TARINI INTERNATIONAL LIMITED

23RD ANNUAL REPORT (2021-2022)

Board of Directors

Mr. Vakamulla Chandrashekhar — Managing Director
Mrs. V. Anu Naidu — Whole Time Director
Mr. Parvinder Kumar — Independent Director
Mr. Praneet Kohli — Independent Director

Audit Committee

Mr. Parvinder Kumar — Chairman
Mr. Praneet Kohli — Member
Mr. Vakamulla Chandrashekhar — Member

Shareholder Grievance Committee

Mr. Parvinder Kumar – Chairman Mr. Praneet Kohli – Member Mr. Vakamulla Chandrashekhar – Member

Nomination & Remuneration Committee

Mr. Parvinder Kumar – Chairman Mr. Praneet Kohli – Member Mr. Vakamulla Chandrashekhar – Member

Independent Auditors

M/s. M. Modi & Associates. Chartered Accountants 114/13, Amritpuri, East of Kailash, New Delhi – 110065

Bankers

Karur Vysya Bank Ltd Bank of India

Key Managerial Personnel

Mr. Vakamulla Chandrashekhar - Managing Director Mrs. V. Anu Naidu – Whole Time Director Mr. Dugra Prasad - CFO Mr. Amit Arora – Company Secretary & Compliance Officer

Registered Office

D-2, 1st Floor, Amar Colony, Lajpat Nagar – IV, New Delhi - 110024 Email: <u>headoffice@tariniinfra.com</u> Website: <u>www.tariniindia.com</u>

Share Transfer Agents

Link Intime India Private Limited C-101, 247 PARK, L.B.S MARG, VIKHROLI (WEST), MUMBAI, 400083

Listed in Stock Exchanges

Bombay Stock Exchange, SME Platform, Mumbai

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TARINI INTERNATIONAL LIMITED (CIN: L74899DL1999PLC097993)

Registered Office: D-2, 1st Floor, Amar Colony, Lajpat Nagar – IV, New Delhi - 110024 Email: headoffice@tariniinfra.com Website: www.tariniinfra.com

Phone: 011-26479995/26285364, Fax: 011-26477996

NOTICE

NOTICE IS HEREBY GIVEN THAT THE TWENTY THIRD ANNUAL GENERAL MEETING OF TARINI INTERNATIONAL LIMITED WILL BE HELD AT D-2, 1ST FLOOR, AMAR COLONY, LAJPAT NAGAR – IV, NEW DELHI - 110024 ON FRIDAY, 30TH SEPTEMBER, 2022 at 10:00 A.M. TO TRANSACT THE FOLLOWING BUSINESSES:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Financial Statements of the Company for the year ended 31st March, 2022 including Audited Balance Sheet as at 31st March, 2022 and the Statement of Profit and Loss for the year ended on that date and the Reports of the Board of Directors and Auditors thereon and the Audited consolidated financial statement of the Company for the financial year ended on March 31, 2022
- To re-appoint Mr. Vakamulla Chandrashekhar as Director (holding DIN 00073657), who retires by rotation and being eligible offers himself for reappointment.

Date: 05.09.2022 Place: New Delhi V. Chandrashekkar Managing Viesetor DIN No. 000 3657

IMPORTANT NOTES:

- 1. The Company has fixed 2nd September 2022 as the record date for determining the entitlement of shareholders to get Annual Report. The Annual closure of Register of Members and the Share Transfer books of the Company will be done from 27.09.2022 to 30.09.2022 (both day inclusive).
- 2. The Meeting is proposed to be held at the registered office of the Company. Shareholders are advised to strictly adhere to the Standard Operating Procedure (SOP) prescribed by the Ministry of Home Affairs, Govt of India, such as social distancing, usage of proper mask and sanitization. The registered office will be completely sanitized before the commencement of the meeting and after the completion of the meeting, keeping in view the directions of the Government of India.
- 3. PURSUANT TO SECTION 105 (1) OF THE COMPANIES ACT 2013 ("Act"), A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY/ PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF. SUCH A PROXY/ PROXIES NEED NOT BE A MEMBER OF THE COMPANY.

A person can act as proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company.

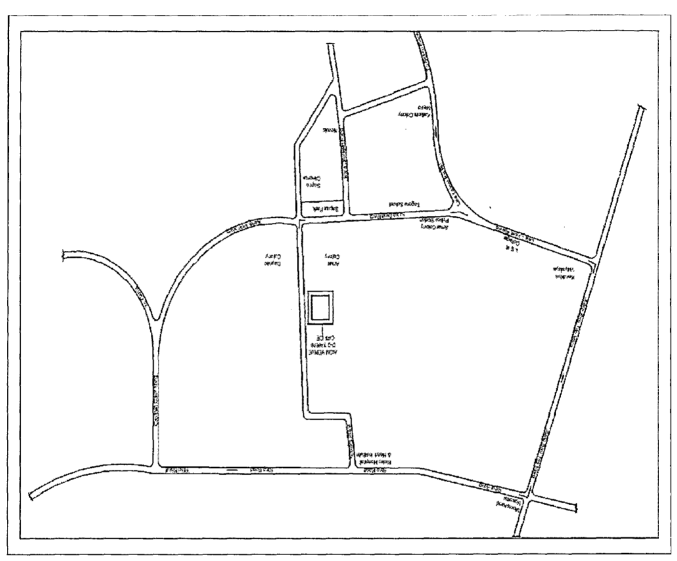
The instrument of Proxy in order to be effective, should be deposited at the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeting. A Proxy form is sent herewith. Proxies submitted on behalf of the companies and other body corporate must be supported by an appropriate resolution/authority, as applicable.

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 not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.

- 4. In line with the Ministry of Corporate Affairs (MCA) Circular No. 17/2020 dated April 13, 2020, the Notice calling the AGM has been uploaded on the website of the Company at www.tariniinfra.com .The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited at www.bseindia.com.
- 5. Corporate members are requested to send a duly certified copy of the Board resolution/ authority letter, authorizing their representative(s) to attend and vote on their behalf at the meeting.
- 6. Members intending to require information about accounts to be explained at the meeting are requested to write to the Company at least 10 (ten) days in advance of the annual general meeting.
- 7. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their Demat accounts. Members holding shares in physical form can submit their PAN details to the Company.
- 8. MCA VIDE NOTIFICATION GSR-207(E), DATED 19TH MARCH 2015, HAS MADE IT MANDATORY TO PROVIDE E-VOTING FACILITY FOR ALL THE LISTED COMPANIES EXCEPT SMALL AND MEDIUM ENTERPRISES. AS, OUR COMPANY IS A SMALL & MEDIUM ENTERPRISES, IT IS NOT MANDATORY FOR OUR COMPANY TO PROVIDE E-VOTING FACILITY TO ITS SHAREHOLDERS IN GENERAL MEETING
- 9. Members holding shares in the dematerialized mode are requested to intimate all changes with respect to their bank details, mandate, nomination, power of attorney, change of address, e-mail address, change in name etc. to their depository participant. These Changes will be automatically reflected in the Company's records which will help the Company to provide efficient and better service to the Members.

