delhi

Date: 23.05.2022

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

The committee of the Board is duly constituted. 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.

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

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

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

We further report that during the audit period no event / action having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred to above has taken place.

For KJ & Associates Company Secretaries

Sd/-

(Rajesh K. Jha)
Partner
M. No.: 6390
COP No: 5737

COP No: 5737

UDIN: F006390D000368928

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

Annexure-A to Secretarial Audit Report

To, The Members, **RIBA TEXTILES LIMITED** DD-14, Nehru Enclave, Opp. Kalka Ji Post Office, New Delhi-110019

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

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, 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. Wherever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards are the responsibility of management. Our examination was limited to the verification of procedures on random 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 KJ & Associates Company Secretaries

Sd/-

(Rajesh K. Jha)
Partner
M. No.: 6390
COP No: 5737

UDIN: F006390D000368928

Place: Delhi Date: 23.05.2022

ANNEXURE V TO THE DIRECTORS' REPORT 2021-22

FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN As on financial year ended on 31.03.2022

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

I. RE	GISTRATION & OTHER	DETAILS:
1	CIN	L18101DL1989PLC034528
2	Registration Date	01/04/1989
3	Name of the Company	RIBA TEXTILES LIMITED
4	Category/Sub-category of	Company Limited by Shares
	the Company	Indian Non-Government Company
5	Address of the Registered office & contact details	DD-14, Nehru Enclave Opp. Kalkaji Post Office New Delhi - 110 019 Email: company.affairs@ribatextiles.com, Tel No. : +91 11 26236986, Fax No.: +91 11 26465227
6	Whether listed company	Yes
7	Name, Address & contact details of the Registrar & Transfer Agent, if any.	M/s BEETAL FINANCIAL & COMPUTER SERVICES (P) LTD. 3rd Floor, 99 Madangir Behind Local Shopping Center, Near Dada Harsukhdas Mandir, New Delhi – 110 062 PH: 29961281, 29961282 Fax: 29961284. Email: beetal@beetalfinancial.com, beetalrta@gmail.com

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1	Terry Towel	131	100

III. PA	RTICULARS OF	HOLDING,	SUBSIDIARY A	ND ASSOCIATE COMPA	NIES
SN	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section
1			No	ne	

IV. SHARE HOLDING PATTERN

(Equity share capital breakup as percentage of total equity)

(i) Category-wise Share Holding

Category of Shareholders		res held at t yea As on 01-A _j	r	ng of the	No. of Shares held at the end of the year [As on 31-March-2022]				% Change during the year
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									

	1	T	T			T		Г	
(1) Indian									
a) Individual/ HUF	52,70,157	-	52,70,157	54.60%	52,70,157	-	52,70,157	54.60%	0.00%
b) Central Govt	-	-	-	-	-	-	-	-	-
c) State Govt(s)	-	-	-	-	-	-	-	-	-
d) Bodies Corp.	700,000	-	700,000	7.25%	700,000	-	700,000	7.25%	0.00%
e) Banks / FI	-	-	-	-	-	-	-	-	-
f) Any other	-	-	-	-	-	-	-	-	-
Sub Total (A) (1)	59,70,157	-	59,70,157	61.85%	59,70,157	-	59,70,157	61.85%	0.00%
(2) Foreign									
a) NRI Individuals	-	-	-	-	-	-	-	-	-
b) Other Individuals	-	-	-	-	-	-	-	-	_
c) Bodies Corp.	-	-	-	-	-	-	-	-	-
d) Any other	-	-	-	-	-	-	-	-	-
Sub Total (A) (2)	-	-	-	-	-	-	-	-	-
TOTAL (A)	59,70,157	-	59,70,157	61.85%	59,70,157	-	59,70,157	61.85%	0.00%
B. Public									
Shareholding 1. Institutions									
a) Mutual Funds	-	-	-	-	-	-	-	-	-
b) Banks / FI	852		852	00.008%	_	_	_	_	-
c) Central Govt	-	-	-	-	-	-	-	_	00.008%
d) State Govt(s)									
e) Venture Capital	_	-	-	-	-	-	-	-	-
Funds									
f) Insurance Companies	-	-	-	-	-	-	-	-	-
g) FIIs									
h) Foreign Venture Capital Funds	-	-	-	-	-	-	-	-	-
i) Others (specify)	-	-	-	-	-	-	-	-	-
Sub-total (B)(1):-									
2. Non- Institutions	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
a) Bodies Corp.									
i) Indian	673980	4900	678880	7.03	157435	-	157435	1.63	- 05.4%
ii) Overseas	-	-	-	-	-	-	-	-	-
b) Individuals									
i) Individual	557096	161685	718781	7.44%	1812535	158685	1971220	20.42	12.98%
•									

shareholders holding nominal share capital upto Rs. 1 lakh	105550		107777		1001000		1001000	10.450	07.01
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	1957527	-	1957527	20.28%	1204009	-	1204009	12.47%	07.81 %
c) Others (specify) HUF	177391	-	177391	1.84	269561	-	269561	2.79%	0.95%
Non Resident Indians	35028	-	35100	0.36	62061	-	62061	0.64	0.28%
Overseas Corporate Bodies	-	-	-	-	-	-	-	-	-
Foreign Nationals	-	-	-	-	-	-	-	-	-
Clearing Members	114254	-	114254	1.18	18427	-	18427	0.44	-0.74%
Trusts	-	-	-	-	-	-	-	-	-
Foreign Bodies - D R	-	-	-	-	-	-	-	-	-
Sub-total (B)(2):-	3516128	166585	3682713	38.15%	3524028	158685	3682713	38.15%	0%
Total Public (B)	3516128	166585	3682713	38.15%	3524028	158685	3682713	38.15%	0%
C. Shares held by Custodian for GDRs & ADRs	-	-	-	-	-	-	-	-	-
Grand Total (A+B+C)	9486285	166585	9,652,870	100.00%	9486285	166585	9,652,870	100.00	0.00%

(ii)	PROMOTERS SHARI	E HOLDING						
S	Shareholder's Name	Shareholdin	g at the beginnir	ng of the year	Sharehold	ling at the e	end of the	%
N						year		change
		No. of Shares	% of total Shares of the company	% of Shares Pledged/ encumbere d to total shares	No. of Shares	% of total Shares of the compan y	% of Shares Pledged / encumb ered to total shares	in sharehol ding during the year
1	Mr. Amit Garg	992,400	10.28%	-	992,400	10.28%	-	0.00%
2	Mr. Amit Garg HUF	2,000	0.02%	-	2,000	0.02%	_	0.00%
3	Mr. Ravinder Kumar Garg	6,00,044	6.21%	-	0	0%	-	-6.21%
4	Mr. Nitin Garg	817,953	8.47%	-	8,75,485	09.06%	-	+0.59%
5	Mrs. Asha Garg	1,764,211	18.27%	-	23,06,723	23.89%	-	+05.62%
6	Mrs. Bhawna Garg	649,095	6.72%	-	649,095	6.72%	-	0.00%
7	Mrs. Babita Garg	444,454	4.60%	-	444,454	4.60%	_	0.00%
8	Ravi Promoters Private Limited	700,000	7.25%	-	700,000	7.25%	-	0.00%
	Total	5,970,157	61.84%	965287	5,970,157	61.84%	_	1.12%

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

Note: There were no changes in shareholdings of promoters during the financial year 2020-2021.

(iv) Shareholding Pattern of top ten Shareholders

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

SN	For each of the Top 10 shareholders	the beg	olding at inning of year	Change in t	he Shareho the year	olding during	Cumulative S during t	
		No. of shares	% of total shares	Date	No. of shares	Reason	No. of shares	% of total shares
1	DHEERAJ KUMA	R LOHIA						
	At the beginning of the year	173847	1.80	13-Aug-21	-	-	-	-
				20-Aug-21	3026	Purchase	176873	1.8323
				03-Sep-21	1836	Purchase	178709	1.8514
				10-Sep-21	3430	Purchase	182139	1.8869
				24-Sep-21	7140	Purchase	189279	1.9609
				31-Mar-22			189279	
	At the end of the year			31-Mar-22		-	189279	1.9609
2	RAJ KUMAR LO	HIA						
	beginning of the year	54848	0.5682	13-Aug-21				
	Changes during the year			20-Aug-21	54921	Purchase	109769	1.1372
				03-Sep-21	2053	Purchase	111822	1.1584
				10-Sep-21	3071	Purchase	114893	1.1902
				17-Sep-21	10000	Purchase	124893	1.2938
				24-Sep-21	22114	Purchase	147007	1.5229
				30-Sep-21	800	Purchase	147807	1.5312
				01-Oct-21	500	Purchase	148307	1.5364
				31-Mar-22				
	At the end of the year			31-Mar-22			148307	1.5364
3.	MAHENDRA GIR WADHWANI	DHARILAI	•					
	At the beginning of the year	27520	0.2852	22-Oct-21				
	Changes during	27529	0.4004					
	the year			29-Oct-21	29817	Purchase	57346	0.5941
				05-Nov-21	6316	Purchase	63662	0.6595
				12-Nov-21	36785	Purchase	100447	1.0406
	At the end of the year			31-Mar-22			100447	1.0406
4.	SONAL LOHIA							
т.	At the beginning of the year	42499	0.4403	13-Aug-21				
	Changes during	55	3	D ==	1	1	1	1

1		1		T				
	the year							
				03-Sep-21	52029	Purchase	99017	1.0258
				10-Sep-21	8286	Purchase	107303	1.1116
				17-Sep-21	5000	Purchase	112303	1.1634
				08-Oct-21	2245	Purchase	114548	1.1867
				12-Nov-21	-9548	Sell	105000	1.0878
				11-Feb-22	-5000	Sell	100000	1.036
				31-Mar-22			100000	1.036
	At the end of the year			31-Mar-22			100000	1.036
5.	SATYA PRAKASH	MITTAL						
	At the beginning of the year	103232	1.0694	06-Aug-21				0
	Changes during				2512		10000	1.10=0
	the year			13-Aug-21	3643	Purchase	106875	1.1072
				03-Dec-21	-15639	Sell	91236	0.9452
				31-Dec-21	-607	Sell	90629	0.9389
				07-Jan-22 14-Jan-22	-3088	Sell	87541	0.9069
				14-Jan-22 28-Jan-22	-175 -6448	Sell	87366 80918	0.9051 0.8383
				28-Jan-22 11-Feb-22		Sell	+	
				18-Feb-22	-2918 -200	Sell	78000 77800	0.808
				31-Mar-22	-200	Sell	77800	0.806
	At the end of			31-Mar-22			77800	0.800
	the year			31 Widi 22			77800	0.806
6.	ASHOK KUMAR	I		ı				
	At the beginning of the year	53015	0.5492	31-Mar-21				0
	Changes during			23-Jul-21	500	Purchase	53515	0.5544
	the year			30-Jul-21	1000	Purchase	54515	0.5648
				06-Aug-21	2000	Purchase	56515	0.5855
				13-Aug-21	2163	Purchase	58678	0.5855
				03-Sep-21	500	Purchase	59178	0.6131
				10-Sep-21	1000	Purchase	60178	0.6234
				17-Sep-21	1000	Purchase	61178	0.6338
				24-Sep-21	2500	Purchase	63678	0.6597
				08-Oct-21	1100	Purchase	64778	0.6711
				15-Oct-21	2740	Purchase	67518	0.6995
				22-Oct-21	20	Purchase	67538	0.6997
				26-Nov-21	990	Purchase	68528	0.7099
				24-Dec-21	1000	Purchase	69528	0.7203
				18-Feb-22	1000	Purchase	70528	0.7306
				25-Feb-22	2000	Purchase	72528	0.7514
				18-Mar-22	1000	Purchase	73528	0.7617
				25-Mar-22	172	Purchase	73700	0.7635
				31-Mar-22				
	At the end of the year			31-Mar-22			73700	0.7635
7.	RAJASTHAN GLO	DBAL SECU	URITIES PE	RIVATE				
	At the beginning of the year	3276	0.0339	30-Sep-21				

	At the end of the year			31-Mar-22			32608	0.337
	Changes during the year			1	NIL MOVEN	MENT DURING	THE YEAR	
	At the beginning of the year	32608	0.3378	31-Mar-21				
10.	SUDHIR KUMAR							
	the year			31-Mar-22			34200	0.354
	At the end of			31-Mar-22			34200	0.354
				25-Mar-22	5000	Purchase	34200	0.354
	Changes during the year			18-Mar-22	8000	Purchase	29200	0.302
	At the beginning of the year	21200	0.2196	11-Mar-22				
9.	ASHOK KUMAR (GUPTA						
	At the end of the year			31-Mar-22			41026	0.42
				31-Mar-22			41026	0.42
				18-Feb-22	-3096	Sell	41026	0.42
				11-Feb-22	14015	Purchase	44122	0.457
				28-Jan-22	17689	Purchase	30107	0.311
				31-Mar-22	-3030	Jeii	41026	0.42
				11-Feb-22 18-Feb-22	-3096	Purchase Sell	44122 41026	0.457 0.42
				28-Jan-22	17689	Purchase	30107	0.311
	At the beginning of the year	12418	0.1286	21-Jan-22	17500		22427	0.244
8.	ANKIT JAYANTI	ВНАІ РАТІ	EL					
	the year			31-Mar-22			51988	0.538
	At the end of			04-Feb-22	-11954	Sell	51988	0.538
				28-Jan-22	8102	Purchase	63942	0.662
				03-Dec-21	5248	Purchase	55840	0.578
				22-Oct-21	13779	Purchase	50592	0.524
				15-Oct-21	18554	Purchase	36813	0.381
				08-Oct-21	10589	Purchase	18259	0.189

v) Shareholding of Directors and Key Managerial Personnel:

Name of Directors and Key	Shareholding at the beginning of the year		Shareholding as on 31 st March 2022		Date wise increase / decrease in shareholding during the year				
Managerial Personnel	No. of shares	% of total shares	No. of shares	% of total shares	Date*	No of shares disposed off	No of shares acquired	No. of shares at the end of the year	
1. Amit Garg	992,400	10.28%	992,400	10.28%	-	-	-	992,400	
2. Ravinder Kumar Garg	600,044	6.22%	0	0%	09-Jul-21	-542512	-		

					30-Jul-21	-57532	-	0
3. Nitin	817,953	8.47 %	817,953	8.47 %	-	-	57532	875485
Garg								
4.Asha	1764211	18.28%	176421	18.28%		-	542512	2306723
Garg			1		_		342312	

V. INDEBTEDNESS

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

(Amt. in Lacs)

Total (i+ii+iii)	2642.34	463.66	-	3106.00
iii) Interest accrued but not due	11.50	-	-	11.50
ii) Interest due but not paid		-		
i) Principal Amount	2630.84	463.66		3094.50
Indebtedness at the end of the financial year				
Net Change	730.82	77.15		807.97
* Reduction	(1165.68)	-	-	(1165.68)
* Addition	1896.50	77.15		1973.65
Change in Indebtedness during the financial year				
Total (i+ii+iii)	1900.02	386.51		2286.53
iii) Interest accrued but not due	12.47	-	-	12.47
ii) Interest due but not paid	-	-	-	-
i) Principal Amount	1887.55	386.51	-	2274.06
Indebtedness at the beginning of the financial year				
	deposits			
Particulars	Secured Loans excluding	Unsecured Loans	Deposits	Total Indebtedness
Payment.				(Amt. in Lacs)

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SN.	Particulars of Remuneration		Name of MD/V	WTD/ Manager	Total Amount
	Name	Asha Garg	Amit Garg	Nitin Garg	(Lacs)
	Designation	Chairperson	Managing Director	Whole-time Director	
	Gross salary	79.50	150.00	150.00	379.50
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	79.50	150.00	150.00	379.50
1	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	-	-		-
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	-	-		-
2	Stock Option	-	-		-
3	Sweat Equity	-	-		-
	Commission	-	-		-
4	- as % of profit	-	-		-
	- others, specify	-	-		-