- 10. Members who hold shares in physical form are requested to send the share certificates to Link Intime India Pvt Ltd, for dematerialize as per SEBI Notification related to Physical Share Transfer dated June 8, 2018 it has amended Regulation 40 of SEBI (Listing Obligation and Disclosure Requirements) Regulations 2015, mandating transfer of securities only in dematerialized form. Accordingly, the company would not be able to accept requests for transfer of securities unless the securities are held in Dematerialized form with effect from December 5, 2018. In case of any queries / grievance relating to this, Members may contact at the following address: Link Intime India Private Limited, Noble Heights, 1st Floor, Plot NH 2, C-1, Block LSC, Near Savitri Market, Janakpuri. New Delhi 110058, Tel No.: 011-41410592, 41410593; E-mail: swapann@linkintime.co.in.
- 11. Members holding shares in physical form are requested to intimate changes with respect to their bank account (viz., name and address of the branch of the bank, MICR code of branch, type of account and account number, mandate, nomination, power of attorney, change of address, e-mail address, change in name etc.) immediately to the Company.
- 12. Details under Regulation 36 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India in respect of the Directors seeking appointment/re-appointment at the Annual General Meeting are given in the explanatory statement annexed to this notice, which forms integral part of the notice. The Directors have furnished the requisite declarations for their appointment/re-appointment.
- 13. In compliance with the aforesaid MCA Circulars and SEBI Circulars, The Notice of the AGM along with the Annual Report 2021-22 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories, unless any Member has requested for a physical copy of the same. For Members who have not registered their email addresses, physical copies are being sent by the permitted mode. Members may note that this Notice and the Annual Report 2021-22 will also be available on the BSE website viz. www.bseindia.com.
- 14. Kindly register your e-mail address and contact details with us, by writing to us addressed to the Secretarial Department at our corporate office, or at our e-mail ID: headoffice@tariniinfra.com.This will help us in prompt sending of notices, annual reports and other shareholder communications in electronic form.
- 15. All documents referred to in the accompanying Notice and the Explanatory Statement shall be open for inspection at the Registered Office of the Company during normal business hours (9.00 am to 5.00 pm) on all working days except Sunday, up to and including the date of the Annual General Meeting of the Company.
- 16. The Register of contracts or arrangements, in which Directors are interested, will be available for inspection by the members at the venue of the annual general meeting.
- 17. Members, proxies and authorized representatives are requested to carry to the meeting, the attendance slips enclosed herewith duly completed and signed mentioning therein details of their DP id and client id/ folio-no.

The route map of the venue for the Annual General Meeting is given herein below and also available on the website of the Company.





Brief Profile of the Director seeking re-appointment in the 23rd AGM in pursuance of Regulation 36 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Secretarial Standards on General Meetings (SS-2) issued by the Institute of Company Secretaries of India:

Name of the Director	Mr. Valaranda Chandrashaldan		
Name of the Director DIN	Mr. Vakamulla Chandrashekhar		
Date of Birth	14/03/1967		
Type of appointment	Liable to retire by rotation		
Date of Appointment/ Re-appointment	20.01.1999		
Areas of Specialization	Expertise in Hydro Projects & Transmission & Distribution		
Qualifications	B.A		
No. of Shares Held in the Company	70,18,281 equity shares		
List of Directorship held in outside Public Limited Companies	 M/s Tarini Infrastructure Ltd M/s Venture Energy & Technologies Limited Tarini Sugar & Distillaries Limited Venture Infrastructure Limited B. Soilmec India Private Limited Tarini Overseas Mining & Overseas Limited Tarini Humanitarian Demining & Rehabilitation Works Tarini Wilderness Innovations Private Limited Tarini Life sciences Limited West Mountain Power Limited 		
Chairman/member of the Committee of the Board of Directors of this Company	Audit Committee (Member)		
Chairman/member of the Committee of the Board of Directors of other Companies	Tarini Infrastructure Limited Audit Committee (Member)		
Relation with Key Managerial Personnel and Directors	Husband of Mrs. V. Anu Naidu		
Justification for appointment	Promoter of the Company and having vide experience in Hydro Projects & Transmission & Distribution		

Date: 05.09.2022 Place: New Delhi

> V. Chandras in keer Managing Diffector DIN No. 00073657

By Order of the

DIRECTORS' REPORT TO THE MEMBERS OF TARINI INTERNATIONAL LIMITED

Dear Shareholders.

Your Directors are pleased to present the Twenty Third Annual Report on the working of the Company for the period from 1st April, 2021 to 31st March, 2022 with audited statements of accounts :-

FINANCIAL RESULTS

The Company's Financial Performances during the year 2021-22 as compared to the previous year 2020-21 is summarized below:-

(Rupees in Lakhs)

Particulars	STANDALONE for the year ended		CONSOLIDATED for the year ended	
	March 31,	March 31,	March 31,	March 31,
	2022	2021	2022	2021
Total Revenue	215.60	205.47	189.22	175.29
Total Profit before tax	29.40	48.15	(8.52)	12.52
Total Profit after tax	20.30	31.44	148.25	126.26

RESERVES & SURPLUS

The Company's reserve & surplus in the year 2022 as per the Standalone Balance sheet has increased to Rs.1,792.44 Lakhs as compared to the previous year figure of Rs. 1,772.13 Lakhs

Further, the Company's reserve & surplus in the year 2022 as per the Consolidated Balance sheet has decreased to Rs.1,581.41 Lakhs as compared to the previous year figure of Rs. 1,599.02 Lakhs

PERFORMANCE REVIEW

FY 2021-22 started with intermittent lockdowns following the second wave of Covid-19 and also witnessed the war between Russia and Ukraine towards its closure, which led to a highly uncertain economic environment. Amidst the challenging business and economic conditions, your Company's overall performance for the FY 2021- 22 was resilient, consistent and good.

Your Company retains the operation & maintenance (O&M) contract for the Damanganga Small Hydro Power Projects in Gujarat thereby resulting in above average power generation supply & sale to Gujarat Urja Vikas Nigam (GUVNL) by the Contractee Company for the year ending 2021-2022.

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FUTURE PROSPECTS

Your Company continues to bid for the prospective projects in the Hydro / Transmission & Distribution (T&D) projects by way of tendering on domestic as well as international front.

Your Company is also contemplating to revive the other contracts in hand which were temporarily put on hold due to lockdown uncertainty.

DIVIDEND

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

SUBSIDIARY COMPANIES

The Company has (02) two subsidiaries Tarini Sugars and Distillaries Limited and Venture Infrastructure Limited There are (02) two associate companies within the meaning of Section 2(6) of the Companies Act, 2013 (Act) i.e. Tarini Infrastructure Limited, and Tarini Life sciences Limited. There has been no material change in the nature of the business of the subsidiaries and there is no company which have become or ceased to become subsidiary, joint-venture or Associate Company during the year.

Pursuant to Section 129(3) of the Companies Act, 2013 and Accounting Standard - 21 issued by the Institute of Chartered Accountants of India, Consolidated Financial Statements presented by the Company include the Financial Statements of its Subsidiaries.

Further, a separate statement containing the salient features of the financial statements of subsidiaries of the Company in the prescribed form AOC-1 has been given in the Consolidated Financial Statements. In terms of provisions of Section 136 of the Companies Act, 2013, the Company will place separate audited accounts of the Subsidiary Companies on its website.

The Company will make available physical copies of these documents upon request by any shareholder of the Company / subsidiary interested in obtaining the same.

These documents shall also be available for inspection at the Registered Office of the Company during business hours up to the date of ensuing AGM.

PUBLIC DEPOSIT

The Company has not accepted any Public Deposit pursuant to provisions of section 73 of the Companies Act, 2013, during the period under review.

AUDITORS

M/s M. Modi & Associates. Chartered Accountants continues to be the Statutory Auditors of the Company on the remuneration to be decided by the Board of Directors. M/s M. Modi & Associates. Chartered Accountants have submitted a certificate, confirming that their appointment is within the limits prescribed in the Section 139 read with Section 141 of the Act.

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The Statutory Auditors have given certain observations in their Audit report as under:

We draw attention to note 30 to Financial Statement regarding the investment amounting Rs.121.59 Lakhs in the subsidiaries, which has suffered recurring losses and has a net capital deficiency. The financial statements of that subsidiary have been prepared assuming that the Company will continue as a going concern. These conditions raise substantial doubt about its ability to continue as a going concern. The standalone financial statements do not include any adjustments relating to the recoverability and classification of asset carrying amounts that might result that the subsidiary be unable to continue as a going concern. Had the provision been made in the books of account, the profit before tax for the year would have been converted into loss amounting to Rs. 92.19 Lakhs.

Though there is an accumulated loss in the subsidiary companies, the said companies has not bagged new projects or work orders due to recession scenario. However, lot of bids are still open for participation and the said company will bag some orders in the near future and hence your directors are of the opinion that no adjustment is required at this stage and the same will be done at the appropriate time.

The other observations of the Auditor are self explanatory and need no reply from the Board of Directors.

SECRETARIAL AUDITOR

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Board had appointed Mr. Manoj Sharma, Partner, RSMV & Co. Practicing Company Secretaries, to conduct Secretarial Audit for the financial year 2021-22. The Secretarial Audit Report for the financial year ended March 31, 2022 is appended as **Annexure I** to this Report.

The Report contains the following observations:-

- 1. The holding company has given the collateral guarantee for the loan taken by its associate company / Directors & loans / advances granted to group companies in which directors are interested; the holding company is yet to comply with the provisions of section 186 of the Companies Act, 2013. Though the Loan has been closed, the Company is yet to obtain clearance from the bank.
- 2. The Enforcement Directorate under the Prevention of Money Laundering Act, 2002 has provisionally attached the farm house of the Company and the company has obtained the stay from the High Court of Delhi against the said attached order.
- 3. The Securities Appellate Tribunal has dismissed the appeal of the Company against the order dated March 29, 2019 passed under section 11 and 11B of The Securities and Exchange Board of India Act, 1992 by the Whole Time Member (WTM) of the SEBI and the order dated February 10, 2020 passed under section 15-I of The Securities and Exchange Board of India Act, 1992 by the Adjudicating officer. The Company has filed an appeal against said order before the Hon'ble Supreme Court of India. The Hon'ble Supreme Court of India has ordered recovery of half of the penalty imposed by SEBI, and stayed the recovery of the balance amount.

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- 4. The Nomination and Remuneration Committee consists of one Executive Director (Promoter) in the place of Non-Executive Director. To this extent, there is non-compliance of provision of section 178 (1) of the Companies Act 2013.
- 5. An Investigation process was initiated by Regional Director (North) Ministry of Corporate Affairs, consequent to SEBI communication received by MCA, under Section 210(1)(c) of the Companies Act,2013. The Company has filed a petition against the said investigation process with the Hon'ble High Court of Delhi. The matter is under the consideration of the Hon'ble High Court.
- 6. The Registrar of Companies, NCT of Delhi & Haryana had initiated the prosecution process against the KMP's in the Court of ASJ-03 and Special Judge (Companies Act), Dwarka Court's (SW)/New Delhi. The Complaint was dismissed by the said court consequent upon non appearance of the ROC, Despite the Dismissal of the Complaint said Court issued a Summon to the KMP's vide dated 27th April 2022. The Company has filed a writ petition with the Hon'ble High Court of Delhi and the said summon had been stayed by the Hon'ble High Court vide order dated 15th July 2022 because the Court of ASJ-03 and Special Judge (Companies Act), Dwarka Court's (SW)/New Delhi has become functus officio.
- 7. During the year under review there was delay in depositing of Income Tax and GST.

Your Directors would like to clarify as under to the said observations:

- 1. It should be noted that these loans were given for execution of various work items by these companies for the projects proposed to be undertaken by the Companies under the same management. It should also be noted that these Companies have no source of funding such as bank loans etc., due to infra start ups in nature. Though the company has ratified the aforesaid advances in the AGM of the company held on 28th September 2019, the loan is still continuing.
- 2. The Company has obtained the stay from the High Court of Delhi against the said attached order and the stay continues.
- 3. The observation is a factual statement and your Directors are of the opinion that this observation does not need any reply.
- 4. Your Directors are looking for a suitable person for appointment which will be done as earliest as possible.
- 5. The final outcome of the Writ is still awaited. In view of this, your Directors don't foresee any immediate action in this matter.
- 6. The observation is a factual statement and your Directors are of the opinion that this observation does not need any reply.
- 7. The delay is due to the reasons beyond the control of Directors. Efforts are made to make the payments on time.

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CORPORATE GOVERNANCE

Your Company has been Complying with the principles of good corporate governance over the years and is committed to the highest standards of Compliance.

Pursuant to the Listing Agreement executed by your Company with the BSE read with Regulation 15(2) of SEBI (LODR) Regulations, 2015, the provisions with regard to compliance of Corporate Governance as specified in regulations 17 to 27 and clauses (b) to (i) of Regulation 46 (2) and Para C, D and E of schedule V are not applicable to your company, keeping in view the fact your company is listed in the SME Platform of the BSE Limited.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

As required under SEBI (LODR) Regulations 2015 the Management Discussion and Analysis Report is attached herewith and forms part of this report.

CORPORATE SOCIAL RESPONSIBILTY (CSR)

The Company has not developed and implemented any Corporate Social Responsibility initiatives as the provisions of CSR as specified in Section 135 of the Companies Act, 2013 are not applicable to your Company.

EXTRACT OF THE ANNUAL RETURN

The Annual Return of the Company is available on the website of the Company at the link www.tariniinfra.com as per section 92(3) of the Companies Act, 2013 and rule 12 of the Companies (Management and Administration) Rules, 2014 as amended from time to time.