5	Others, please specify				_				_	
	Total (A)		9.50		150.00	150.00			379.50	
	Ceiling as per the Act		7.30						379.30	
D D	emuneration to other I									
D. Ke	muneration to other i	directors								
SN.	Particulars of Remuneration		Na	ame of	Directors			Total Amount		
1	Independent Directors	-		-			-		-	
	Fee for attending board committee meetings	-		-			-		-	
	Commission	-		-			-		-	
	Others, please specify	-		-			-		-	
	Total (1)	-		-			-		-	
2	Other Non- Executive Directors	-		-	-			-		
	Fee for attending board committee meetings	-		-	-			-		
	Commission	-		-	-			-		
	Others, please specify	-		-	-			-		
	Total (2)	-		-	-			-		
	Total (B)=(1+2)	-		-	-			-		
	Total Managerial Remuneration	-		-	-			-		
	Overall Ceiling as per the Act	-		-	-			-		
C. Re	Particulars of Remun				e r than MD/M y Managerial P		rd			
			CEO	CFC)	cs		Total (amo	unt in Lacs)	
	Name		-	Rajr	nish Mittal	Neha Dub	ey		,	
1	Gross salary		-	8.20		4.10		12.30		
	(a) Salary as per prov contained in section 1 Income-tax Act, 1961	17(1) of the	-	-		-		-		
	(b) Value of perquisite 17(2) Income-tax Act,		-	-		-		-		
	(c) Profits in lieu of sa section 17(3) Income- 1961		-	-		-		-		
2	section 17(3) Income- 1961 Stock Option		-	-		-		-		
2 3	section 17(3) Income- 1961 Stock Option Sweat Equity					- -		- -		
	section 17(3) Income- 1961 Stock Option		-	_						
	section 17(3) Income- 1961 Stock Option Sweat Equity		-	-		-		-		
3	section 17(3) Income- 1961 Stock Option Sweat Equity Commission		-			-		-		
3	section 17(3) Income- 1961 Stock Option Sweat Equity Commission - as % of profit	- tax Act,	- - -	- - -				- - -		

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: None

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

Penalty	Nil
Punishment	Nil
Compounding	Nil
B. DIRECTORS	
Penalty	Nil
Punishment	Nil
Compounding	Nil
C. OTHER OFFICER	RS IN DEFAULT
Penalty	Nil
Punishment	Nil
Compounding	Nil

By order of the Board of Directors For **Riba Textiles Limited**

Place : Panipat

Date: 05.09.2022

Sd/-Asha Garg Chairperson & Whole-time Director

DIN: 06987609

ANNEXURE VI TO THE DIRECTORS' REPORT 2021-22

CORPORATE GOVERNANCE REPORT

1. THE COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

Good Corporate Governance is an integral part of the Company's Management and business philosophy. Corporate Governance philosophy is based on the following principles:

- Satisfy the spirit of the law and not just the letter of the law. Corporate governance standards should go beyond the law.
- Be transparent and maintain a high degree of disclosure levels.
- Make a clear distinction between personal conveniences and corporate resources.
- Communicate externally, in a truthful manner, about how the Company is running internally.
- · Have a simple and transparent corporate structure driven solely by business needs.
- The Management is the trustee of the shareholders' capital and not the owner.

Company is committed to sound corporate practices based on conscience, openness, fairness, professionalism, transparency and accountability in enhancing confidence of its various stakeholders thereby paving the way for its long-term success.

2. Board of Directors

The board of directors (called the 'board') is a governing body of a company. Its members (called 'directors') are elected by the shareholders at their general meeting to govern company and look after the shareholders' interests. The head of the board of directors is the chairman or chairperson of the board. The board has the ultimate decision-making authority to run the day-to-day business affairs of a company and is empowered to set company's policy, objectives, and overall direction.

The board of the Company is entrusted with an ultimate responsibility of the management, directions and execution to run the day-to-day business affairs of the Company and is empowered to set the Company's plans, policies, objects and mission. The board works in co-ordination with the senior management team. The composition and strength of the board is reviewed from time to time to ensure that it is aligned with statutory as well as business necessities.

(a) Composition and category of directors:

At Present the Board of Directors comprises of Three Executive Promoter Directors out of three, One Executive Promoter Woman Director and Four Non-Executive Independent Directors. Constitution and composition of the board in conformity with the provisions of the Companies Act and the Listing Regulations.

The composition & categories of the directors, their attendance at the board meetings held in FY22 & at the last annual general meeting, and the number of other directorships & committees positions held by them in other public limited companies as on March 31, 2022 are as follows:

Name of the Director / Director Identification Number (DIN)	Category	Promoter (P) / Non Promoter (NP)	-ance	No. of Board Meeting s attende d	No. of Membershi p / Chairmans hip in Board of other Companies #	No. of Membership / Chairmanshi p in Board Committees of other Companies#
Mr. RAVINDER KUMAR GARG** (DIN: 00202164)	Executive Chairman (ED)	P	NA	NA	NIL	NIL
Mr. AMIT GARG (DIN: 00202171)	MD	Р	Yes	8	NIL	NIL
Mr. NITIN GARG (DIN: 00202179)	ED	Р	Yes	8	NIL	NIL
Mrs. ASHA GARG (DIN: 06987609)	Executive Chairperso	P	NO	7	NIL	NIL

	n (ED					
Mr. PREM SINGH PALIWAL* (DIN: 05253533)	NEID	NP	Yes	8	NIL	NIL
Mr. RANDHIR SINGH (DIN: 06939267)	NEID	NP	Yes	8	NIL	NIL
Mr. NAVNISH MITTAL (DIN: 07270772)	NEID	NP	Yes	8	NIL	NIL
Mr. SHYAM SUNDER MIGLANI*** (DIN: 09278229)	NEID	NP	No	4	NIL	NIL
Mr. PARVEEN KUMAR GOYAL**** (DIN: 09727178)	Additional Director	NP	NA	NA	NIL	NIL

- ED: Executive Director
- WD: Woman Director
- NEID: Non-Executive, Independent Director
- MD & CEO: Managing Director & Chief Executive Officer
- # In accordance with Regulation 26(1) (a) of the Listing Regulations, the Directorships/Committee position held by Directors as mentioned above, do not include directorships/committee position in private limited companies, foreign companies and companies under Section 8 of the Companies Act.
- ## In accordance with Regulation 26(1) (b) of the Listing Regulations, memberships and chairmanships of the Audit Committees and the Stakeholders' Relationship Committees alone in all public limited companies (excluding Riba Textiles Limited) have been considered.
- * Mr. PS Paliwal Resigned W.e.f. 01st April, 2022 due to some personal reasons, director confirmed that there are no other material reasons other than those provided
- ** Mr. Ravinder Kumar Garg Expired on 15th May 2021.
- ***Mr. SS Miglani was appointed as Independent Director on 04th September, 2021.
- **** Mr. Parveen Kumar Goyal was appointed as Additional Director on 05th September, 2022

(b) A chart or a matrix setting out the skills/expertise/competence of the board of directors:

The following skills matrix of the board provides a guide as to core skills/expertise/competencies identified by the board of directors as required in the context of its business and sector for it to function effectively and those actually available with the board. The board has identified this matrix as a useful tool to assist with professional development initiatives for directors and for the board's succession planning. The board as a whole also encompassed desirable diversity in aspects such as gender, age or different perspectives.

Personal	Personal Details					Committee Expertise									
Name of the Director	DOB	Director Since	А	NED / ED	AC	NRC	SRC	CSR	Strategy & Policy	Technology	Account & Finance	Risk & Compliance	TI	Commercial & Mkt	International
Mr. RAVINDER KUMAR GARG	1943	1989		ED			1	√	√		√	1		V	
Mr. AMIT GARG	1966	1994		ED				V	1	V			$\sqrt{}$	√	$\sqrt{}$
Mr. NITIN GARG	1971	1994		ED					√	$\sqrt{}$		V		√	
Mrs. ASHA GARG	1945	2014		ED				√	1		1	1		√	
Mr. PREM SINGH PALIWAL	1953	2012	1		V	(C)	(C)					1	V		
Mr. RANDHIR SINGH	1944	2014	√		√	V	V					√		√	$\sqrt{}$
Mr. NAVNISH MITTAL	1975	2015	√		(C)	√		(C)			\checkmark	1			1
Mr. SHYAM SUNDER MIGLANI	1956	2021	√		√				√	V	√	1			V
Mr. PARVEEN KUMAR GOYAL	1963	2022	√						√	√	√	1		V	

(C) - Chairman; ED - Executive Director; NED - Non-Executive Director; AC - Audit Committee; NRC - Nomination and Remuneration Committee; SRC - Stakeholders' Relationship Committee;

Inter-se relationships among Directors

Mr. Amit Garg and Mr. Nitin Garg are sons of Late Ravinder Kumar Garg and Mrs. Asha Garg is mother of Mr. Amit Garg and Mr. Nitin Garg and wife of Late Ravinder Kumar Garg, Except for this, none of the other Directors of the Company are inter-se related to each other.

Board Agenda

The annual calendar of Board and Committee Meetings is agreed upon at the beginning of each year. Meetings are governed by a structured Agenda and a Board Member may bring up any matter for consideration of the meeting in consultation with the Chairman. Agenda papers are circulated to the Board Members at least 7 working days in advance. Detailed presentations are made at the meetings on all major issues to enable the Board to take informed decisions. Apart from the Board Members, the operational heads are invited to attend the Board Meetings. Other senior management executives are called as and when necessary, to provide additional inputs for the items being discussed by the Board.

Independent Directors

The Non-Executive Independent Directors fulfill the conditions of independence specified in Section 149(6) of the Companies Act, 2013 and Rules made thereunder and meet with requirement of Listing Regulations. A formal letter of appointment to Independent Director as provided in Companies Act, 2013 has been issued and terms and conditions of their appointment are disclosed on the website of the Company.

On appointment of an individual as Director, the Company issues a formal Letter of Appointment to the concerned director, setting out in detail, the terms of appointment, duties and responsibilities. Each newly appointed Independent Director is taken through a formal familiarization programme including the presentation from the Chairman & Managing Director providing information relating to the Company, Company Products, Business, industry, business model, geographies in which Company operates, etc. The programme also provides awareness of the Independent Directors on their roles, rights, responsibilities towards the Company. Further, the Familiarization Programme also provides information relating to the financial performance of the Company and budget and control process of the Company. The details of familiarization program can be accessed from the website www.ribatextiles.com of the Company.

Board Meeting

During the year, the Board of Directors met 8 (Eight) times on 02nd June 2021, 29th June, 2021, 13th August, 2021, 04th September, 2021, 24th September, 2021, 13th November, 2021, 19th January, 2022 and 04th February, 2022. The time gap between two meetings did not exceed maximum period mentioned under Section 173 of the Act and the Regulation 17(2) of the Listing Regulations. All the information required to be furnished to the Board was made available to them along with detailed Agenda notes.

Code of Conduct

The Company has laid down a Code of Conduct for all Board Members and senior management of the Company. The Code of Conduct is available on the website of the Company www.ribatextiles.com. The Code has been circulated to all the members of the Board and senior management and they have affirmed compliance with the Code of Conduct. A declaration signed by the Managing Director to this effect is attached to the Annual Report.

3. COMMITTEES OF THE BOARD OF DIRECTORS

The Company has four Board level Committees:

- a. Audit Committee
- b. Stakeholders Relationship Committee
- c. Nomination & Remuneration Committee
- d. Corporate Social Responsibility Committee

The Board is responsible for constituting, assigning, co-opting and fixing the terms and reference for members of various committees. The minutes of all the Committee meetings are placed before the Board and noted by the Directors present at the meetings. The role and composition of the Committees including the number of meeting(s) held and the related attendance during financial year 2021-22 are as follows:

(a) Audit Committee

Composition of the Audit Committee meets the criteria as prescribed by law. The Committee comprises of three Directors, all being Non-Executive & Independent and all directors were financially literate and meets with

requirements of Section 177 of the Companies Act, 2013 and Listing Regulations. It met Four times during the financial year 2021-22 on 29th June 2021, 13th August, 2021, 13th November, 2021 and 04th February, 2022, The attendance of the Audit Committee Members was as under:

Name	Category	No. of Meetings Attended
Mr. Navnish Mittal	Chairman	4/4
Mr. Randhir Singh	Member	4/4
Mr. Prem Singh Paliwal	Member	4/4

Head of the Accounts Department, Statutory Auditors and Internal Auditors attended the meetings of Audit Committee.

ROLE/TERMS OF REFERENCE OF AUDIT COMMITTEE

In terms of Section 177(4) of the Companies Act, 2013, and Listing Regulations, the Role / Terms of Reference of Audit Committee are as under:

- 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. Examination of the financial statements and the auditors' report thereon.
- 3. Recommendation for appointment, remuneration and terms of appointment of auditors of the Company including filling of casual vacancy.
- 4. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 5. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the Board for approval, with particular reference to:
 - a. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013.
 - b. Changes, if any, in accounting policies and practices and reasons for the same.
 - c. Major accounting entries involving estimates based on the exercise of judgment by management.
 - d. Significant adjustments made in the financial statements arising out of audit findings.
 - e. Compliance with listing and other legal requirements relating to financial statements
 - f. Disclosure of any related party transactions
 - g. Qualifications in the draft audit report
- 6. Reviewing, with the management, the quarterly and Annual financial statements before submission to the Board for approval;
- 7. 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 utilization of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 8. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 9. Approval or any subsequent medication of transactions of the Company with related parties;
- 10. Scrutiny of inter-corporate loans and investments;
- 11. Valuation of undertakings or assets of the company, wherever it is necessary;
- 12. Evaluation of internal financial controls and risk management systems;
- 13. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;

- 14. 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;
- 15. Discussion with internal auditors of any significant findings and follow up there on;
- 16. 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;
- 17. 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;
- 18. 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;
- 19. To review the functioning of the Whistle Blower mechanism;
- 20. Approval of appointment of CFO after assessing the qualifications, experience and background, etc. of the candidate;
- 21. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

(b) Stakeholders Relationship Committee

The Stakeholders Relationship Committee of the Company looks into matters relating to supervision of the redressal of shareholders'/Investors' Complaints and oversee the performance of the Registrars and Share Transfer Agents and recommend measures for overall improvement of the quality of investor services.

Stakeholders Relationship Committee, consisting of following Directors, met four times on 2021-22 on 29th June 2021, 13st August, 2021, 13th November, 2021 and 04th February, 2022. The attendance of the Members of Stakeholders Relationship Committee was as under:

Name	Category	No. of Meetings Attended
Mr. Prem Singh Paliwal	Chairman	4/4
Mr. Randhir Singh	Member	4/4
Mr. Ravinder Kumar Garg (Upto 15 th May, 2021)	Member	0/0
Mrs. Asha Garg (w.e.f. 02 nd June, 2021)	Member	4/4

Ms. Neha Dubey Company Secretary is Compliance Officer of the Company. During the financial year 2021-22, there were <u>no</u> complaints received and general queries were resolved by the Company. There was no complaint pending as on March 31, 2022.

(C) Nomination and Remuneration Committee

Nomination and Remuneration Committee of the Board of Directors recommends/reviews the remuneration package of Managing Director & Whole-time Directors. The Nomination and Remuneration Committee comprises of three Directors, all being Independent Director. It met Three time during the year i.e. on 02^{nd} June, 2021, 04^{th} September, 2021 and 19^{th} January, 2022 attendance of the Remuneration Committee Member was as under:

Name	Category	No. of Meetings Attended
Mr. Prem Singh Paliwal	Chairman	3/3
Mr. Randhir Singh	Member	3/3
Mr. Navnish Mittal	Member	3/3

ROLE/TERMS OF REFERENCE OF NOMINATION & REMUNERATION COMMITTEE

Role / Terms of reference of nomination and remuneration Committee consists of the following:

Nomination of Directors / Key Managerial Personnel / Senior Management*

- 1. To evaluate and recommend the composition of the Board of Directors;
- 2. To identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down by the Committee;
- 3. Consider and recommend to the Board appointment and removal of directors, other persons in senior management and key managerial personnel (KMP);
- 4. Determining processes for evaluating the effectiveness of individual directors and the Board as a whole and evaluating the performance of individual Directors;
- 5. Formulate the criteria for determining qualifications, positive attributes and independence of a Director;
- 7. To review HR Policies and Initiatives

Remuneration of Directors / Key Managerial Personnel / Senior Management*/ other Employees

- 1. Evolve the principles, criteria and basis of Remuneration Policy and recommend to the Board a policy relating to the remuneration for all the Directors, KMP, senior management and other employees of the Company and to review the same from time to time;
- 2. The Committee shall, while formulating the policy, ensure the following:
 - (a) The level and composition of remuneration is reasonable and sufficient to attract, retain, and motivate Directors of the quality required to run the Company successfully;
 - (b) Relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
 - (c) Remuneration to Directors, KMP and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals.
 - * Senior Management for the above purpose shall mean personnel of the Company who are members of its core management team excluding Board of Directors comprising all members of management one level below the executive directors, including the functional heads.