NUMBER OF MEETINGS OF THE BOARD

The Board met (9) Nine times during the financial year viz; on 05.04.2021, 03.06.2021, 17.06.2021, 30.06.2021, 19.07.2021, 06.09.2021, 09.11.2021, 27.01.2022 and 14.03.2022. The necessary quorum was present in all the meetings. The intervening gap between any two meetings was not more than one hundred and twenty days as prescribed by the Companies Act, 2013.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION

The policy of the Company on Directors' appointment and remuneration, including criteria for determining qualifications, positive attributes, independence of a Director and other matters provided under Sub section (3) of Section 178 of the Companies Act, 2013, adopted by the Board, has been disclosed separately at **Annexure III** to the Board's Report.

COMMITTEES OF THE BOARD

The Board has three committee's viz., the audit committee, nomination and remuneration committee and Shareholders' / Investors' Grievance Committee

The details pertaining to composition of above committees are given separately at **Annexure II** to the Board's Report.

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DIRECTORS AND KEY MANAGERIAL PERSONNEL

As per the provisions of the Companies Act 2013, Mr. V Chandrashekhar (DIN: 00073657), retires at the ensuing Annual General Meeting and being eligible, seeks reappointment. The Board recommends his re appointment.

The brief profile of the Director who is to be re-appointed /appointed, are furnished in the notice of the annual general meeting. The Board recommends re-appointment/appointment of above said Director.

DIRECTORS' RESPONSIBILITY STATEMENT

The Audited Accounts for the financial year ended March 31, 2022 are in conformity with the requirements of the Companies Act, 2013. Pursuant to Section 134(5) of the Companies Act, 2013, your directors hereby confirm that:

- i) In the preparation of the annual accounts, the applicable accounting standards have been followed.
- ii) 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 account of the company for that period.
- iii) 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.
- iv) The Directors had prepared the annual accounts on a going concern basis.
- v) The Directors had laid down internal financial controls to be followed by the company and that such internal financial controls are adequate and were operating effectively.
- vi) The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

PARTICULARS OF LOANS AND GUARANTEES

Pursuant to the requirement under Section 134(3) (g) of the Companies Act, 2013 the particulars of loans, guarantees or investments under Section 186 of the Act as at end of the Financial Year 2021-22 are attached as **Annexure - IIII** which forms part of this report.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES

All contracts / arrangements / transactions entered by the Company during the financial year with related parties were in the ordinary course of business and on an arm's length basis. The Company has not entered in any material related party transaction during the year.

Information on transactions with related parties pursuant to Section 134(3)(h) of the Act read with rule 8(2) of the Companies (Accounts) Rules, 2014 are given in Form AOC-2 at **Annexure IV** and the same forms part of this report.

Please refer Note No. 33 to the financial statement which sets out related party disclosures as prescribed under Accounting Standard 18.

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INTERNAL FINANCIAL CONTROL

The Company has in place adequate internal financial controls with reference to financial statement, including adherence to the Company's policies, safeguarding of its assets, prevention and detection of frauds and errors, accuracy and completeness of the accounting records and timely preparation of reliable financial disclosures.

The detailed information about internal controls is set out in the Management Discussion & Analysis report which is attached and forms part of this Report.

VIGIL MECHANISM

The Company has implemented a Whistle Blower Policy and has established a vigil mechanism for employees and Directors to report their genuine concerns. The Whistle

Blower Policy complies with the requirements of Vigil mechanism as stipulated under Section 177 of the Companies Act, 2013. The details of establishment of the Whistle Blower Policy/ Vigil mechanism have been disclosed on the website of the Company.

SIGNIFICANT AND MATERIAL ORDERS

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

PARTICULARS OF EMPLOYEES

The information required under section 197 (12) of the Act Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, in respect of employees of the Company is appended as **Annexure V** to the Board's report.

As far as the disclosure with regard to Rule 5 (2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the information may be treated as NIL.

CONSERVATION OF ENERGY AND TECHNOLOGY ABSORPTION

Provisions of Section 134(3)(m) of the Companies Act, 2013 regarding Conservation of Energy and Technology Absorption does not apply to your Company.

FOREIGN EXCHANGE EARNINGS & OUTGO

During the year under review the foreign exchange earnings and the expenditure was nil.

BUY BACK OF SECURITIES

The Company has not made any offer for buy back of its securities during the year under review.

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SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013

Your Company has in place a formal policy for prevention of sexual harassment of its women employees in line with "The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

During the year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

ACKNOWLEDGEMENT

Your Directors wish to place on record their appreciation for the whole hearted and sincere co-operation the Company has received from its banker, Bank of India and various Government agencies. Your Directors also wish to thank all the employees for their co-operation.

By Order of the Board of Directors For Tarini International Limited

Vakamulla Chandrashekhar Managing Director DIN 00073657

Date: 05.09.2022

V. Anu Naidu Whole Time Director

DIN 00073661



REGD. OFFICE : 268, ANARKALI COMPLEX, NEAR VIDEOCON TOWER

JHANDEWALAN EXTN., NEW DELHI-110055

PAN: AAARFR0829F TEL NO: +91-11-41521979

+91-11-41851033

EMAIL ID: rsmandco.cs@gmail.com

FORM NO. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st March 2022
[Pursuant to section 204(1) of the Companies Act, 2013 and rule No.9 of the Companies
Appointment and Remuneration Personnel Rules 2014]

To

The Board of Directors
TARINI INTERNATIONAL LIMITED
D-2, FIRST FLOOR, AMAR COLONY,
LAJPAT NAGAR IV,
NEW DELHI-110024

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by TARINI INTERNATIONAL LIMITED. (hereinafter called the company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

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

We have examined the books, papers, minute books, forms and returns filed and other records maintained by TARINI INTERNATIONAL LIMITED ("the Company") for the financial year ended on 31st March 2022 according to the provisions of the following Acts and Rules there under. We had also discussed with the management of the Company on the various aspects of compliances by the Company of the Acts and Rules:

- f. The Companies Act, 2013 (the Act) and the rules made there under:
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- iii. The Depositories Act, 1996 and the Regulations and Bye-laws framed there under



- Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'), to the extent applicable:
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - c) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - d) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations 1993, regarding the Companies Act 2013 dealing with client:
 - e) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- vi. I further report that the Company has, in my opinion, complied with the provisions of Companies Act 2013 and the rules made under that Act and the Memorandum and Articles of Association of the Company, with regard to:
 - a) Maintenance of the various Statutory registers and documents making necessary entries therein;
 - b) Closure of the register of members;
 - Forms, returns, documents and resolutions required to be filed with the Registrar of Companies and the Central Government;
 - d) Service of documents by the Company on its Members, Auditors and the Registrar of Companies;
 - e) Notice of Board Meetings and Committee Meetings of directors.
 - f) The 22nd Annual General Meeting held on 30th September, 2021.
 - g) Minutes of proceedings of General Meetings and of the Board and its Committee meetings;
 - h) Approvals of the Members, the Board of Directors, the Committees of Directors and the government authorities, wherever required:
 - i) Constitution of the Board of Directors / Committee(s) of Directors, appointment, retirement and re-appointment of Directors including the Managing Director and Whole-time Director:
 - j) Payment of remuneration to Directors including the Managing Director and Whole-time Director;
 - k) Appointment and remuneration of Auditors;
 - I) transfers and transmissions of the Company's shares and debentures, and issue and dispatch of duplicate certificates of shares;
 - m) Borrowings and registration, modification and satisfaction of charges wherever applicable;
 - n) Form of balance sheet as prescribed under Part I, form of statement of profit and loss as prescribed under Part II and General Instructions for preparation of the same as prescribed in Schedule VI to the Act;
 - o) Directors' report;



- p) Contracts, common seal, registered office and publication of name of the Company; and
- q) All other applicable provisions of the Act and the Rules made under the Act.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, Secretarial Standards 1 and 2 issued by The Institute of Company Secretaries of India, and other relevant rules mentioned above subject to the following observations:

The statutory auditors have qualified the Consolidated Financial Statements and given the following observations:-

We draw attention to note 30 to Financial Statement regarding the investment amounting Rs. 121.59 Lakhs in the subsidiaries, which has suffered recurring losses and has a net capital deficiency. The financial statements of that subsidiary have been prepared assuming that the Company will continue as a going concern. These conditions raise substantial doubt about its ability to continue as a going concern. The standalone financial statements do not include any adjustments relating to the recoverability and classification of asset carrying amounts that might result that the subsidiary be unable to continue as a going concern. Had the provision been made in the books of account, the profit before tax for the year would have been converted into loss amounting to Rs. 92.19 Lakhs.

The following are the other observations:

- 1. The holding company has given the collateral guarantee for the loan taken by its associate company / Directors & loans / advances granted amounting to Rs. 380.39 Lakhs to group companies in which directors are interested; the holding company is yet to comply with the provisions of section 186 of the Companies Act, 2013. Though the Loan has been closed, the Company is yet to obtain clearance from the bank.
- 2. The Enforcement Directorate under the Prevention of Money Laundering Act, 2002 has provisionally attached the farm house of the Company and the company has obtained the stay from the High Court of Delhi against the said attached order.
- 3. The Securities Appellate Tribunal has dismissed the appeal of the Company against the order dated March 29, 2019 passed under section 11 and 11B of The Securities and Exchange Board of India Act, 1992 by the Whole Time Member (WTM) of the SEBI and the order dated February 10, 2020 passed under section 15-I of The Securities and Exchange Board of India Act, 1992 by the Adjudicating officer. The Company has filed an appeal against said order before the Hon'ble Supreme Court of India. The Hon'ble Supreme Court of India has ordered recovery of half of the penalty imposed by SEBI, and stayed the recovery of the balance amount.
- 4. The Nomination and Remuneration Committee consists of one Executive Director (Promoter) in the place of Non-Executive Director. To this extent, there is non-compliance of provision of section 178 (1) of the Companies Act 2013.



- 5. An Investigation process was initiated by Regional Director (North) Ministry of Corporate Affairs, consequent to SEBI communication received by MCA, under Section 210(1)(c) of the Companies Act, 2013. The Company has filed a petition against the said investigation process with the Hon'ble High Court of Delhi. The matter is under the consideration of the Hon'ble High Court.
- 6. The Registrar of Companies, NCT of Delhi & Haryana had initiated the prosecution process against the KMP's in the Court of ASJ-03 and Special Judge (Companies Act), Dwarka Court's (SW)/New Delhi. The Complaint was dismissed by the said court consequent upon non appearance of the ROC, Despite the Dismissal of the Complaint said Court issued a Summon to the KMP's vide dated 27th April 2022. The Company has filed a writ petition with the Hon'ble High Court of Delhi and the said summon had been stayed by the Hon'ble High Court vide order dated 15th July 2022 because the Court of ASJ-03 and Special Judge (Companies Act), Dwarka Court's (SW)/New Delhi has become functus officio
- 7. During the year under review there was delay in depositing of Income Tax and GST.

We further report that the Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors subject to the observation at point no 4. There were no changes in the composition of the Board of Directors during the year under review.

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

Majority decision is carried through and 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.

The following are the various laws applicable to the company. According to the information / details / explanation provided to us, the company has complied with the provisions of the said Acts and the company has a mechanism to monitor the compliances of the said laws.

- The Factories Act, 1948
- The Payment of Wages Act, 1936
- The Minimum Wages Act, 1948
- Income Tax Act 1961, Wealth Tax Act, Goods and Services Tax Act, and rules made thereof.
- Employees Provident Fund And Misc. Provisions Act, 1952
- Employers State Insurance Act, 1948
- The Payment of Bonus Act, 1965
- The Environment (Protection) Act, 1986
- Electricity Act 2003



- Indian Stamp Act, 1999
- Negotiable Instrument Act 1881
- Maternity Benefits Act 1961
- Payment of Gratuity Act, 1972
- The Apprentices Act 1961
- Water (Prevention & Control of Pollution) Act 1974 and rules thereunder
- > Air (Prevention & Control of Pollution) Act 1981 and rules thereunder

For RSMV & Co. Company Secretaries

Place: Delhi

Date: 03/09/2022

FCS: 7516 CP No.: 11571

UDIN: F007516D000902949

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.

To

The Board of Directors
TARINI INTERNATIONAL LIMITED
D-2, FIRST FLOOR, AMAR COLONY,
LAJPAT NAGAR IV,
NEW DELHI-110024

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

- 1. Maintenance of secretarial and other records are 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 records. The verification was done on test basis to ensure that correct facts are reflected in the records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3 We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the Management. Our examination was limited to the verification of procedures on test basis.

6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For RSMV & Co. Company Secretaries

Place: Delhi

Date: 03/09/2022

UDIN: F007516D000902949

FCS: 7516 CP.No.: 11571

DETAILS OF COMMITTEES

1. Audit Committee

The Company had constituted an Audit Committee in the year 2011 and reconstituted the same from time to time. The scope of the activities of the Audit Committee is as set out in Section 177 of the Companies Act, 2013. The terms of reference of the Audit Committee are broadly as follows:

The role of the Audit committee includes the following:

- 1. Overseeing of the Company's financial reporting process and disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- 2. Recommending to the Board the appointment, re-appointment, terms of appointment/ re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees/remuneration.
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors.
- 4. Reviewing, with the Management, the annual financial statements before submission to the Board for approval, with particular reference to:
- Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of sub section (5) of section 134 of the Companies Act, 2013.
- · Changes, if any, in accounting policies and practices and reasons for the same.
- Major accounting entries involving estimates based on the exercise of judgment by the Management.
- Significant adjustments made in the financial statements arising out of audit findings.
- Compliance with listing and other legal requirements relating to financial statements.
- Disclosure of any related party transactions.
- · Qualifications in the draft audit report.
- 5. Review/examine, with the Management, the quarterly/year to date financial statements and auditor's report thereon, before submission to the Board for approval.
- 6. Reviewing with the Management, the financial statements of subsidiaries and in particular the investments made by each of them.
- 7. Reviewing/Monitoring, with the Management, the statement of uses/application/end use of funds raised through an issue (public issue, rights issue, preferential issue, etc.) and related matters, 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 the proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter.
- 8. Reviewing/evaluating, with the Management, performance of statutory and internal auditors, internal financial controls, risk management system and adequacy of the internal control systems.
- 9. 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.
- 10. Discussion with internal auditors any significant findings and follow-ups there on.
- 11. 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.
- 12. 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.
- 13. To look into the reasons for substantial defaults in payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- 14. To review the functioning of the Whistle- Blower mechanism.