Nomination & Remuneration Policy:

1. Purpose of this Policy:

The Company has adopted this Policy on appointment and remuneration of the Directors, Key Managerial Personnel and Senior Management (the "Policy") as required by the provisions of Section 178 of the Companies Act, 2013 (the "Act") and the provisions of SEBI (LODR) Regulations, 2015.

The purpose of this Policy is to establish and govern the procedure applicable:

- a). To evaluate the performance of the members of the Board.
- b). To ensure that remuneration to Directors, KMP and Senior Management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the Company and its goals.
- c). To retain, motivate and promote talent and to ensure long term sustainability of talented managerial persons and create competitive advantage.

The Committee should ensure that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate Directors of the quality required to run the Company successfully and the relationship of remuneration to performance is clear and meets appropriate performance benchmarks.

2. Definitions:

Independent Director means a director referred to in Section 149(6) of the Act and the SEBI (LODR) Regulations, 2015, as amended from time to time.

Key Managerial Personnel (the "KMP") shall mean "Key Managerial Personnel" as defined in Section 2(51) of the Act.

Nomination and Remuneration Committee, by whatever name called, shall mean a Committee of Board of Directors of the Company, constituted in accordance with the provisions of Section 178 of the Act and the SEBI (LODR) Regulations, 2015.

Remuneration means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Income-tax Act, 1961.

Senior Management means personnel of the Company who are members of its core management team excluding Board of Directors. This would include all members of management one level below the Executive Directors, including all functional heads.

Words and expressions used and not defined in this Policy, but defined in the Act or any rules framed under the Act or the Securities and Exchange Board of India Act, 1992 and Rules and Regulations framed there under or in the SEBI (LODR) Regulations, 2015 or the Accounting Standards shall have the meanings assigned to them in these regulations.

3. Composition of the Committee:

The composition of the Committee is / shall be in compliance with the Act, Rules made thereunder and the SEBI (LODR) Regulations, 2015, as amended from time to time.

4. Role of the Committee:

The Committee shall:

- a) Formulate the criteria for determining qualifications, positive attributes and independence of a Director;
- b) Identify persons who are qualified to become Director and persons who may be appointed in Key Managerial and Senior Management positions in accordance with the criteria laid down in this Policy;
- c) Lay down the evaluation criteria for performance evaluation of Independent Director and the Board Members;
- d) Recommend to the Board, appointment, remuneration and removal of Director, KMP and Senior Management;
- e) To devise Policy on Board diversity.

Warning against Insider Trading

Comprehensive guidelines advising and cautioning the management, staff and other relevant business associates on the procedure to be followed while dealing with the securities of the Company have been issued are implemented.

5. Criteria for Determining the followings: -

5.1 Qualifications for appointment of Directors (including Independent Directors):

- a) Persons of eminence, standing and knowledge with significant achievements in business, professions and/or public service.
- b) Their financial or business literacy/skills.
- c) Their textile industry experience.
- d) Other appropriate qualification/experience to meet the objectives of the Company.
- e) As per the applicable provisions of Companies Act, 2013, Rules made there under and SEBI (LODR) Regulations, 2015.

The Nomination and Remuneration Committee shall have discretion to consider and fix any other criteria or norms for selection of the most suitable candidate/s.

5.2 Positive attributes of Directors (including Independent Directors):

- Directors have to demonstrate integrity, credibility, trustworthiness, ability to handle conflict constructively and the willingness to address issues proactively.
- Actively update their knowledge and skills with the latest developments in the industry, market conditions and applicable legal provisions.
- Willingness to devote sufficient time and attention to the Company's business and discharge their responsibilities.
- To assist in bringing independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk management, resources, key appointments and standards of conduct.
- Ability to develop a good working relationship with other Board members and contribute to the Board's working relationship with the senior management of the Company.
- To act within their authority, assist in protecting the legitimate interests of the Company, its shareholders and employees.

• Independent Directors to meet the requirements of the Companies Act, 2013 read with the Rules made there under and SEBI (LODR) Regulations, 2015 as amended from time to time.

5.3 Independence Standards:

The following would be the independence review procedure and criteria to assist the Committee to evaluate the independence of Directors for recommending to the Board for appointment. A Director is independent if the Board affirmatively determines that the Director does not have a direct or indirect material relationship with the Company, including its affiliates or any member of senior management. "Affiliate" shall mean any company or other entity that controls, is controlled by, or is under common control with the Company.

Also, the candidate shall be evaluated based on the criteria provided under the applicable laws including Companies Act, 2013 read with Rules thereon and the SEBI (LODR) Regulations, 2015. In addition to applying these guidelines, the Board will consider all relevant facts and circumstances in making its determination relating to a director's independence.

Independence Review Procedures

1. Annual Review

The director's independence for the independent director will be determined by the Board on an annual basis upon the declarations made by such Directors as per the provisions of the Companies Act, 2013 read with Rules thereon and the SEBI (LODR) Regulations, 2015.

2. Individual Director's Independence Determination

If a director is considered for appointment on the Board between annual general meetings, a determination of independence, upon the recommendation of the Committee, shall be made by the Board prior to such appointment.

All determinations of independence shall be made on a case-to-case basis for each director after consideration of all the relevant facts and circumstances and the standards set forth herein. The Board reserves the right to determine that any director is not independent even if he or she satisfies the criteria set forth by the provisions of the Companies Act, 2013 read with Rules thereon and the SEBI (LODR) Regulations, 2015.

3. Notice of Change of Independent Status

Each director has an affirmative obligation to inform the Board of any change in circumstances that may put his or her independence at issue.

4 Criteria for appointment of KMP/Senior Management:

- To possess the required qualifications, experience, skills & expertise to effectively discharge their duties and responsibilities.
- To practice and encourage professionalism and transparent working environment.
- To build teams and carry the team members along for achieving the goals/objectives and corporate mission.
- To adhere strictly to code of conduct.

5.5 Term

The Term of the Directors including Managing Director / Whole time Director / Independent Director shall be governed as per the provisions of the Act and Rules made there under and the SEBI (LODR) Regulations, 2015, as amended from time to time.

Whereas the term of the KMP (other than the Managing / Whole time Director) and Senior Management shall be governed by the prevailing HR policies of the Company.

5.6 Evaluation

The Committee shall carry out evaluation of performance of every Director.

The Committee shall identify evaluation criteria which will evaluate Directors based on knowledge to perform the role, time and level of participation, performance of duties, level of foresight, professional conduct and independence. The appointment / re-appointment / continuation of Directors on the Board shall be subject to the outcome of the yearly evaluation process.

5.7 Removal

Due to reasons for any disqualification mentioned in the Act or under any other applicable Act, Rules and Regulations there under and / or for any disciplinary reasons and subject to such applicable Acts,

Rules and Regulations and the Company's prevailing HR policies, the Committee may recommend, to the Board, with reasons recorded in writing, removal of a Director, KMP or Senior Management.

Remuneration of Directors:

Remuneration of Executive Directors is recommended by the Nomination & Remuneration Committee and approved by the Board of Directors and the Shareholders of the Company.

Directors' Remuneration:

The details of remuneration paid/payable to the Directors during the year were as under:

Sr No.	Name	Gross Ren (Lacs)	nuneration		Fee (Rs.)	Number of	Convertible Instrument
		Salary	Salary Perquisit Total es			shares held	Held
1.	Mr. Amit Garg – Managing Director	150.00	-	-	_	992400	-
2.	Mr. Nitin Garg - Whole-time Director	150.00	-	-	-	8,75,485	-
3	Mrs. Asha Garg	79.50	-	-	-	23,06,723	-
4	Mr. P.S. Paliwal	-	-	-	_	-	-
5	Mr. Navnish Mittal	-	-	-	-	-	-
6	Mr. Randhir Singh	-	-	-	-	-	-
7	Mr. Shyam Sunder Miglani	-	-	-	-	-	-

• Managing Director and Whole-time Directors (WTD) have been appointed for fixed period on the approved remuneration. As per service rules of the Company, either party is entitled to terminate the appointment by giving not less than three months' notice in writing to the other party. There is no severance fee.

(d) CORPORATE SOCIAL RESPONSIBILITY ('CSR') COMMITTEE

The CSR Committee presently comprises of 3 (three) Directors. During the year under review, the CSR Committee met 3(Three) times 2021-22 on 29th June 2021, 13st August, 2021 and 04th February, 2022, The attendance of the Audit Committee Members was as under.

Composition of CSR Committee and details of the meeting attended:

Name	Category	No. of Meetings Attended
Mr. Navnish Mittal	Chairman	3/3
Mr. Amit Garg	Member	3/3
Mrs. Asha Garg(w.e.f. 02nd June, 2021)	Member	3/3

The terms of reference of the CSR Committee includes

- formulate and recommend to the Board, a CSR Policy which shall indicate the activities to be undertaken by the Company, as specified in Schedule VII of the Act;
- recommend the amount of expenditure to be incurred on the CSR activities;
- monitor the CSR expenditure spent from time to time.

(e) Internal Complaint Committee

The Internal Complaint Committee has been constituted under The Sexual Harassment of Women at Workplace Prevention Prohibition and Redressal Act, 2013 to Prevent, Prohibit and Redress of Sexual Harassment to every "employee" across the Company.

Committee As decision maker, the ICC take note of the socio-economic profile of individuals, their position within the organization, work culture of the organization and other related issues. Supervises the Redressal of Sexual Harassment Complaint, and ensures the safety of employees at workplace.

S. NO.	Name	Designation
1.	Mrs. Asha Garg (Executive Director)	Chairperson
2.	Mrs. Bhawna Garg (woman employee)	Member
3.	Mr. Rajnish Mittal (Chief financial officer)	Member
4.	Mr. Raghubir Singh(Advocate)	one external member

- a. Number of complaints pertaining to sexual harassment filed during the financial year: NIL
- b. Number of complaints pertaining to sexual harassment disposed off during the financial year: NIL

c. Number of complaints pertaining to sexual harassment pending as at the end of the financial year: **NIL**

No Complaints have been received by the Company during the financial year 2021-22.

4. GENERAL BODY MEETINGS

I. Details of last three Annual General Meetings were:

Financi al Year			No. of Special Resoluti	
			on	
2018-19	September 30, 2019	DD-14, Nehru Enclave, Opp. Kalka Ji Post Office,	2	
	At 10.00 A.M.	New Delhi – 110019		
2019-20	December 30, 2020	Through Video Conferencing- DD-14, Nehru Enclave,	3	
	At 11.00 A.M.	Opp. Kalka Ji Post Office, New Delhi – 110019		
2020-21	September 30,2021	Through Video Conferencing- DD-14, Nehru Enclave,	2	
	At 05:00 PM	Opp. Kalka Ji Post Office, New Delhi – 110019		

II. EXTRA-ORDINARY GENERAL MEETINGS

Nature of Meeting	Date and Time	Venue
Extra- Ordinary	28th February,	Through Video Conferencing- DD-14, Nehru
General Meeting	2022 At 11:30 A.M.	Enclave, Opp. Kalka Ji Post Office, New Delhi –
		110019

III. No resolution has been passed by Postal Ballot in last three years.

5. Means of Communication

- The Company communicates with the shareholders at large through its Annual report and publication of financial results.
- The Board of Directors of the Company approves and takes on record the Un-audited financial results in the Performa prescribed by the stock exchanges within 45 days of the close of the quarter and the results are announced to all the stock exchanges where the shares of the company are listed. Further the highlights of the quarterly results in the prescribed Performa are published in the leading newspapers namely Financial Express and Jansatta.
- Up-to-date financial results, annual reports, shareholding patterns, ,financial analysis reports, Latest news for investors and other general information about the Company are available on the Company's website www.ribatextiles.com and BSE Website www.bseindia.com.
- The Management Discussion and Analysis (MD&A) is a part of the annual report being sent to the shareholders

6. GENERAL SHAREHOLDER'S INFORMATION

a) Annual General Meeting

Date and Time : Friday 30th September, 2022 at 10:00 A.M.

The Company is conducting the 34th Annual General Meeting (AGM) through VC/OAVM facility pursuant to the circular dated 5th May, 2020 issued by the Ministry of Corporate Affairs and as such there is no requirement to have a venue of AGM. However the deemed venue for the 34th AGM shall be the Registered Office of the Company.

b) Financial Calendar: 2022-2023 (Tentative)

The Company follows financial year of April to March.

Financial reporting for

- Quarter ending June 30, 2022 : held on 13th August, 2022

- Half year ending September 30, 2022 : on or before 14th November 2022

- Quarter ending December 31, 2022 : on or before 14th February 2023

- Year ending March 31, 2022 : on or before May 2023

c) Date of Book Closure/Record Date : As mentioned in the AGM Notice

(Both days inclusive)

d) Registered Office : DD-14, Nehru Enclave,

Opp. Kalka Ji Post Office,

New Delhi -110019.

e) Dividend Payment Date : Not Applicable as the

Board has not proposed

Any dividend

f) Listing of Equity Shares on

Stock Exchanges

BSE Limited, Mumbai

Listing Fees for the Mumbai Stock Exchange has been paid as per the Listing Agreements.

g) Stock Code

-BSE Limited, Mumbai : 531952

h) Demat ISIN Numbers in NSDL & CDSL:

Company ISIN Number in NSDL & CDSL for Demat of Equity Shares is INE811H01017. As on 31st March, 2022, total 98.356% (i.e.94,94,185 Equity Shares) of the total equity share capital were held in dematerialized form.

i) Registrar & Share Transfer Agents

The Company has appointed a common Registrar and Share Transfer Agent for share transfer, transmission, dematerialization and other requests pertaining to their shares. Their contact details are as follows:

M/s BEETAL FINANCIAL & COMPUTER SERVICES (P) LTD.

 $3^{\rm rd}$ Floor, 99 Madangir Behind Local Shopping Center, Near Dada Harsukhdas Mandir, New Delhi – 110~062

PH: 29961281, 29961282

Fax: 29961284.

Email: beetal@beetalfinancial.com, beetalrta@gmail.com

j) Monthly high & low of the shares in the last financial year:

Market Price of the Equity Shares of Rs. 10/- each of the Company on BSE are as under:

Month	Highest	Lowest	No. of Trades	BSE Sensex	
				High	Low
April 2021	57.20	47.90	2,748	50375.77	47204.5
May 2021	63.00	50.15	4,244	52013.22	48028.07
June 2021	64.70	50.70	3,543	53126.73	51450.58
July 2021	62.45	40.00	17,347	53290.81	51802.73
August 2021	49.50	35.15	11,568	57625.26	52804.08
September 2021	45.15	36.05	2,540	60412.32	57263.9
October 2021	45.70	40.00	1,913	62245.43	58551.14
November 2021	54.90	36.00	9,660	61036.56	56382.93
December 2021	47.90	40.00	4,232	59203.37	55132.68
January 2022	55.00	43.50	7,073	61475.15	56409.63
February 2022	53.75	38.00	3,545	59618.51	54383.2
March 2022	43.30	36.55	2,615	58890.92	52260.82

k) Distribution of Shareholding and Shareholding pattern Shareholding Pattern

Shareholding pattern as on **31.03.2022** is given below

Category	No. of Shares	%
Promoters	5970157	61.85
Financial Institutions	0	0
Body Corporate	18427	0.19
Resident individual	157435	1.63
Resident individual HUF	269561	2.79
NRI's REPARTRIABLE	19340	0.20
NRI's NON - REPARTRIABLE	42721	0.44
Clearing Members	18427	0.19

Distribution of Shareholding as on 31.03.2022 is given below

Share Holding of Nominal Value of	No. of Shareholders	Share Amount
Up to 5000	4213	491095
5001-10000	384	323359
10001-20000	185	291115
20001-30000	94	244945
30001-40000	36	127109
40001-50000	37	177814
50001-100000	67	508405
100001 and above	63	7489028
Total	5079	96528700

1) Share transfer system

In line with amended SEBI (LODR) Regulations, 2015, the Share Transfers are entertained only in dematerialized form, with effect from 1st April, 2019. As at 31st March, 2022, No Equity Shares were pending for transfer

Shares of Riba Textiles limited are listed on the Bombay Stock Exchange Limited, Mumbai.

In case the securities are suspended from trading, the directors report shall explain the reason thereof: Not Applicable

m) Dematerialization of Shares and liquidity:

The Company has entered into an agreement with both NSDL & CDSL to have electronic depository facilities for the shares of the Company. 98.356% (i.e.,94,94,185 Equity Shares) of the total equity share capital were held in dematerialized form. The Demat ISIN code number of our share is INE811H01017.

n) Outstanding GDRs/ADRs/Warrants or any other convertible instruments

Company does not have any GDRs/ADRs/Warrants or any other Convertible Instruments.

o) Plant Location

Riba Textiles Limited Village Chidana, Tehsil Gohana, Dist.Sonepat-131301, Haryana.

p) Registered Office

Riba Textiles Limited DD-14, Nehru Enclave, Opp. Kalkaji Post Office, New Delhi – 110 019. PH: +91 11 26213012, 26236986

Fax: + 91 11-26465227 Email: riba@ribatextiles.com

q) Admin Office

Kishore House, Assandh Road, Panipat-132103, Haryana.

7. List of all credit ratings obtained by the Company:

During the financial year 2021-22, the Company does not have any debt instruments or any Fixed Deposit Programme or any scheme or the proposal of the Company involving mobilization of funds in India or in abroad. CRISIL Ratings had reaffirmed the rating of BBB / Negative / A3+ for the bank loan facilities of Rs 76.05 Crs of Riba Textiles Limited on 16th May 2022.

8. DISCLOSURES

- **a)** There were no other related party transactions of material nature with the Promoters, Directors, the management or relatives during the year that may have potential conflict with the interest of the Company at large. However, attention is drawn to note no. 35 of Notes to Financial Statements.
- **b)** There were no instances of non-compliance on any matter related to the capital market during the past three years and that no penalties or strictures were imposed on the Company by Stock Exchange or SEBI.
- c) The Company has a Whistle Blower Mechanism in place. The Board affirms that no personnel have been denied access to the Audit Committee during the year in terms of the Whistle Blower Policy.
- **d)** The Company has complied with mandatory provisions of corporate governance and is in the process of adopting the non mandatory provisions of corporate governance. A certificate has been obtained from the Statutory Auditors of the Company regarding compliance of corporate governance and is attached to this report.
- e) The policy on dealing with material subsidiaries is not applicable to the Company as there are no subsidiaries.
- **f)** The web link of policy on dealing with related party transactions is available on the website of the Company at the following link https://www.ribatextiles.com.

g) Commodity price risks & Commodity hedging activities

The Company has adequate risk assessment and minimization system in place including for commodities. The Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out.

- **h)** Details of utilisation of funds raised through preferential allotment or qualified institutions placement as Specified under Regulation 32 (7A) of the Listing Regulations: **Not Applicable.**
- i) A certificate has been received from M/S KJ & Associates, Company Secretaries, that none of the Directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such statutory authority.
- **j)** During the year under review, there were no instances where the Board had not accepted any recommendations of any of the Committees of the Board.

k) Total fees paid to the statutory auditor for all services

Sr.	Particulars of Service	Amount (` in Lakhs)	
no.			
1.	Audit Fees	1.50	
	Total	1.50	

- 1) Disclosures in relation to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013: During the year under review, there were no complaints filed/received in terms of sexual harassment.
- **m)** disclosure by listed entity and its subsidiaries of 'Loans and advances in the nature of loans to firms/companies in which directors are interested by name and amount': **NA**

NON-MANDATORY DISCLOSURE:

- A. The Board: The Company has executive Chairperson; She may be entitled to maintain a chairperson's office at the listed company expense and also allowed reimbursement of expenses incurred in performance of her duties.
- B. Shareholder Rights: Half yearly financial results are forwarded to the Stock Exchanges and uploaded on the website of the Company like quarterly results.
- C. Modified opinion(s) in audit report: During the year under review, the Auditors Report on the Company's financial Statements not contained modified opinion.

- D. Separate posts of Chairman and MD or CEO: The Company has only Chairperson and Whole Time Director on its Board. Chairperson is a executive director and is related to WTD.
- E. Reporting of Internal Auditor: Internal Auditor reports their findings on the internal audit to the Audit Committee Members.
- 9. There has been no instance of non-compliance of any requirement of Corporate Governance Report.
- **10.** During the Year Company has not been dealing with Securities issued pursuant to the public issue or any other issue, physical or otherwise, which remain unclaimed and/or are lying in the escrow Account. There was no need to create the De-mat Suspense Account/Unclaimed Suspense account.
- 11. There has been no instance of non-compliance of any requirement of Corporate Governance Report.
- **12.** During the Year Company has not been dealing with Securities issued pursuant to the public issue or any other issue, physical or otherwise, which remain unclaimed and/or are lying in the escrow Account. There was no need to create the De-mat Suspense Account/Unclaimed Suspense account.
- **13.** The Company has complied with the applicable requirement specified in Regulations 17 to 27 and clause (b) to (i) of sub regulation (2) of Regulation 46 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

14. COMPLIANCE

A certificate from the Statutory Auditors of the Company regarding compliance of corporate governance and a declaration signed by the Chief Executive Officer stating that the members of the Board and senior management personnel have affirmed compliance to the Company's code of conduct for the board of directors and senior management has been obtained and is attached to this report.

By order of the Board of Directors For **Riba Textiles Limited**

Place: Panipat Date: 05.09.2022 Sd/-Asha Garg

Chairperson & Whole-time Director DIN: 06987609

Annexure to the Corporate Governance Report

Declaration regarding compliance with Code of Conduct for Directors and Senior Management Personnel

This is to confirm that the Company has adopted a Code of Conduct for Directors and Senior Management Personnel, which is available on the Company's website www.ribatextiles.com

I hereby declare that all the Board Members and Senior Management Personnel have affirmed compliance with the Code of Conduct for the year ended 31 March, 2022.

Place: Panipat Date: 05.09.2022 Sd/-Amit Garg Managing Director DIN No. 00202171

CFO CERTIFICATION

(Under Reg. 17(8) of SEBI (Listing Obligations and Disclosures) Regulations, 2015)

To The Board of Directors Riba Textiles Limited

We the undersigned hereby certify that:

- (a) We have reviewed the financial statements and the cash flow statement for the Financial Year 2021-22 and to the best of our 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) There are, to the best of our knowledge and belief, no transactions entered into by the company during the year 2021-22 which are fraudulent, illegal or violative of the Company's code of conduct.
- (c) we accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (c) we have indicated to the auditors and the Audit Committee:
 - (i) Significant changes in internal control over financial reporting during the year;
 - (ii) that there were no significant changes in accounting policies during the year and the same has been disclosed in the notes to the financial statements; and
 - (iii) That there was no instance of significant fraud of which we have become aware and the involvement therein of the management or an employee having a significant role in the company's internal control system over financial reporting.

Sd/-Rajnish Mittal Chief Financial Officer Sd/-Asha Garg Chairperson & Whole time Director DIN- 06987609

Place: PANIPAT Date: 28.05.2022

ANNEXURE

AUDITORS' CERTICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERANANCE UNDER REGULATION 34 READ WITH SCHEDULE V OF SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To

The Members of **RIBA TEXTILES LIMITED**

DD-14, Nehru Enclave Opp. Kalkaji post office New Delhi -110019

The Corporate Governance Report prepared by Riba Textiles Limited ("the Company") for the financial year ended 31st March 2022, contains details as required by the provisions of Chapter IV of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("LODR Regulations") as amended. This report is required by the Company to be annexed with the Directors' Report, in terms of Para E of Schedule V to the LODR Regulations, for further being sent to the Shareholders of the Company and we have examined the applicable compliance of conditions of Corporate Governance by the Company for the financial year ended 31st March 2022, as stipulated in Chapter IV of the LODR Regulations as amended from time to time.

Management's Responsibility for compliance with the conditions of LODR Regulations.

The Company's Management is responsible for compliance of conditions of Corporate Governance including the preparation and maintenance of all relevant supporting records and documents as stipulated under the LODR Regulations. This responsibility includes the design, implementation and maintenance of corporate governance process relevant to the compliance of the conditions. Responsibility also includes collecting, collating and validating data and designing, implementing and monitoring of Corporate Governance process suitable for ensuring compliance with the LODR Regulation.

Responsibility

Pursuant to the requirements of the LODR Regulations, it is our responsibility to provide a reasonable assurance whether the Company has complied with the conditions of Corporate Governance as stipulated in LODR Regulations for the financial year ended 31st March 2022.

We have examined the compliance of conditions of Corporate Governance by the Company for the period 1st April 2020 to 31st March 2021 as per the LODR Regulations. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

We conducted our examination of the corporate governance compliance by the Company as per the Guidance Note on Certification of Corporate Governance both issued by the Institute of Chartered Accountants of India (ICAI), and the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate. The Guidance Note on Reports or Certificates for Special Purposes requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.

We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion:

In our opinion and to the best of our information and according to the explanations given to us, and the representation provided to us by the management of the Company, Corporate Governance as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and Para C and D of Schedule V of the abovementioned Listing Regulations during the year ended 31st March, 2022.

We further state that such compliance is neither as 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 ASHWANI K SINDWANI & CO. Chartered Accountants

Sd/ASHWANI K SINDWANI
(Partner)
ICAI Firm Registration
No. 021529N
#521, New Char Chaman, Suvidha Street
Kunjpura Road, Karnal
UDIN: 22506380AQXFTI4100

Place: Panipat

Date: 05th September, 2022

KJ & ASSOCIATES COMPANY SECRETARIES

208, Triveni Complex, E-10-12, JawaharPark,

Laxmi Nagar, Delhi-110092 Phone: 011-42487414

E-mail:<u>kjassociates.cs@gmail.com</u>

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

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

Regulations, 2015)

To, The Members of Riba Textiles Limited

DD-14, Nehru Enclave Opp. Kalkaji post office New Delhi -110019

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **Riba Textiles Limited** having **CIN L18101DL1989PLC034528** and having registered office at DD-14, Nehru Enclave, Opp. Kalkaji Post Office New Delhi -110 019 and (hereinafter referred to as 'the **Company**'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the **Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations**, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (**DIN**) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company as on 31st March, 2022 have been debarred / disqualified or deactivated from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority.

Following were the Directors on the Board of the Company as on 31 March 2022:

Sr. No.	Name of Director	DIN	Date of appointment in Company
1.	Shri Amit Garg	00202171	01/12/1994
2.	Shri Nitin Garg	00202179	01/12/1994
3.	Shri Prem Singh Paliwal	05253533	06/02/2012
4.	Shri Randhir Singh	06939267	12/08/2014
5.	Smt Asha Garg	06987609	30/09/2014
6.	Shri Navnish Mittal	07270772	18/10/2015
7.	Shri SS Miglani	09278229	04/09/2021

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 KJ & Associates Company Secretaries

Sd/-(Rajesh K. Jha) Partner M. No.: F-6390 CP No.: 5737

UDIN: F006390D000368950

Place : Delhi Date : 23.05.2022

ANNEXURE VII TO THE DIRECTORS' REPORT 2021-22 MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT

The management discussion and analysis present the industry Overview, opportunities and Threats, Initiatives by the Company and overall strategy of Riba Textiles Limited becoming a market driven producer/exporter of various innovative models and ranges of Textiles products. The company is very optimistic of capturing a substantial share of Export market in the midst of the threats faced due to the liberalization and increased competition from well established companies from abroad.

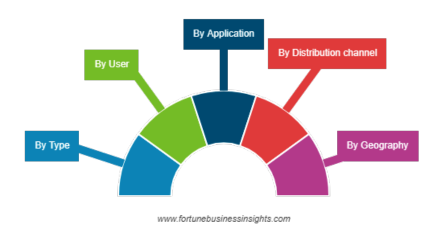
1. Global Textile Market Overview (World Economic Review)

The textile market consists of sales of textiles by entities (organizations, sole traders and partnerships) that produce fiber, yarn, threads, carpets, rugs, linens and other textile products.

The main types of textile are other textile product mills, fabrics, yarn, fiber and thread, home furnishings and floor coverings, textile and fabric finishing and fabric coating mills. Household furniture refers to all mobile, compactable goods or machinery used to furnish a home, such as chairs, tables, sofas, mattresses, and so on. The different materials include cotton, jute, silk, synthetics, wool and involves various process such as woven, non-woven.

The global textile market size is expected to grow from \$530.97 billion in 2021 to \$575.06 billion in 2022 at a compound annual growth rate (CAGR) of 8.3%. The textile market is expected to grow to \$760.21 billion in 2026 at a CAGR of 7.2%.

Increasing demand for online shopping is expected to drive the textile manufacturing market. Manufacturers can now sell their products on a larger platform than before, which will increase their customer base geographically driving the growth of the textile manufacturing market. In countries such as India, for instance, e-commerce portals have boosted the sales of traditional garments by giving larger exposure to producers who were confined to one geography.



Cotton Towel market Segments

The outbreak of the Coronavirus disease (COVID-19) has acted as a massive restraint on the textile manufacturing market in 2021 as supply chains were disrupted due to trade restrictions and consumption declined due to lockdowns imposed by governments globally. COVID-19 is an infectious disease with flu-like symptoms including fever, cough, and difficulty in breathing. The virus was first identified in 2019 in Wuhan, Hubei province of the People's Republic of China and spread globally including Western Europe, North America and Asia. Steps by national governments to contain the transmission have resulted in halting of manufacturing activities and a decline in economic activity with countries entering a state of lockdown and the outbreak had a negative impact on businesses throughout 2021 and into 2021. However, it is expected that the textile manufacturing market will recover from the shock across the forecast period as it is a 'black swan' event and not related to ongoing or fundamental weaknesses in the market or the global economy.

Terry towel is one of the strong product categories for Indian textile companies as Indian giants have a major share in the world's leading market. Global home textile industry is expected to increase to US \$ 60 billion by 2025 from US \$ 52 billion currently. In India, the home textile industry is expected to almost double from current level of US \$ 8 billion by 2025-26.

In global home textile segment, cotton terry towels is the single largest commodity with a massive market share of 14 per cent. According to the Office of Textiles and Apparels (OTEXA) US, in CY 2019, India supplied about 39 per cent of the import of cotton towels to the US, which has grown significantly from the level of 30 per cent in CY 2009. The hospitality and spa industry, a major consumer of towels, is badly impacted in last one year and is still under pressure. It impacted the market for towel segment

negatively but the good thing is that despite this setback, the segment has ample opportunities for India and Indian giants are geared up to grab these opportunities.

2. Indian Textiles Market (Towels-Market Size)

For towels, the export demand in India is mainly driven by the US, the largest market, accounting for 60 per cent of India's home textile exports. Compared to a 9 per cent increase in India's home textile product export of US \$ 5.7 billion in FY 2021, exports to the US increased by 14 per cent, while exports to the other major markets of the UK and the EU reported a year-on-year decline during the year.

On the other hand, despite the duty disadvantage of 9 to 10 per cent, India's towel export to US is around 20 per cent of Europe's total towel sourcing.