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- 15. Approval of appointment of CFO (i.e. the whole time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate.
- 16. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- 17. Review and monitor the Auditor's independence, performance and effectiveness of Audit process.
- 18. Approval or any subsequent Modification of transactions of the company with related parties.
- 19. Scrutiny of inter- corporate loans and investments.
- 20. Valuation of undertakings or assets of the Company, wherever it is necessary.

The Audit committee is empowered, pursuant to its terms of reference to:

- Investigate any activity within its terms of reference and to seek any information it requires from any employee.
- Obtain legal or other independent professional advice and to secure the attendance of outsiders with relevant experience and expertise, wherever considered necessary.
- TIL has systems and procedures in place to ensure that the Audit committee mandatorily reviews:
- Management discussion and analysis of financial conditions and results of operations.
- Statement of significant related party transactions (as defined by the Audit committee), submitted by management.
- Management letters / letters of internal control weaknesses issued by the statutory auditors.
- Internal audit reports relating to internal control weaknesses.
- Appointment, removal and terms of remuneration of the Chief internal auditor.
- The uses/applications of funds raised through public issues, rights issues, preferential issues by major category (capital expenditure, sales and marketing, working capital, etc), as part of the quarterly declaration of financial results (whenever applicable).
- On an annual basis, statement certified by the statutory auditors, detailing the use of funds raised through public issues, rights issues, preferential issues for purposes other than those stated in the offer document/prospectus/notice (whenever applicable).

The composition of the Audit Committee and the details of meetings attended by the Directors are given below:

Sr. No.	Name	Category
1.	Mr. Parvinder Kumar- Chairman	NED (I)
2.	Mr. Praneet Kohli - Member	NED (Í)
3.	Mr. Vakamulla Chandrashekhar- Member	ED (P)
3.	Mr. Vakamulia Chandrashekhar- Member	ED (P)

ED (P) – Executive Director (Promoter)

NED (I) - Non-Executive Director (Independent)

Audit Committee meetings are attended by the CFO and representatives of Statutory Auditors & Internal Auditor. The Company Secretary acts as the Secretary of the Audit Committee.

2. Shareholders' / Investors' Grievance Committee

The Board has constituted the Shareholders/Investors Committee to specifically look into the Redressal of investors grievances. The main object of the Committee is to strengthen the investor's relations. The functioning and broad terms of reference of the Committee includes monitoring the work relating to transfer/transmission of shares, dematerialization/ rematerialization of shares, Redressal of complaints like transfer of shares, non-receipt of Balance Sheet etc.

Mr. Parvinder Kumar, the Chairman of the Committee and Mr. Praneet Kohli and Mr. Vakamulla Chandrashekhar members of the committee are Independent Directors and Executive Director of the Company. The Company Secretary acts as the Secretary of the Shareholders, / Investors, Grievance Committee.

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The Committee also recommends measures for overall improvement in the quality of investor services. As there was no grievance of the shareholders, the committee did not have an opportunity during the year.

The Committee performs the following functions:

- Transfer/ transmission of shares.
- Split up/ sub-division and consolidation of shares.
- Dematerialization/ re-materialization of shares.
- Issue of new and duplicate share certificates.
- Registration of Power of Attorneys, Probate, Letters of transmission or similar other documents.
- To open/ close bank account(s) of the Company for depositing share/ debenture applications, allotment and call monies, authorize operation of such account(s) and issue instructions to the Bank from time to time in this regard.
- To look into Redressal of shareholders' and investors' complaints like transfer of shares, no receipt of annual report, non- receipt of declared dividends, etc.

This Committee consists of one Executive Director (Promoter) in the place of Non Executive Director. To this extent there is non-compliance of provision of section 178 (1) of the Companies Act 2013 and the relevant rules. The management is in the process of identifying a suitable non executive Director who will be appointed in due course of time

3. Nomination & Remuneration Committee

The Nomination & Remuneration Committee determines the Company's policy on all elements of the remuneration payable to Executive Directors. The remuneration policy of the Company is aimed at rewarding performance based on periodic review of achievements.

The Committee consisting of Mr. Parvinder Kumar as Chairman, Mr. Praneet Kohli & Mr. V. Chandrashekhar as members of the committee. The Company Secretary acts as the Secretary of the Nomination & Remuneration Committee.

This Committee consists of one Executive Director (Promoter) in the place of Non Executive Director. To this extent there is non-compliance of provision of section 178 (1) of the Companies Act 2013 and the relevant rules. The management is in the process of identifying a suitable non executive Director who will be appointed in due course of time.

The roles and responsibilities of the committee include the following:

- 1. Formulate the criteria for determining qualifications, positive attributes and independence of a Director.
- 2. Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, recommend to the Board their appointment and removal.
- 3. Formulate the criteria for evaluation of Director's and Board's performance and to carry out the evaluation of every Director's performance.
- 4. Devising a policy on Board diversity.
- 5. To engage the services of consultants and seek their help in the process of identifying suitable person for appointments to the Board.
- 6. To decide the remuneration of consultants engaged by the Committee.
- 7. Framing, recommending to the Board and implementing, on behalf of the Board and on behalf of the Shareholders, policy on remuneration of Directors, Key Managerial Persons (KMP) & other Employees, including ESOP, pension rights and any other compensation payment.
- 8. To ensure that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors and KMP of the quality required to run the company successfully.
- 9. To ensure that Relationship of remuneration to performance is clear and meets appropriate performance benchmarks.

- 10. To ensure that Remuneration to directors, key managerial personnel 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.
- 11. Considering, approving and recommending to the Board changes in designation and increase in salary of the Directors, KMP and other employees.
- 12. Framing the Employees Share Purchase Scheme / Employees Stock Option Scheme and recommending the same to the Board/ shareholders for their approval and implementing/ administering the scheme approved by the shareholders.
- 13. Suggesting to Board/ shareholders changes in the ESPS/ ESOS.
- 14. Deciding the terms and conditions of ESPS and ESOS which, inter alia, include the following:
- Quantum of options to be granted under the Scheme per employee and in aggregate;
- Vesting Period:
- Conditions under which option vested in employees may lapse in case of termination of employment for misconduct;
- Exercise period within which the employee should exercise the option and that option would lapse on failure to exercise the option within the exercise period;
- Specified time period within which the employee shall exercise the vested options in the event of termination or resignation of employee;
- Right of an employee to exercise all the options vested in him at one time or at various points of time within the exercise period;
- Procedure for making a fair and reasonable adjustment to the number of options, entitlement of shares against each option and to the exercise price in case of rights issues, bonus issues and other corporate actions;
- Grant, vest and exercise of option in case of employees who are on long leave;
- · Procedure for cashless exercise of options;
- Forfeiture/ cancellation of options granted;
- All other issues incidental to the implementation of ESPS/ESOS.
- To issue grant/ award letters.
- To allot shares upon exercise of vested options.