In the Western world, terry towels generate majority of sales in the towel segment. Even in India, the largest global suppliers from the country are now looking aggressively at domestic branded terry towel market. The high growth potential with good margins is the attraction.

However, in volume terms, the terry towels are currently contributing around 20 per cent of the domestic sales in India. The remaining 80 per cent comes from Honey Comb/ Huccabuck (*Gamchas*)/ Non-Terry towels.

3. Sustainability at the core

Sustainable products and practices are being pushed further by the global buyers and are impacting the specification of the products

The hospitality towels are blended with 15-20 per cent polyester while towels made from recycled cotton blended yarns are in demand. Sustainable fibres like Hemp are also being blended with cotton.

Growing concern for health and hygiene is one factor increasing the demand of disposable towels. At the same time, antibacterial, antifungal and antiviral finish are becoming normal rather than being exception and this shall dominate from now onwards. Further, with the thrust on technical textiles, technology shall improve the absorbency of these towels.

With increasing yarn prices and global economy looking for less water consumption across the value chain, the non-terry towel market share shall improve globally.

4. Investment

The textiles sector has witnessed a spurt in investment during the last five years. The industry (including dyed and printed) attracted Foreign Direct Investment (FDI) worth US\$ 3.75 billion from April 2000 to March 2021.

5. Government Initiatives

Indian government has come up with several export promotion policies for the textiles sector. It has also allowed 100% FDI in the sector under the automatic route.

Initiatives taken by Government of India are:

- In April 2021, Union Minister Smriti Irani has assured strong support from the Textile Ministry to reduce industry's dependence on imported machine tools by partnering with engineering organisations for machinery production. She also stated that the PLI scheme for the textile industry is almost ready. The scheme aims to develop Man Made Fiber (MMF) apparel and technical textiles industry by providing incentive from 3-15% on stipulated incremental turnover for five years.
- To support the handloom weavers/weaver entrepreneurs, the Weaver MUDRA Scheme was launched to provide margin money assistance at 20% of the loan amount subject to a maximum of Rs. 10,000 (US\$ 134.22) per weaver. The loan is provided at an interest rate of 6% with credit guarantee of three years.
- Gorakhpur is on track to become a major garment manufacturing center, boosting the economy in eastern Uttar Pradesh.
 The Gorakhpur Industrial Development Authority (GIDA) will provide four acres of land for construction of a flattened factory and will enable accessible to entrepreneurs.
- In March 2021, The Ministry of Textiles favored limited deal for the India-UK free trade agreement that could boost the garments sector.

- In 2021-22, the UK is India's fourteenth largest trading partner, accounting for US\$ 8.7 billion in exports and US\$ 6.7 billion in imports.
- Under the proposed trade agreement, the Textile Ministry expects more market access for the Indian textiles and clothing sector in order to achieve its full potential.
- In March 2021, under the ongoing sub-mission on agroforestry (SMAF) scheme, the Ministry of Agriculture and Farmers Welfare signed a memorandum of understanding (MoU) with the Central Silk Board, under the Ministry of Textiles, on a convergence model to implement agroforestry in the silk sector.
- In March 2021, toys were identified as one of the 24 primary sectors listed under the self-reliant India initiative. The Department for Promotion of Industry and Internal Trade (DPIIT) has developed a 'National Action Plan' for toys that calls on several central ministries, including textiles, MSME, I&B, Education, DPIIT (under the Ministry of Commerce) and other departments, to nurture and promote the industry.
- Effective 01 January 2021, to boost exports, government have extended the benefit of the Scheme for Remission of Duties and Taxes on Exported Products (RoDTEP) to all exported goods
- To support the handloom and handicrafts sector, the government has taken steps to onboard weavers/artisans on Government e-Marketplace (GeM), provide a wider market and enable them to sell their products directly to various government departments and organisations. As of December 31, 2020, 171,167 weavers/artisans/handloom entities have been registered on the GeM portal.
- Defence Research and Development Organisation (DRDO) is helping the Indian textile industry to produce yarns and eliminate dependence on import of Chinese and other foreign clothing for military uniforms. Indian defense sector has expressed support towards the Indian technical textile sector.
- In March 2021, while addressing the 9th edition of TECHNOTEX 2021 organized by FICCI, General Bipin Rawat, Chief
 of Defence Staff appreciated the innovations in Indian technical textile and stated that the armed forces will rather reduce
 imports and instead procure technical textiles from Indian industries as a part of the Atmanirbhar Bharat initiative.
- In October 2020, the Cabinet Committee on Economic Affairs chaired by Mr. Narendra Modi approved mandatory packaging of 100% food grains and 20% sugar in jute bags. Under the Jute Packaging Materials (Compulsory Use in Packing Commodities) Act, 1987, the government is required to consider and provide for the compulsory use of jute packaging materials for supply.
- Government launched production linked incentive scheme to provide incentives for manufacture and export of specific textile products made of man-made fibre.
- On September 2, 2020, the Union Cabinet approved signing an MOU between textile committee, India and M/s Nissenken
 Quality Evaluation Centre, Japan, for improving quality and testing Indian textiles and clothing for the Japanese market.
 This India-Japan pact on cooperation in textiles will facilitate Indian exporters to meet the requirements of Japanese
 importers as per the latter's technical regulations.
- Under Union Budget 2021-22, a National Technical Textiles Mission is proposed for a period from 2021-22 to 2023-24 at an estimated outlay of Rs. 1,480 crore (US\$ 211.76 million).
- In 2020, New Textiles Policy 2020 is expected to be released by the Ministry of Textiles.
- The Directorate General of Foreign Trade (DGFT) has revised rates for incentives under the Merchandise Exports from India Scheme (MEIS) for two subsectors of Textiles Industry readymade garments and made-ups from 2% to 4%.
- The Government of India has taken several measures including Amended Technology Up-gradation Fund Scheme (A-TUFS), estimated to create employment for 35 lakh people and enable investment worth Rs. 95,000 crore (US\$ 14.17 billion) by 2022.

• Integrated Wool Development Programme (IWDP) was approved by Government of India to provide support to the wool sector, starting from wool rearer to end consumer, with an aim to enhance quality and increase production during 2017-18 and 2019-20.

6. Achievements

Following are the achievements of the Government in the past four years:

- In CY2020, Cotton Corporation of India made a record procurement of ~ 151 lakh bales under MSP operations, which is ~ 290% higher than 38.43 lakh bales procured during the corresponding period last year.
- I-ATUFS, a web-based claims monitoring and tracking mechanism was launched on April 21, 2016. 381 new block level clusters were sanctioned.
- Under the Scheme for Integrated Textile Parks (SITP), 59 textile parks were sanctioned, out of which, 22 have been completed.

7. Road Ahead

The Cotton Textiles Export Promotion Council or Texprocil confirms that Indian terry towels are one of the fastest growing textile export segments and enjoys universal popularity even in the most competitive markets. In recent years, several Indian companies have installed vertically integrated capacities to produce premium offerings in products such as face towels, hand towels, kitchen towels, bath towels and golf towels, among others.

India is working on major initiatives, to boost its technical textile industry. Owing to the pandemic, the demand for technical textiles in the form of PPE suits and equipment is on rise. Government is supporting the sector through funding and machinery sponsoring.

Top players in the sector are attaining sustainability in their products by manufacturing textiles that use natural recyclable materials.

The future for the Indian textiles industry looks promising, buoyed by strong domestic consumption as well as export demand. With consumerism and disposable income on the rise, the retail sector has experienced a rapid growth in the past decade with the entry of several international players like Marks & Spencer, Guess and Next into the Indian market.

High economic growth has resulted in higher disposable income. This has led to rise in demand for products creating a huge domestic market

8. WEAKNESSES

- Decreasing length of fashion cycles giving rise to sustainability issues
- Oversaturation of the retail space in the context of digitalization

9. Riba Textiles Ltd – COMPANY OVERVIEW

Riba Textiles Limited is an export-oriented Terry Towels, its allied products & Tufted Rugs manufacturing unit based 100 kms from New Delhi in the state Of Haryana, India. Riba is registered on the Indian stock market and has been growing emblematically over the past decade with present capacity of 7,000 tons annually due for another expansion in 2020. The production unit encompasses 16 acres of land with a built-up area of 400,000 square feet incorporating all the state-of-the-art machineries from across the globe. Riba is a fully integrated unit with an ultramodern composite plant incorporating Dyeing, Weaving, Finishing, Sublimation, Embroideries and Riba is able to transmute cotton yarn into marvelous towels / bath rugs for our perceptive customers. The array of towels and allied products comprise of all possible permutations and combinations buttressed by the newest designs developed by Riba design team plus product improvement by the production team.

Riba is particularly proud to be the leading manufacturer of beach towels in India with an enormous jacquard weaving capacity servicing customers from both seasonal beach markets above and below the equator. Our line of customers takes account of departmental stores and importers right across the globe with trades in 30 countries incorporating maximum continents.

Riba is a socially responsible manufacturer having all the indispensable compliances from the most stringent customers accompanied by BSCI 2.0 / ISO 9001:2015 / Oekotex 100 certifications.

10. Initiatives has been taken by the Company

As per last year company planning to make expansion approximate Rs.8.50 core to increase production as well as sales, and we were expect that it will be completed but due to some globally sineraio we cannot achieve the same but order was placed to purchase these machinery and all the expansion has done in First quarter in financial year 2022-23.

11. Financial Performance / Product wise Performance

During the year under review your company had achieved a turnover of Rs.23460.97 Lacs against the last year turnover of Rs.18981.29 Lacs. Your Company has earned a net profit of Rs. 489.01 Lacs as against a profit of Rs. 588.43 Lacs during the last year. This decline of net profit is due to increasing of costing due to war between Russia and Ukraine. In view of improving financial results and positive outlook of the near future, your directors are hopeful that in current year better financial results would follow.

12. Key Financial Ratios

KEY FINANCIAL RATIO	31.03.2022	31.03.2021	DEVIATION	
Interest Service Coverage Ratio	6.56	7.37	-10.98%	1
Debt Service Coverage Ratio	1.11	2.24	-50.28%	k
Debt Equity Ratio	0.42	0.33	26.87%	k
Current Ratio	1.37	1.12	22.68%	1
Long Tenn Debt to Working Capital	0.30	0.25	20.13%	×
Bad Debts to accounts receivable Ratio	0.00	0.01	-100.00%	\$
Current Liability Ratio	-	-	-	1
Total Debts to Total Aseets	0.91	0.84	7.87%	1
Debtors Turnover Ratio	3.14	3.39	-7.46%	1
Operating Margin (%)	13.96%	13.38%	4.40%	1
Net Profit Margin (%)	2.08%	3.09%	-32.67%	#
Return to Equity Ratio	0.07	0.09	-22.38%	
Return on Capital Employed	0.11	0.12	-9.98%	

^{*} Due to Fresh term loan availed

13. Risks and concerns

Among the largest textile markets there are two major groups. On the one side, the developed countries demonstrate slow or negative sales growth. This trend translates into the top-line challenges even for the largest apparel manufacturers. On the other side, the emerging markets represent the biggest long-term growth opportunities and despite the fact that the size of some emerging markets, such as China and India, already surpasses that of some matured markets there is still plenty of room for growth considering their current per capita spending and the rise of the middle class..

14. Internal Control Systems and their adequacy

The company has a proper and adequate system of internal controls commensurate with its size to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and the transactions are authorized, recorded and reported correctly.

There is an Internal Audit Committee with clearly laid down powers and responsibilities that are entrusted to them to ensure that the Internal Audit Department works independently. This department maintains various manuals which contain various controls and checklists that are to be carried out before execution of any activity.

Internal checks are exercised so that the various procedures are laid at the time of delegation of authorities and other procedures are strictly followed. The delegation clearly indicates the powers along with the monetary limits, wherever necessary, that can be exercised by various levels of Managers in the Company.

Similarly, the Company has well defined manuals for all the functional areas, viz., Production, Sales, Administration, Personnel, etc. These manuals contain elaborate procedures and checklist for the related activities. Necessary controls and checks are exercised by strictly adhering to the various procedures and checklist prescribed in the Manuals. Also these are updated from time to time on ongoing basis, keeping in view the latest developments in different areas.

[#] Due to increase in Financial expenses

^{\$} Due to no bed debts in the financial year

Proper controls and checks are exercised by the company by following the procedures prescribed in the various manuals. The company is in the process of developing software for which huge amount is being spent.

15. Material Developments in Human Resources/ industrial relations front, including number of people employed

The company believes that employees are the real strength of organization. Employee involvement continued to receive the focus it deserves. The Company has identified Human Resources Development as a major strategic initiative since it believes that people's contribution will be the main engine for growth. Current efforts include building skills, attracting and retaining talent and nurturing and developing leadership potential.

Industrial relations during the year remained cordial and initiative were taken to enhance productivity of employees. The company is gearing itself to take on the challenges in the business environment and march towards achieving its mission with success. At present company is employing man power of around 900 peoples including technical, non-technical, managerial and non-managerial, casual and contract labour.

16. Cautionary Statement

Statements used in the Management Discussion and Analysis should be read in conjunction with the Company's Audited standalone financials along with the auditor's report as on March 31, 2022 which forms an integral part of the annual report, describing the Company's objectives, projections, estimates and expectations, may constitute forward looking statements within the meaning of applicable laws and regulations. Although the expectations are based on reasonable assumptions, the actual results might differ.

By order of the Board of Directors For **Riba Textiles Limited**

Place: Panipat

Sd/-Asha Garg

Chairperson & Whole-time Director

DIN: 06987609

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Date: 05.09.2022

INDEPENDENT AUDITORS' REPORT

To
The Members of
Riba Textiles Limited

Opinion

We have audited the accompanying standalone Ind AS financial statements of Riba Textiles Limited ("the Company"), which comprise the Balance Sheet as at 31st March, 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.

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

Key Audit Matters

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

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 annexures to Board's Report, Business Responsibility report, Corporate Governance and Share Holder'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 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 Companies Act, 2013 ("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, changes in equity and cash flows of the Company in accordance with the IND-AS and the 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 of the assets of the Company and for

preventing and detecting frauds and other irregularities; selection and application of appropriate implementation and maintenance of 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. The Board of Directors are also responsible for overseeing the Company's financial reporting process.

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

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

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

- Identify and assess the risk 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 the 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, misrepresentation, or the override of the 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 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, based on our audit we report that:
- (a) We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- (c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
- (d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a 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 other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended: In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- (h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone financial statements.
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
- iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund 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 Ashwani K Sindwani & Co.

Chartered Accountants
Firm Registration No. 021529N
(Ashwani K Sindwani)
Sd/Partner

Membership No. 506380 UDIN: - 22506380AJUUZJ2267

Place: Panipat

Date: 28/05/2022

Annexure A to the Independent Auditors' Report

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

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")

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

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities 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 respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

- 1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- 2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with 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.

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 31 March, 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 **Ashwani K Sindwani & Co.** Chartered Accountants Firm Registration No. 021529N

> Sd/-(Ashwani K Sindwani) Partner Membership No. 506380

Place: Panipat Date: 28/05/2022

Annexure B to the Independent Auditors' Report (Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report of even date)

- (i) (a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
- (b) The fixed assets were physically verified during the year by the Management in accordance with a regular programme of verification which, in our opinion, provides for physical verification of all the fixed assets at reasonable intervals. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
- (c) According to the information and explanations given to us and the records examined by us and based on the examination of the registered sale deed / transfer deed / conveyance deed provided to us, we report that, the title deeds, comprising all the immovable properties of land and buildings which are freehold, are held in the name of the Company as at the balance sheet date.
- (ii) As explained to us, the inventories were physically verified during the year by the Management at reasonable intervals and no material discrepancies were noticed on physical verification.
- (iii) The Company has not granted any loans to body corporate covered in the registered maintained under Sec 189 of the Companies Act 2013 ("The Act"). Hence this clause of the report is not applicable.
- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act, 2013 in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- (v) According to the information and explanations given to us, the Company has not accepted any deposit during the year. In respect of unclaimed deposits, the Company has complied with the provisions of Sections 73 to 76 or any other relevant provisions of the Companies Act, 2013.
- (vi) The Central Government has not prescribed the maintenance of cost records under section 148 (1) of the Companies Act, 2013 for any of the goods dealt in by the Company.
- (vii) According to the information and explanations given to us, in respect of statutory dues:
- (a) The Company has been regular in depositing undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Goods and Service Tax, Customs Duty, Cess and other material statutory dues applicable to it with the appropriate authorities.

There were no undisputed amounts payable in respect of Provident Fund, Employees' State Insurance, Income-tax, Goods and Service Tax, Customs Duty, Cess and other material statutory dues in arrears as at 31 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 and the records of the Company examined by us, there are no material dues relating to income tax/ Goods and Service tax / duty of customs / cess, which have not been deposited on account of disputes with the related authorities.
- (viii) Based on our audit procedures and as per the information and explanations given by the management, we are of the opinion that the company has not defaulted in repayment of dues to any financial institutions or banks.
- (ix) The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) during the year. In our opinion and according to the information and explanations given to us, the term loans have been applied by the Company during the year for the purposes for which they were obtained.
- (x) To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company and no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- (xi) In our opinion and according to the information and explanations given to us, the Company has paid / provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the Companies Act, 2013.

- (xii) The Company is not a Nidhi Company and hence reporting under clause (xii) of the Order is not applicable.
- (xiii) In our opinion and according to the information and explanations given to us the Company is in compliance with Section 177 and 188 of the Companies Act, 2013, where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements etc. as required by the applicable accounting standards.
- (xiv) During the year the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures and hence reporting under clause (xiv) of the Order is not applicable to the Company.
- (xv) In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its director or directors of its holding, subsidiary, or associate Company or persons connected with them and hence provisions of section 192 of the Companies Act, 2013 are not applicable.
- (xvi) The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.
- (xvii) In our opinion and according to the information and explanations given to us, during the year the Company did not incur any cash losses during the financial or preceding financial year.
- (xviii) There is no resignation of Statutory Auditor during the year hence this clause is not applicable.
- (xix) In our opinion and according to the information and explanations given to us, during the year the Company does not have any material uncertainty and is capable of meeting its liabilities existing on the balance sheet date as and when they fall due within a period of time.
- (xx) The Company do not have any branches. So consolidation of financial statements is not applicable.

For **Ashwani K Sindwani & Co.** Chartered Accountants Firm Registration No. 021529N

Sd/-

(Ashwani K Sindwani) Partner Membership No. 506380

Place: Panipat Date: 28/05/2022

BALANCE SHEET AS AT MARCH 31, 2022

(All amounts in Lacs)

		As at	As a
Particualars	Notes	March 31, 2022	March 31, 202
ASSETS			
(1) Non-current assets			
(a) Property, Plant and Equipment	3.1	8260.42	8341.9
(b) Capital work in progress	3.1	142.06	-
(c) Intangible assets	3.2	-	-
(d) Financial assets			
(i) Investments	4.1	-	
(ii) Loans	5.1	169.65	169.6
(iii) Other financial assets	6.1	95.34	12.9
(e) Other non-current assets		-	
Total Non-Current Assets		8667.47	8524.5
(2) Current assets			
(a) Inventories	7	2558.06	1806.9
(b) Financial assets			
(i) Trade receivables	8	3498.31	3985.8
(ii) Cash and cash equivalents	9	157.44	151.4
(iii) Other bank balances	10	153.00	197.
(iv) Loans	5.2		-
(v) Other financial assets	6.2	_	_
(c) Other Current Assets	11.1	865.64	811.
(d) Investment Held for Sale	11.2	-	-
(d) Investment ricia for saic	11.2	7232.44	6953.
Total Assets		15899.92	15477.
		10033132	101771
EQUITY AND LIABILITIES			
(1) Equity	10	0.5.00	0.65
(a) Equity share capital	12	965.29	965.
(b) Other equity			
(i) Reserve & Surplus	13	6442.37	5953.
		7407.65	6918.
Liabilities			
(2) Non-Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	14.1	3106.00	2286.
(b) Deferred Tax Liabilities (Net)	15.1	98.99	36.
(c) Other Non - Current Liabilities		-	
Total Non-Current Liabilities		3204.99	2323.
(3) Current liabilities			
(a) Financial liabilities			
(i) Borrowings	14.2	3526.32	3504.
(ii) Trade Payables	17	1237.29	1400.
(b) Current tax liabilities (Net)	15.2	-11.70	43.
(c.) Other current liabilities	16.2	420.36	1171.
Provisions	18	115.00	115
Total Current Liabilities		5287.27	6235.
Total Liabilities		8492.26	8559.
TOTAL FRANKINGS		0474.40	
Total equity and liabilities		15899.92	15477.7

As per our report of even date

For Ashwani K Sindwani & Co.

Firm Regn No. : 021529N Chartered Accountants

Sd/-

Ashwani K Sindwani

Partner

M. No.: 506380- UDIN: 20506380AAAACI3399

Place : Panipat Date : May 28, 2022 For and on behalf of Board of Directors

Riba Textiles Limited

Sd/- Sd/-

Asha Garg Nitin Garg
(Chairperson) Whole-time Director)
DIN No: 06987609 DIN No: 00202179
Place : Panipat Place : Panipat

Sd/- Sd/-Rajnish Mittal Neha I

Rajnish Mittal Neha Dubey
(CFO) (Company Secretary)
PAN: AQNPM3646B M. No.: A46655

Place : Panipat

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

(All amounts in Lacs)

	imounts in Lacs)		For the year ended	For the year ended
	Particulars	Notes	March 31, 2022	March 31, 2021
I	INCOME			
	Revenue from contracts with customers	19	23460.97	18981.29
	Other income	20	47.19	66.26
	Total Income		23508.16	19047.55
II	EXPENSES			
	Cost of raw material consumed	21	15375.21	10310.52
	Purchase of traded goods	22	473.64	487.80
	Change in inventories of finished goods, by-products and traded goods	23	-944.30	585.89
	Employee benefits expense	24	881.03	671.27
	Depreciation and amortization expenses	25	416.42	476.98
	Finance Cost	26	478.44	364.42
	Other expenses	27	6152.71	5399.31
	Total Expenses		22833.16	18296.20
III	Profit before exceptional items and tax		675.01	751.35
IV	Exceptional Items (Net)			-
V	Prior Period Items		-	-
VI	Profit Before tax		675.01	751.35
	Tax expenses			
	Current tax		123.73	126.20
	Deferred tax		62.27	36.72
VII	Total tax expense		186.00	162.92
VIII	Profit for the year	(VI-VII)	489.01	588.43
IX	Other comprehensive income			
	Other comprehensive income not to be reclassified to profit or loss in subsec	quent periods		
(i)	Items that will not be reclassified to Profit and Loss		-	-
(ii)	Items that will be reclassified to Profit and Loss		-	-
	Other comprehensive income for the year, net of tax		-	-
	Total comprehensive income for the year, net of tax (V+VI)		489.01	588.43
Χ	Earnings per equity share			
	(nominal value of share Rs.10/-)			
	Basic EPS (Rs.)	36	5.07	6.10
	Diluted EPS (Rs.)	36	5.07	6.10
	The accompanying notes are an integral part of the financial	1 1 - 20		
	statements.	1 to 38		

As per our report of even date	For and on behalf of Board of Directors	
For Ashwani K Sindwani & Co.	Riba Textiles Limited	
Firm Regn No.: 021529N	Sd/-	Sd/-
Chartered Accountants	Asha Garg	Nitin Garg
Sd/-	(Chairperson)	Whole-time Director)
Ashwani K Sindwani	DIN No: 06987609	DIN No: 00202179
Partner	Place : Panipat	Place : Panipat
M. No.: 506380- UDIN: 20506380AAAACI3399	Sd/-	Sd/-
Place: Panipat	Rajnish Mittal	Neha Dubey
Date: May 28, 2022	(CFO)	(Company Secretary)
	PAN : AQNPM3646B	M. No.: A46655

Place : Panipat

STATEMENT OF CHANGE IN EQUITY FOR THE YEAR ENDED MARCH 31, 2022

(All amounts in Lacs.)

A) Equity Share Capital

Particulars	Nos.	Amount (Lacs)
As at April 1, 2020	9652870	965.29
Issue of equity share capital	-	-
As at March 31, 2021	9652870	965.29
Issue of equity share capital		-
As at March 31, 2022	9652870	965.29

B) Other Equity

Particulars		Reserves and	surplus		
		Securities Premium	Share Foreiture	Retained Earnings	Total
As At April 01, 2020		824.69	137.83	4402.40	5364.93
Issue of equity share capital	-			•	-
Less: share issue expenses	-				-
Net Profit for the year ended March 31, 2021	-		-	588.43	588.43
Other comprehensive income for the year	-				-
As At March 31, 2021		824.69	137.83	4990.83	5953.36
Issue of equity share capital	-		-	•	-
Less: share issue expenses	-		-	•	-
Net Profit for the year ended March 31, 2022	-			489.01	489.01
Other comprehensive income for the year	-		-		-
Balance As At March 31, 2022		824.69	137.83	5479.84	6442.37
The accompanying notes are an integral part of the financial statements.					

As per our report of even date	For and on behalf of Board of Directors	
For Ashwani K Sindwani & Co.	Riba Textiles Limited	
Firm Regn No. : 021529N	Sd/-	Sd/-
Chartered Accountants	Asha Garg	Nitin Garg
Sd/-	(Chairperson)	Whole-time Director)
Ashwani K Sindwani	DIN No: 06987609	DIN No: 00202179
Partner	Place : Panipat	Place : Panipat
M. No.: 506380- UDIN: 20506380AAAACI3399	Sd/-	Sd/-
Place: Panipat	Rajnish Mittal	Neha Dubey
Date : May 28, 2022	(CFO)	(Company Secretary)
	PAN : AQNPM3646B	M. No.: A46655
	Place : Panipat	

CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2022

(All amounts in Lacs)

(AI	amounts in Lacs)	For the year	For the year
		ended	ended
	Particulars	March 31, 2022	March 31, 2021
A.	CASH FLOWS FROM OPERATING ACTIVITIES		
	Profit before Income tax	675.01	751.35
	Adjustments to reconcile profit before tax to net cash flows		
	Depreciation and amortization expense	416.42	476.98
	Finance Cost	478.44	364.42
	Interest / Other income	-47.19	-66.26
	Government grants	-	-
	Balances Written Off	-	-
	Prior Period Item	-	-
	Operating Profit before working capital changes	1522.68	1526.49
	Movement in working capital		
	(Increase)/ Decrease in trade receivables	487.50	-2359.67
	(Increase)/ Decrease in inventories	-751.12	136.66
	(Increase)/ Decrease in loan and Advances	-54.59	-338.31
	(Increase)/ Decrease in other assets	0	0
	Increase/ (Decrease) in Current Liabilities and Provisions	-948.53	2536.88
	Cash generated from/(used in) operations	255.93	1502.05
	Income tax paid (net of refunds)	-123.73	-1261.99
	Net Cash flow from/(used in) Operating Activities (A)	132.20	1375.85
D	CACH ELONIC EDOM INVECTING A CTIMETIC		
В.	CASH FLOWS FROM INVESTING ACTIVITIES Purchase of property, plant and equipment including capital work in		
	progress	-419.90	-1366.26
	Capital Work in Progress	-142.06	_
	Proceeds from sale of property, plant and equipment	84.95	178.67
			170.07
	Fixed Deposits matured /(made) during the year	-	-
	(Increase) / Decrease in Capital Advance	-82.38	20.84
	Dividend /Interest / Other income received	47.19	66.26
	Net Cash flow from/(used in) Investing Activities (B)	-512.19	-1100.49
C.	CASH FLOWS FROM FINANCING ACTIVITIES		
	Proceeds from share capital issued	-	-
	Proceeds from securities premium received	-	_
	(Repayments)/ proceeds from short-term borrowings (net)	819.46	238.75
	Interest paid	-478.44	-364.43
	Chara icana aypaneas paid		
	Share issue expenses paid Not Coch Flow from / (wood in) Financing Activities (C)	241.00	-125.67
	Net Cash Flow from/ (used in) Financing Activities (C)	341.02	-125.6/
	Net increase / (decrease) in cash and cash equivalents (A+B+C)	-38.97	149.69
	Cash and cash equivalents at the beginning of the year	349.41	199.72
	Cash and Cash Equivalents at the end of the year	310.44	349.41

Notes:

The above Cash flow statement has been prepared under the "Indirect Method" as set out in Indian Accounting Standard-7,

1 "Statement of Cash Flows".

2 Components of cash and cash equivalents:-

		As at	As at
	Particulars	March 31, 2022	March 31, 2021
a)	Cash and cash equivalents		
	Balances with banks:		
	Current accounts	280.97	348.53
	Exchange earner foreign currency account	-	-
	Cash on hand	29.47	0.88
		310.44	349.41

As per our report of even date For and on behalf of Board of Directors

For Ashwani K Sindwani & Co. Riba Textiles Limited

Firm Regn No.: 021529N Sd/- Sd/-

Chartered Accountants Asha Garg Nitin Garg

Sd/-(Chairperson)Whole-time Director)Ashwani K SindwaniDIN No: 06987609DIN No: 00202179

Partner Place : Panipat Place : Panipat

M. No.: 506380- UDIN: 20506380AAAACI3399 Sd/- Sd/-

Place : Panipat Rajnish Mittal Neha Dubey

Date: May 28, 2022 (CFO) (Company Secretary)

PAN : AQNPM3646B M. No.: A46655

Riba Textiles Limited

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

1. CORPORATE INFORMATION:

Riba Textiles Limited ('the Company') is a public limited company domiciled in India and incorporated on January 4, 1989 under the provisions of the Companies Act, 1956 having its registered office at DD -14 Nehru Enclave, Opp .Kalka Ji Post Office , New Delhi - 110019. The Company is engaged in the manufacturing of Terry Towels, Bath Mats & other Textiles Products.

The Financial statements were authorized by the Board of Directors for issue in accordance with resolution passed on MAY 28, 2022

2. SIGNIFICANT ACCOUNTING POLICIES:

This note provides a list of the significant accounting policies adopted in the preparation of these Ind AS financial statements. These policies have been consistently applied to all the years.

2.1. Basis of preparation

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the section 133 of the Companies Act 2013 (the Act) read with Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time), presentation requirement of Division II of schedule III to the Companies Act, 2013 (Ind As compliant schedule III) and other relevant provision of the Act. The financial statements have been prepared on a historical cost basis.

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and 12 months or other criteria as set out in the Schedule III to the Companies Act, 2013. Based on the nature of its business, the company has ascertained its operating cycle to be 12 months for the purpose of current and non-current classification of assets and liabilities.

2.2 Revenue Recognition

Revenue is measured at the fair value of the consideration received or receivable

- a) Sale of goods is recognized net of returns and trade discounts, when the risk and rewards of ownership are transferred to the customers. Sales include amounts recovered towards excise duty and exclude Goods and Service Tax Revenue is also recognized on sale of goods in case where the delivery is kept pending at the instance of the customer, the risk and rewards are transferred and customer takes title and accepts billing as per usual payment terms
- b) Income from services rendered is recognized based on the agreements/arrangements with the concerned parties and when services are rendered.

2.3 Other Income

- a) Dividend income from investments is recognized in the year in which the right to receive the payment is established.
- b) Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is at the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Other income is recognized on accrual basis provided that it is probable that the economic benefits will flow to the company and the amount of income can be measured reliably.

2.4 Functional and presentation currency

Items included in the financial statements of the Company are measured using the currency of the primary economic environment in which the entity operates (i.e. the "functional currency"). The financial statements are presented in Indian Rupee, the national currency of India, which is the functional currency of the Company.