In accordance with the relevant provisions of Companies Act, 2013,the following Policies/ Framework have been adopted by the Board upon recommendation of the Nomination and Remuneration Committee:

- 1. Remuneration Policy relating to remuneration of Directors, Key Managerial Personnel and other employees.
- 2. Framework for evaluation of the Board, its committees and individual Board members including Independent Directors.
- 3. Policy on appointment of Board Members.

The Remuneration Policy and the evaluation criteria have been disclosed in the Director's Report which forms part of the Annual Report.

A. Remuneration Policy

The Nomination and Remuneration Committee recommends to the Board the compensation package of the Executive Directors/KMPs and also the compensation payable to the Non-Executive Directors of the Company in accordance with the provisions contained in the Act. The Non-Executive Directors are paid sitting fees for attending the Meetings of the Board of Directors and Committees within the ceiling prescribed by the Central Government.

The key components of the Company's Remuneration Policy are:

1. Remuneration Policy for the Executive Team

Guiding principles for remuneration and other terms of employment: The guiding principle is that the remuneration and the other terms of employment for the Executives shall be Competitive in order to ensure that the Tarini Group can attract and retain competent Executives.

The principles for fixed salaries and variable salary: The Nomination and Remuneration Committee shall recommend the remuneration structure of the Executives based on various factors such as industry benchmarks, the Company's performance, experience and expertise of the Executive, responsibilities shouldered by him, his contributions in bringing strategic upsurges and other economic factors appropriate to the working of the Company and it's long term goals. The remuneration may be paid as salary, perquisites, allowances, incentives and commission (Fixed or variable Component) within the overall ceiling approved by the Shareholders of the Company.

Annual Enhancement of Remuneration: The annual enhancement in remuneration of the executives shall be within the salary scale approved by the Shareholders of the Company.

2. Remuneration Policy for the Non- Executive and Independent Directors

The Non Executive and Independent Directors shall be paid sitting fees for attending meeting of the Board, which may be revised from time to time within the overall limits specified by the Companies Act, 2013.

The Company shall reimburse out-of-pocket expenses to Directors for attending the meeting held at a City other than the one in which the Director resides.

Evaluation Criteria:

The Company has put in place the system for annual evaluation of Board as a whole, its committee and Directors.

The performance of the Board will be evaluated by the Board after seeking inputs from all the Directors on the basis of the criteria such as the Board composition and structure, board meetings and effectiveness of board processes, information and functioning, etc. The performance of the committees will be evaluated by the board after seeking inputs from the committee members on the basis of the criteria such as the compliance with the terms of reference of the Committees, composition of committees, functions and duties, committee meetings & procedures, etc.

The Board and the Nomination and Remuneration Committee ("NRC") reviews the performance of the individual Directors on the basis of the criteria such as the contribution of the individual Director to the Board and committee meetings, attendance, independent judgment etc. In addition, the Chairman will also be evaluated on the basis of criteria such as leadership, managing relationship, conducting board meetings etc.

In a separate meeting of independent Directors, performance of non-independent directors, performance of the board as a whole and performance of the Chairman will be evaluated, taking into account the views of executive directors and non-executive directors.

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Particulars of Loans, Guarantees or investments under section 186 of the Companies Act, 2013 as on 31.03.2022

SI. No.	Name of the Body Corporate	Loans given	Investments	Guarante es given	Aggregate as on 31.03.2022
In subsidia	ries				
1.	Tarini Sugars & Distillaries Limited	6,11,00,673/-	53,59,000/-	NIL	6,64,59,673/-
2.	Venture Infrastructure Limited	1,69,71,997/-	68,00,000/-	NIL	2,37,71,997/-
In JV/ Associate s				į.	
3.	Tarini Infrastructure Limited	NIL	10,48,99,000/-	35,35,00, 000/-	45,83,99,000 /-
4.	Tarini Lifesciences Limited	NIL	1,67,000/-	NIL	1,67,000/-
In others					
5.	B. Soilmec India Private Limited	3,60,60,402/-	3,00,000/-	NIL	3,63,60,402/-
6.	Venture Energy & Technologies Limited	1,52,00,520/-	96,50,000/-	NIL	2,48,50,520/-
7.	Tarini Wilderness Innovations Private Limited	3,27,044/-	NIL	NIL	3,27,044/-

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	PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES REFERRED TO IN SECTION 188 (1) OF THE COMPANIES ACT, 2013				
	Form No. AOC – 2				
	(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)				
	Form for disclosure of particulars of contracts/ arrangements entered into by the company with related parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto				
1.	Details of contracts or arrangements or transactions not at arm's length basis	Not Applicable			
а	Name(s) of the related party and nature of relationship				
b	Nature of contracts/arrangements/transactions				
С	Duration of the contracts / arrangements / transactions				
d	Salient terms of the contracts or arrangements or transactions including the value, if any				
е	Justification for entering into such contracts or arrangements or transactions				
f	Date(s) of approval by the Board				
g	Amount paid as advances, if any				
h	Date of which the special resolution was passed in general meeting as required under first proviso to section 188				
2.	Details of material contracts or arrangement or transactions at arm's length basis				
а	Name(s) of the related party and nature of relationship	Tarini Infrastructure Limited (Associate)			
b	Nature of contracts / arrangements / transactions	Equipment, Maintenance and Management Contract			
С	Duration of the contracts / arrangements / transactions	Valid up to September 2047			
d	Salient terms of the contracts or arrangements or transactions including the value, if any	Maintenance of Equipments			
е	Date(s) of approval by the Board, if any				
f	Amount paid as advances, if any	NIL			

N.e.d. Aug.

A. The information required under Section 197 of the Act read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are given below:

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

suproject of the company for the year 2021 22.				
SI. No.	Name of the	Designation	Ratio	
	Directors			
1.	Mr. Vakamulla Chandra Shekhar	Managing Director	N.A	
2.	Mrs. V. Anu Naidu	Whole Time Director	10 : 5.3	

The Non-Executive Independent Directors of the Company are entitled for sitting fees and reimbursement of expenses as per the statutory provisions and are within the prescribed limits.

- 2. There is no change in sitting fees of the Non-Executive Independent Directors during the FY 2021-22.
- 3. The percentage increase in the median remuneration of employees in the financial year:

The percentage increase in the median remuneration of employees in the financial year was around 5%.

- 4. The number of permanent employees on the rolls of company: 30
- 5. The explanation on the relationship between average increase in remuneration and company performance:

On an average, employees received an increase in remuneration of 3%-4%. The revenue grew by 5% as compared to last year.

The increase in remuneration of employees is in line with the market trends and closely linked to corporate performance, business performance and individual performance.

6. Comparison of the remuneration of the Key Managerial Personnel against the performance of the Company;

In the financial year 2021-22, there was a Decrease in the Profit after Tax. In view of this no increase has been given to any employee of the company.