2.5 Foreign currencies

In preparing the financial statements of the Company, transactions in currencies other than the entity's functional currency (foreign currencies) are recognized at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognized in profit or loss in the period in which they arise except for exchange differences on transactions entered into in order to hedge certain foreign currency risks

2.6 **Borrowing costs**

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Interest income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

All other borrowing costs are recognized in profit or loss in the period in which they are incurred

2.7 Employee benefits

- a) Short term employee benefits: Employee Benefits such as salaries, allowances, and non-monetary benefits which fall due for payment within a period of twelve months after rendering of services, are charged as expense to the profit and loss account in the period in which the service is rendered.
- b) Post- employment benefits: No provision has been made towards retirement benefits as in the opinion of the board; requisite provision has already been made for the eligible employees.

2.8 Earnings per share:

In determining Earnings per share, the company considers the net profit after tax and includes the post-tax effect of any extra ordinary items. The number of shares used in computing basic earnings per share is the weighted average number of shares outstanding during the period

2.9 Taxation:

Income tax expense represents the sum of the tax currently payable and deferred tax.

Current tax: Current tax is the amount of tax payable based on the taxable profit for the year as determined in accordance with the applicable tax rates and the provisions of the Indian Income Tax Act, 1961.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

The carrying amount of deferred tax assets is reviewed at the end of each annual reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

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

Current and deferred tax are recognised in the statement of profit and loss, except when they are related to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Minimum Alternate Tax (MAT) paid in accordance with the tax laws, which gives future economic benefits in the form of adjustment to future income tax liability, is considered as an asset if there is convincing evidence that the Company will pay normal income tax. Accordingly, MAT is recognised as an asset in the Balance Sheet when it is highly probable that future economic benefit associated with it will flow to the Company.

2.10 Financial Instruments

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. Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through Statement of Profit and Loss ('FVTPL')) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit and loss are recognised immediately in Statement of Profit and Loss.

a) Financial Assets

(i) Initial recognition and measurement

All financial assets are recognized initially at fair value. Transaction costs that are directly attributable to the acquisition of financial assets (other than financial assets at fair value through Statement of Profit or Loss ('FVTPL')) are added to the fair value of the financial assets, on initial recognition. Transaction cost directly attributable to the acquisition of financial assets at FVTPL are recognized immediately in Statement of Profit and Loss.

(ii) Subsequent measurement

financial classified subsequent measurement, assets are in four categories: For purposes • Debt instruments at amortized cost • Debt instruments at fair value through other comprehensive income (FVTOCI);• Debt instruments and equity instruments at fair value through profit or loss (FVTPL); • Equity instruments measured at fair through comprehensive (FVTOCI). instruments value other income Debt at amortised A 'debt instrument' is measured at the amortized cost if both the following conditions are met: - The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. • The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows, and • Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding. After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method. Amortized cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included in finance income in the profit or loss. The losses arising from impairment are recognized in the profit or loss. This category generally applies trade and other receivables. Debt instrument at FVTOCI: A 'debt instrument' is classified as FVTOCI if both of the following criteria are met: • The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and • The asset's contractual cash flows represent SPPI. Debt instruments included within the FVTOCI category are measured initially as well as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). Debt instrument at FVTPL: FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as amortized cost or as FVTOCI, is classified as FVTPL. Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the statement of profit and loss. In addition, the Company may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as FVTPL. However, such election is chosen only if doing so reduces or eliminates a measurement or recognition inconsistency (referred to as 'accounting mismatch').

(iii) Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a Company of similar financial assets) is primarily de-recognized when:

• The rights to receive cash flows from the asset have expired, or • The Company has transferred its rights 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 and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset. When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognize the transferred asset to the extent of the Company's continuing

involvement. In that case, the Company also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

(iv) Investment in Subsidiaries:

The company is not having any investment in any Subsidiaries.

b) Financial liabilities and equity instruments

(i) Initial recognition and measurement All financial liabilities are recognized initially at fair value plus transaction cost (if any) that is attributable to the acquisition of the financial liabilities which is also (ii) Subsequent measurement The measurement of financial liabilities depends on their classification, as described below: Loans and borrowings After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the Effective Interest Rate (EIR) method. Gains and losses are recognized in profit or loss when the liabilities are de-recognised as well as through the EIR amortization process. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortization is included finance costs the statement profit Trade and other payables These amounts represent liabilities for goods or services provided to the Company which are unpaid at the end of the reporting period. Trade and other payables are presented as current liabilities when the payment is due within a period of 12 months from the end of the reporting period. For all trade and other payables classified as current, the carrying amounts approximate fair value due to the short maturity of these instruments. Other payables falling due after 12 months from the end of the reporting period are presented as non-current liabilities and are measured at amortised cost unless designated fair value through loss the inception. The Company enters into deferred payment arrangements (acceptances) whereby lenders such as banks and other financial institutions make payments to supplier's banks for purchase of raw materials. The banks and financial institutions are subsequently repaid by the Company at a later date. These are normally settled up to 90 days. These arrangements for raw materials recognized Acceptances (under as Other financial liabilities at fair value through profit or loss: Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Gains or losses on liabilities held for trading or designated as at FVTPL are recognized in the profit or loss. Derecognition of financial liabilities: A financial liability is de-recognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or Modification is treated as the de-recognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognized in the statement of profit or loss.

a) Offsetting

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.

d) Impairment of Financial assets

The Company assesses at each date of balance sheet whether a financial asset or a group of financial assets is impaired. Ind AS 109 requires expected credit losses to be measured through a loss allowance. The Company recognizes lifetime expected losses for all contract assets and / or all trade receivables that do not constitute a financing transaction. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month expected credit losses or at an amount equal to the life time expected credit losses, if the credit risk on the financial asset has increased significantly since initial recognition.

e) Fair value measurement:

The Company measures financial instruments at fair value at each balance sheet 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, or • In the absence of a principal market, in the most advantageous market for the asset or liability which are accessible to the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use 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 asset 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 fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs. All assets and liabilities for which fair value is measured or disclosed in the

financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

• Level 1: Quoted (unadjusted) market prices in active markets for identical assets or liabilities; • Level 2: Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable, or • Level 3: Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable. 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 re-assessing categorization (based on the lowest level Input that is significant to the fair value measurement as a whole) at the end of each reporting period.

2.11 Property, plant and equipment

The cost of property, plant and equipment comprises its purchase price, any import duties and other taxes (other than those subsequently recoverable from the tax authorities), any directly attributable expenditure on making the asset ready for its intended use, including relevant borrowing costs for qualifying assets and any expected costs of decommissioning, net of any trade discounts and rebates. Expenditure incurred after the property, plant and equipment have been put into operation, such as repairs and maintenance, are charged to the Statement of Profit and Loss in the period in which the costs are incurred unless such expenditure results in a significant increase in the future benefits of the concerned asset. Property, plant and equipment are stated in the balance sheet at cost less accumulated depreciation and accumulated impairment losses., if any. Depreciation is provided on the straight-line method as per the useful life prescribed in Schedule II to the 2013 Act except in respect of following categories of assets in whose case the life of certain assets has been assessed based on technical advice taking into account the nature of the asset, the estimated usage of the asset, the operating condition of the asset, past replacement, maintenance support The Company reviews the residual value, useful lives and depreciation method annually and, if current estimates differ from previous estimates, the change is accounted for as a change in accounting estimate on a prospective basis. Depreciation on property, plant and equipment is provided on prorata basis on straight-line method using the useful lives of the assets estimated by management. On the basis of the technical assessment made by the management, it believes that the useful lives as given below best represent the period over which the assets are expected to be used:

Assets	Useful lives (in years)
Land	-
Factory buildings	30
Plant & Machinery	25
Office Equipment	5
Computers	3
Furniture and Fixtures	10
Vehicles	
Motor cycles	10
Motor cars	8

The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis. Assets costing Rs.5,000 and below are depreciated over a period of one year. Land is not depreciated. An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sale proceeds and the carrying amount of the asset and is recognized in profit or loss.

2.12 Intangible assets

Intangible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is recognised in the income statement on a straight-line basis over their estimated useful lives of the intangible asset. Intangible assets that are not available for use are amortised from the date they are available for use. An item of intangible assets is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is included in the Statement of Profit or Loss when the asset is derecognised.

2.13 Impairment of Property, plant and equipment and intangible assets:

At the end of each reporting period, the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified. Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment atleast annually, and whenever indication impaired. there is that the asset may Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted. If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in the Statement of Profit and Loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease. Any reversal of the previously recognised impairment loss is limited to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined if no impairment loss had previously been recognised.

2.14 Inventories:

- a) Basis of valuation:
- i) Inventories other than by-products are valued at lower of cost and net realizable value after providing cost of obsolescence, if any. However, materials and other items held for use in the production of inventories are not written down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. The comparison of cost and net realizable value is made on an item-by-item basis.
- ii) Inventories of by-products are valued at the net realizable value
- b) Method of Valuation:
- i) Cost of raw materials, components, stores & spares has been determined by using weighted average cost method and comprises all costs of purchase, duties, taxes (other than those subsequently recoverable from tax authorities) and all other costs incurred in bringing the inventories to their present location and condition.
- ii) Cost of finished goods includes direct material, direct labour and an appropriate share of fixed and variable production overheads and excise duty as applicable. Fixed production overheads are allocated on the basis of normal capacity of production facilities. Cost is determined on weighted average basis.
- iii) Cost of traded goods has been determined by using weighted average cost and comprises all costs of purchase, duties, taxes (other than those subsequently recoverable from tax authorities) and all other costs incurred in bringing the inventories to their present location and condition.
- iv) **Net realizable value** is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale.

2.15 **Provisions and Contingent Liabilities:**

The Company recognizes a provision when there is a present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. Provisions are determined by the best estimate of the outflow of economic benefits to settle the obligation at the reporting date. Where no reliable estimate can be made, a disclosure is made for a contingent liability. A disclosure for contingent liability is also made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. Where there is a possible obligation or a present obligation that the likelihood of outflow of resources is remote, no provision or disclosure is made.

2.16 Critical accounting judgements and key sources of estimation uncertainty

In the application of the Company's accounting policies the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

2.16.1 Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations, that the directors have made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognized in the financial statements.

Revenue recognition:

In making their judgment, the management considered the detailed criteria for the recognition of revenue from the sale of goods set out in Ind AS 18 and, in particular, whether the Company had transferred to the buyer the significant risks and rewards of ownership of the goods.

2.16.2 Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that may have a significant risk of causing a material adjustment to the carrying amount of the assets and liabilities within the next financial year.

2.17 Cash & Cash Equivalents

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

Items requiring significant estimate	Items requiring significant estimate
Useful lives of property, plant and equipment	The Company reviews the estimated useful lives of property, plant and equipment at the end of each reporting period. During the current year, there has been no change in life considered for the assets.
Revenue recognition	The Company provides customer incentives, such as rebates, based on quantity purchased, timing of collections etc. Various estimates are made to recognise the impact of rebates and other incentives on revenue. These estimates are made based on historical and forecasted data, contractual terms and current conditions
Estimation of net realisable value of inventories	Inventories are stated at the lower of cost and net realisable value. In estimating the net realisable value of inventories the Company makes an estimate of future selling prices and costs necessary to make the sale.
Provision for taxes	Significant judgments are required in determining the provision for income taxes, including the amount expected to be paid/recovered for uncertain tax positions.

Riba Textiles Limited Notes to financial statements for the year ended March 31, 2022 Note 3: Property, plant and equipment

				Furniture and	Office		Data Proceeding		Canifal Work in	
	Freehold Land	Buildings	Plant and Machinery	fittings	Equipments	Vehicles	Equipment	Total	progress	Grand Total
Gross Block (At cost)										
At April 01, 2020	547.82	169291	9238.56	43.96	82.57	211.35	16.39	11817.56	0.00	11817.56
Additions	0.00	56.28	1305.77	00:0	3.06	0.00	1.15	1366.26	0.00	1366.26
Disposals	0.00	0.00	-711.18	00'0	0.00	0.00	0.00	-711.18	0.00	-711.18
Transfers *								0.00	0.00	0.00
At April 01, 2021	547.82	1733.19	9833.15	43.96	85.63	211.35	17.54	12472.63	0.00	12472.63
Additions	0.00	128.99	200.17	00'0	7.46	75.77	4.78	417.17	142.06	559.23
Disposals	0.00	0.00	-71.70	00.0	0.00	-31.18	0.00	-102.88	0.00	-102.88
Transfers *	0.00	0.00	0.00	00'0	0.00	0.00	0.00	0.00	0.00	0.00
At March 31, 2022	547.82	1862.18	9961.62	43.96	93.08	255.94	22.32	12786.92	142.06	12928.98
Depreciation										
At April 01, 2020	0.00	263.75	3704.97	27.07	65.29	110.67	14.52	4186.27	0.00	4186.27
Charge for the year	0.00	52.92	391.83	3.71	5.72	21.71	1.09	476.98	0.00	476.98
Disposals	0.00		-532.51					-532.51	0.00	-532.51
At April 01, 2021	0.00	316.67	3564.29	30.78	71.01	132.38	15.62	4130.73	0.00	4130.73
Charge for the year	0.00	25.38	329.99	3.71	6.17	19.81	1.37	416.42	0.00	416.42
Disposals			-2.73			-17.93		-20.66		-20.66
At March 31, 2022	0.00	372.05	3891.55	34.48	77.18	134.25	16.98	4526.50	0.00	4526.50
										ļ

Net carrying amount										
At March 31, 2021	547.82	1416.52	6268.86	13.19	14.62	78.97	1.92	8341.90	0.00	8341.90
At March 31, 2022	547.82	1490.14	90.0209	9.48	15.90	121.69	5.33	8260.42	142.06	8402.48

Riba Textiles Limited

Notes to financial statements for the year ended March 31, 2022 $\,$

Note 3.2: Intangible assets

			(Amount in Lacs)
	Trademarks	Right to use	Total
Gross Block (At cost)			
At April 01, 2020	-	-	-
Additions	-	-	-
Disposals	-	-	
At April 01, 2021	-	-	-
Additions		-	-
Disposals			
At March 31, 2022	-	-	-
Amortization			
At April 01, 2020	-	-	-
Charge for the year	-	-	-
Disposals	-	-	-
At April 01, 2021	-	-	-
Charge for the year	-	-	-
Disposals	-		
At March 31, 2022	-	-	-
Net carrying amount			
At March 31, 2021	-	-	-
At March 31, 2022	-	-	-

Riba Textiles Limited

Notes to Financial Statements for the year ended March 31, 2022 (All amounts in Lacs.)

4 INVESTMENTS

	Particulars	As at	As at
		March 31, 2022	March 31, 2021
(A)	Investment in Unquoted Equity Shares:	-	-
(B)	Investment in Quoted Equity Shares:	-	-
(C	Investmnet in Gold	-	-
(D)	Investmnet in Mutual Funds	-	-
	Total	-	-
4.1	Non Current Investments	-	-
	Total	-	-

5 LOANS

	Particulars	As at	As at
		March 31, 2022	March 31, 2021
	(Unsecured, Considered Good):		
(A)	Advances to Others Security Deposits - Deposits (Advance recoverable in cash or kind or for value to be considered good)	- 169.65	- 169.65
(B) (C)	Advance to Suppliers	169.65	169.65
	Total	169.65	169.65
5.1	Non Current Loans	169.65	169.65
5.2	Current Loans & Advances	-	-
5.3	Deposits includes paid towards amenities i.e. Electricity, Telephone etc.		

6 OTHER FINANCIAL ASSETS

	Particulars	As at	As at
		March 31, 2022	March 31, 2021
	(Unsecured, considered good)		
(A)	Balance With Revenue Authority	-	-
(B)	Capital Advances	95.34	12.96
(C	Prepaid Expenses	-	-
		-	-
	Total	95.34	12.96
6.1	Other Non Current Financial Assets	95.34	12.96
6.2	Other Current Financial Assets	-	-
	Total	95.34	12.96

7 INVENTORIES

	Particulars	As at	As at
		March 31, 2022	March 31, 2021
	(Valued at lower of cost and net releasable value unless otherwise stated ((refer accounting polices)		
(A)	Raw materials	661.22	820.31
(B)	Work In Progress	966.37	597.37
(C	Finished goods	876.03	300.72
(D)	Traded goods	-	-
(E)	Stores and spares	54.44	88.53
	Total	2558.06	1806.93

8 TRADE RECEIVABLES

	Particulars	As at March 31, 2022	As at March 31, 2021
	Unsecured		
(A) (B)	Over Six Months Trade receivables- considered good	21.17	-
	(i) Export Receivables	3472.35	3981.21
	(ii) Other Receivables	4.79	4.60
(C	Trade receivables- from related parties	-	-
	Total	3498.31	3985.81

Notes:

a) No trade or other receivables are due from directors or other officers of the company either severally or jointly with any other person. Nor any trade or other receivables are due from firms or private companies respectively in which any director is a partner, a director or a member. b) Trade receivables are non-interest bearing and are of trade terms payable on invoicing.

9 CASH AND CASH EQUIVALENTS

	Particulars	As at March 31, 2022	As at March 31, 2021
	Balances with banks:		
(A)	Current accounts	127.97	150.55
	Deposit with Maturity of Less than 3 Months	-	-
(B)	Cash on hand	29.47	0.88
	Sub Total (A)	157.44	151.43
10	OTHER BANK BALANCES		
	Particulars	As at	As at
		March 31, 2022	March 31, 2021
(A)	Fixed deposits account with original maturity of more than three months but less than twelve months	153.00	197.98
	Sub Total (B)	153.00	- 197.98
	Total (A+B)	310.44	349.41

11 OTHER CURRENT ASSETS

	Particulars	As at March 31, 2022	As at March 31, 2021
	(Unsecured, considered good)		
(A)	Advances other than capital advances	2.16	0.60
(B)	Advances for material and services	-	-
(C	Others		
	Balance with Statutory/ Government authorities:	863.48	810.45
(D)	Investment held for Sale	-	-
	Total	865.64	811.05
11	Other Current Assets	865.64	811.05
11	Investment held for Sale	-	-

12 EOUITY

12	EQUI	TY				
	Partic	ulars			As at March 31, 2022	As at March 31, 2021
(4)	Fault	and an analysi				
(A)	_	y share capital				
	a)	Authorized (nos.)				
		15,000,000 (March 31, 2022 : 15,000,000) equity shares of Rs.10 each.			1500.00	1500.00
		Issued, subscribed and fully paid-up (nos.)			1500.00	1500.00
		96,52,870 (March 31, 2022 : 96,52,870) equity shares of Rs.10 each.			965.29	965.29
					965.29	965.29
	b)	Reconciliation of the shares outstanding at the beginning and at the er	nd of the year			
			March	31, 2022	March 3	31, 2021
			No. of	Amount in		Amount in
			shares	Lacs	No. of shares	Lacs
		At the beginning of the year	9652870	965.29	9652870	965.29
		Issued during the year		0.65.00	-	0/5 00
		At the end of the year	9652870	965.29	9652870	965.29
	c)	Terms/rights attached to equity shares During the year there was no fresh issue of equity shares, hence numb the year are same. i.e. 9652870 equity shares of Rs. 10/- each The Company has only one class of equity shares having par value of vote per share.				
	d)	Details of shareholders holding more than 5% shares in the Company	is set out below (representing leg	gal and beneficial	ownership):
		Name of Shareholders		31, 2022	March 3	31, 2021
			No. of shares	% holding	No. of shares	% holding
		Equity Shares of Rs. 10 each fully paid				
	(i)	Mrs. Asha Garg	2306723	23.90%	1764211	18.28%
	(ii)	Mr. Amit Garg (Director)	992400	10.28%	992400	10.28%
	(iii)	Mr. Nitin Garg (Director)	875485	9.07%	817953	8.47%
	(iv)	M/s Ravi Promoters Private Limited	700000	7.25%	700000	7.25%
	(v)	Mrs. Bhawna Garg	649095	6.72%	649095	6.72%
	(vi)	Sita Ram	-	0	608028	6.29%
I	(vii)	Mr. Ravinder Kumar Garg (Director)				

13 OTHER EQUITY

Parti	culars	As at March 31, 2022	As at March 31 2021
a)	Securities Premium	824.69	824.69
b)	Share Forfeiture	137.83	137.83
c)	Retained Earnings:		
	Opening balance	4990.83	4402.40
	Add: Net profit for the year	489.01	588.43
		5479.84	4990.83
	Less: Earlier Year Taxes Paid (Tax on Regular Assessment)	-	-
d)	Surplus in the Statement of Profit & Loss Account	5479.84	4990.83
		6442.37	5953.3

Notes:

Retained Earning Represents the Company's undistributed earnings after taxes.

14 CURRENT FINANCIAL LIABILITIES

Part	culars	As at March 31, 2022	As at March 31, 20201
(A)	BORROWINGS		
	Secured:-		
	Term Loan Indian rupee loan from banks	2642.34	1897.54
	Term Loan Indian rupee loan from Financial Institutions	0	2.49
	Loan repayable on Demand from banks	3526.32	3504.83
	UnSecured:-		
	Loan & Advances from Related Parties		
	- From Directors	463.66	386.51
	- From Others	-	-
	Total	6632.32	5791.37
14.1	Non Current Borrowing	3106.00	2286.54
14.2	Current Borrowing	3526.32	3504.83
	Total Loans	6632.32	5791.37
	Particulars	As at March 31,	As at March 31,
	State Bank of India (Against Building and Plant & Machinery)	2022 733.34	2021 1486.53
	State Bank of India (Against building and Flant & Wachinery) State Bank of India (Common Covid-19 emergency creditline)	28.26	233.55
	State Bank of India (WCTL-ECLGS)	840.43	233.33
	Kotak Mahindra Bank Ltd (WCTL-ECLGS)	91.00	0
	Kotak Mahindra Bank Ltd (WC15-ECEO) Kotak Mahindra Bank Ltd (Against Building and Plant & Machinery)	921.53	168.16
	Yes Bank (against Altis-Toyata Car)	5.54	9.29
			7.∠7
		21.84	0
	Yes Bank (against innova -Toyota Car) Volkswagen Finance Pvt Ltd (Against -SKODA Car)	21.84 0.00	0 2.49

15 INCOME TAX

	Part	iculars	As at	As at
			March 31, 2022	March 31, 2021
15.1	A	Income tax expense in the statement of Profit and Loss Comprises:		
		Current Income tax Charge	112.50	125.42
		MAT credit (entitlement)/utilisation	-	-
		Deffered Tax charge (Credit)	-	-
		Tax Relating to earlier years	11.23	0.78
		Income tax expense reported in the statement of profit and loss	123.73	126.20
	A	Deffered Tax Liability (Net)		
		Opening Balance	36.72	
		In Relation to property, Plant & Equipment	62.27	36.72
	В	Provision for Income Tax	-11.70	43.41
15.2		Deffered Tax Liability (Net)	98.99	36.72
15.3		Current Tax Liability	-11.70	43.41

16 OTHER LIBILITIES

Pa	'articulars	As at March 31, 2022	As at March 31, 2021
A	Payable for Capital Goods	-	767.52
В	Advance from Customers	177.15	103.34
C	Statutory Dues Payables	85.22	127.63
D	Payables to Employees	61.60	65.61
Е	Other Payables	96.39	107.65
	Total	420.36	1171.75
16	Non Current Libilities	-	-
16	Current Libilities	420.36	1171.75
	Total	420.36	1171.75
16	Statutory Dues Payables includes Statutory Dues such as TDS payable, Goods & Service tax p	payable & other Outstanding Li	abilities

17 TRADE PAYABLES

Particulars	As at March 31, 2022	As at March 31, 2021
A Sundry Creditors	1237.29	1400.81
Total	1237.29	1400.81

18 PROVISIONS

Particulars	As at March 31, 2022	As at March 31, 2021
A Provisions for Employee Benefits	115.00	115.00
Total	115.00	115.00

19 REVENUE FROM OPERATION

Pa	rticulars	As at March 31, 2022	As at March 31, 2021
D.	to an Occasion		
Ke	venue from Operation		
a)	Sale of products	20906.34	17331.44
b)	Sale of Services		
c)	Other Operating Revenue	2554.63	1649.85
	Total	23460.97	18981.29
19.1	Revenue for the year ended 31 March 2022 and 31 March 2021 are net of Goods & Service Tax (GST).		

20 OTHER INCOME

	Particulars	As at March 31, 2022	As at March 31, 2021
A	Interest received on financial assets carried at amortised cost:		
	a) Bank deposits	6.87	7.01
	b) Others	10.55	12.76

В	Oth	er non-operating income		
	a)	Exchange fluctuations (net)	8.15	16.28
	b)	Miscellaneous income (net)	21.62	28.00
	c)	Insurance Claim		2.21
	d)	Income on Investment		
		Total	47.19	66.26

21 COST OF RAW MATERIAL CONSUMED

Particulars	As at March 31, 2022	As at March 31, 2021
Inventories at the beginning of the year	820.31	364.77
Add: Purchases	15216.12	10766.06
Less: Inventories at the end of the year	661.22	820.31
Total	15375.21	10310.52

22 PURCHASE OF TRADED GOODS

Particulars	As at March 31, 2022	As at March 31, 2021
Terry Towels	473.64	487.80
Total	473.64	487.80

23 CHANGE IN INVENTORIES OF FINISHED GOODS, BY-PRODUCTS AND TRADED GOODS

Particulars	As at March 31, 2022	As March 3 20
Inventories at the end of the year		
Finished goods	876.03	300.
Traded goods	-	
Goods Work in Progess	966.37	597
	1842.39	898
Inventories at the beginning of the year		
Finished goods	300.73	1034
Traded goods	-	
Goods Work in Progess	597.37	449
	898.10	1484
Change in inventories of finished goods, by-products and traded goods { (Increase)/ Decrease }	-944.30	585

24 EMPLOYEE BENEFIT EXPENSES

Particulars	As at March 31, 2022	As at March 31, 2021
Salaries, wages, bonus, commission and other benefits	843.52	642.36
Contribution towards provident fund, ESI and other funds	37.51	28.91
Gratuity expense	-	-
Total	881.03	671.27

25 DEPRECIATION AND AMORTISATION EXPENSES

Particulars	As at March 31, 2022	As at March 31, 2021
Depreciation of tangible assets (refer note no. 3.1)	416.42	476.98
	-	-
Total	416.42	476.98

96

26 FINANCE COSTS

Particulars	As at March 31, 2022	As at March 31, 2021
Interest expenses		
- On borrowings	359.48	274.81
- Others	1.52	8.40
Bank and other finance cost charges	117.45	81.22
Total	478.44	364.43

27 OTHER EXPENSES

Particulars	As at March 31, 2022	As a March 31 202
Consumption of stores and Packing Material	1693.82	1297.96
Electricity and power	1268.97	1174.25
Rent	39.77	30.53
Repairs and maintenance:		
Plant and machinery	11.58	16.8
Building	62.92	72.0
Others	2.23	3.2
Rates and taxes	23.20	29.9
Insurance	35.76	32.0
Embroidery, Stiching, Packing etc.	1164.07	1039.0
Import Expenses	5.29	17.9
Loss on sale/ discard of fixed assets (net)	0.52	-4.2
Freight & Shipping Expenses	649.16	603.2
Telephone Expense	4.32	3.9
Auditors Remuneration	1.50	1.5
Legal and professional	24.74	28.8
General Expenses	34.33	47.5
Directors Remuneration/relative remuneration	412.50	452.4
Security Expenses	30.52	24.8
Travelling Expense	5.71	2.2
Conveyance expenses	1.11	2.7
Sales Promotion	18.44	13.8
Vehicle/Genet Running Exp.	24.19	19.1
Testing & inspection charges	23.99	15.0
Advertisement Expense	7.26	0.3
Postage & Courier	59.63	34.6
Export Commission	526.05	373.4
Printing & Stationary	5.24	3.5
Bad Debts Written off	0.00	26.3
Contribution towards Corporate social responsibility (CSR)	15.90	36.1
Round Off	0.0029	0.006
Total	6152.71	5399.3

	Particulars	As at	As at
		March 31, 2022	March 31, 2021
28	Estimated amount of contracts remaining to be executed on Capital Account not provided for (Net of Advance)	Nil	Nil
29	Contingent Liabilities	Nil	Nil
A	Contingent liabilities (to the extent not provided for)		
	Demand for the AY 2017-18 (Under Haryana VAT Act) (Matter under appeal)	9.59	9.59
	Demand for the AY 2019-20 (Under Income Tax Act) (Matter under appeal)	11.43	11.43

Demand for FY 2019-20 (Under Goods & Service Tax) (Matter under appeal)		122.07	122.07
	Total	143.09	143.09
30 Auditors Remuneration:			
Audit Fees		1.50	1.50

31 Segment Reporting

The Company business activity falls within single operating segment which is the manufacturing of Terry Towels, Bath Mats & other Textiles Items and operates in a single business segment based on the nature of the products, the risk and returns, organization structure and the internal financial reporting systems. Therefore, there is no reportable segment for the company as per the requirement of IND AS 108 "Operating Segments"

Geographical Information

The "Geographical Segments" comprises of domestic segment which includes sales to customers located in India and the overseas segment include to customers located outside India...

Geographical Revenue

Revenue - Within India Revenue - Others Outside India

March 31, 2022	March 31, 2021
207.60	442.92
20698.75	16888.52

	Particulars	As at March 31, 2022	As at March 31, 2021
32	Value of Imports on CIF Basis		
	Raw Material	0.00	100.62
	Spare Parts and Consumables	54.03	54.84
	Capital Goods	0.00	767.52
33	Expenditure in Foreign Currency		
	Towards Exhibition & Fair	0.00	2.58
	Towards Travelling	-	-
	Towards Others	332.68	249.93
34	Earning in Foreign Currency	20698.75	16888.52

35 Related Party Disclosure:

During the year, the Company entered into transactions with the related parties. Those transactions along with related balances as at 31st March, 2022 and for the year ended are presented in the following table. (The information is given as compiled and certified by the management).

Associates Concerns

S.n.	Name
1.	Ravi Promoters Pvt Ltd
2	Riba Overseas

Directors/Key Management Personnel:

Srno.	Name
1.	Amit Garg
2	Nitin Garg
3	Prem Singh Paliwal
4	Randhir Singh
5	Asha Garg
6	Navnish Mittal
7	Rajnish Mittal

Relatives of Directors/Key Management Personnels

S.n.	Name
1	Bhawna Garg
2	Babita Garg
3	Aditya Garg

Related Party Transactions (Amount in Lacs.) S.n. Particulars Key Person/Relatives 2021-22 2020-21 435.83 1 Directors' Remuneration 379.50 Nil 2 Directors' Sitting Fees Nil Nil Interest to Directors 3 Nil 13.50 20.34 4 Rent to Relatives 16.65 33.00 5 Salaries & Bonus to Relatives 71.56 Riba overseas (Electricity Charges) 64.39 6

		Amount in Lacs	Amou Lacs
Particulars		2021-22	2
		2021-22	2
Basic			
Profit after tax as per Statement of Profit and Loss	A	489.01	
Number of Shares subscribed	В	9652870	9
Basic EPS (Rupees)	A/B	5.07	
Diluted			
Profit after tax as per Statement of Profit and Loss	A	489.01	
Number of Shares subscribed	В	9652870	9
Diluted EPS (Rupees)	A/B	5.07	

37 Approval of financial statements:

The financial statements were approved for issue by the Board of Directors on 28.05.2022

38 Figures in brackets in these notes are in respect of previous year.

As per our report of even date For and on behalf of Board of Directors

For Ashwani K Sindwani & Co. Riba Textiles Limited

Firm Regn No.: 021529N Sd/-

Chartered Accountants Asha Garg Nitin Garg

Sd/- (Chairperson) Whole-time Director)

Ashwani K Sindwani

DIN No: 06987609

DIN No: 00202179

Partner

Place: Panipat

Place: Panipat

M. No.: 506380- UDIN: 20506380AAAACI3399

Sd/- Sd/-

Place: Panipat Rajnish Mittal Neha Dubey

Date: May 28, 2022 (CFO) (Company Secretary)

PAN : AQNPM3646B M. No.: A46655

Place: Panipat



TEXTILES LIMITED

Contact Us:

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