7. Variations in the market capitalization of the Company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase over decrease in the market quotations of the shares of the Company in comparison to the rate at which the Company came out with the last public offer:

Particulars	As at 31 st March 2022	As at 31 st March 2021	Variation
Closing rate of share at BSE	Rs. 6.07	Rs. 15.55	Rs. (9.48)
EPS	Rs. 0.16	Rs. 0.24	Rs. (0.08)
Market Capitalization	Rs.7,88,97,860/-	Rs.20,21,18,900/-	Rs. (12,32,21,040)/-
Price Earnings Ratio	37.94	64.79	(26.85)

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8. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration

There was no increase in percentile of salaries of employees other than managerial personnel in 2021-22. There was no increase in the Remuneration of Directors.

10. The key parameters for any variable component of remuneration availed by the directors:

There is no variable component of remuneration paid to the Directors.

- 11. The ratio of the remuneration of the highest paid Director to that of the employees who are not Directors but receive remuneration in excess of the highest paid Director during the year: Not applicable.
- **12.** Affirmation that the remuneration is as per the remuneration policy of the company: Yes, the remuneration is as per the Remuneration Policy of the Company.

By Order of the Board of Directors For Tarini International Limited

hulled

Vakamulia Chandrashekhar Managing Director

DIN 00073657

Date: 05.09.2022

V. Anu Naidu Whole Time Director

DIN 00073661

MANAGEMENT DISCUSSION AND ANALYSIS

This report discusses and analyses the performance for the year ended 31st March 2022.

FY 2021-22 started with intermittent lockdowns following the second wave of Covid-19 and also witnessed the war between Russia and Ukraine towards its closure, which led to a highly uncertain economic environment. Amidst the challenging business and economic conditions, your Company's overall performance for the FY 2021- 22 was resilient, consistent and good and the income of the Company stood as Rs 2.16 Crores.

Overall review of operations

The Company is in the business of engineering, consultancy, turnkey contracts in power sector industry. The Company has recorded an Operational income of Rs.2.16 Crores.

Industry Structure and Development

Consultancy is a practice of giving expert advice within a particular field by professionals or experts who advice in a particular area and has knowledge, well experienced, problem solving skill and is expertise of the subject matter.

The Power sector in India is slowly moving from a regulated return framework to a market driven pricing mechanism. This has provided a major boost for private entrepreneurs to enter the Power Sector.

Opportunities and Threats

The Indian engineering and consultancy services industry is poised to grow in leaps and bounds. There are more opportunities for this industry in the years to come keeping in view the modernization policy envisaged by the Government of India. Our Company being an integrated player providing turn-key services under one umbrella from designing, construction, generation, transmission and distribution has lot of scope for further work in the coming years.

It is pertinent to mention that there are lots of leading players in the market who are providing more integrated services to the industry. The changes in the Government policy, fluctuations in foreign currency and increase in cost of skilled manpower also poses threat to the consultancy industry as a hole.

Future Outlook

The Power sector in India is slowly moving from a regulated return frame work to a market driven pricing mechanism. This will encourage a number of private entrepreneurs to set up power projects. Our Company being one of the organizations providing turn-key based services relating to transmission and distribution services has tremendous scope of getting a number of contracts. Therefore the future outlook of the Company looks bright in the years to come.

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Risk & Concerns

The Company on regular basis reviews its Risk Management Policy and takes proactive steps to safeguard and minimize any adversity related to the Market, Technology, People, Environment/Regulatory, Financial and Opportunity Risks. Wherever necessary, the Company takes adequate insurance coverage of its assets for safeguarding from unforeseen risks.

Internal Control Systems and their Adequacy

The Company has adequate internal control system and well laid-down policies and procedures for all its operations and financial functions. The procedures are aligned to provide assurance for maintaining proper accounting controls, monitoring efficient and proper usage of all its assets and reliability of financial and operational reports. The internal control system is ably supported by the Internal Audit Department which carries out extensive audit of various functions throughout the Company. The Company's Board has an Audit Committee which comprises of three members, all of whom are Independent Directors. The Audit Committee reviews significant findings of the internal audit.

Human Resources/Industrial Relations

V.19.

The Company takes pride in the commitment, competence and dedication shown by its employees in all areas of business. Various Human Resource initiatives are taken to align the HR Policies to the growing requirements of the business.

The Company has a structured induction process and management development programmes to upgrade skills of managers. Technical and safety training programmes are given periodically to workers deputed at various project sites.

Industrial relations in the organization continued to be cordial during the year.

Cautionary Statement

Statements made in this report describing the Company's objectives, projections, estimates, expectations may be "forward looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include economic conditions affecting demand/supply and price conditions in the domestic and overseas markets in which the Company operates, changes in the Government regulations, tax laws and other statutes and incidental factors.

CEO / CFO CERTIFICATION

To
The Board of Directors
Tarini International Limited

- a. We have reviewed financial statements and the cash flow statement of Tarini International Limited for the year ended on 31st March 2022 and that to the best of their knowledge and belief:
- i. these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- ii. these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b. There are, to the best of their knowledge and belief, no transactions entered into by the Company during the year 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 we have evaluated the effectiveness of Company's internal control systems 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 they are aware and the steps they have taken or propose to take to rectify these deficiencies.
- d. We have indicated to the auditors and the Audit committee
 - i. that there are no significant changes in internal control over financial reporting during the year;
 - ii. that there are no significant changes in accounting policies during the year; and
 - iii. that there are no instances of significant fraud of which we have become aware

Durga Prasad

CFO

Vakamulla Chandra Shekhar

Managing Director

Date: 05.09.2022



M. Modi & Associates

CHARTERED ACCOUNTANTS

114/13, Amritpuri, East of Kailash, New Delhi-110065 | www.mmodi.in | Mob : 9425811241

Kolkata (H.O.) New Delhi (Branch) Chennai (Branch)

INDEPENDENT AUDITORS' REPORT

To the Members of TARINI INTERNATIONAL LIMITED

Report on the Audit of the Standalone Financial Statements

Qualified Opinion

We have audited the accompanying standalone financial statements of TARINI INTERNATIONAL LIMITED ("the Company"), which comprise the Balance sheet as at March 31, 2022, the Statement of profit and loss, cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the possible effect of matter described in basis for qualified opinion paragraph, the standalone financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the company as at March 31, 2022 and the Profit / Loss, and its cash flow for the year ended on that date.

Basis for qualified opinion

We draw attention to note 30 to Standalone Financial Statement regarding the investment amounting Rs.121.59 Lakhs in the subsidiaries, which has suffered recurring losses and has a net capital deficiency. The financial statements of that subsidiary have been prepared assuming that the Company will continue as a going concern. These conditions raise substantial doubt about its ability to continue as a going concern. The standalone financial statements do not include any adjustments relating to the recoverability and classification of asset carrying amounts that might result that the subsidiary be unable to continue as a going concern. Had the provision been made in the books of account, the profit before tax for the year would have been converted into loss amounting to Rs. 92.19 Lakhs.

We conducted our audit of the financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules made 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 financial statements.

Emphasis of Matters

- We draw attention to the note 34 of the standalone financial statements, in respect of trade receivables and trade payables external confirmations of the balances were not obtained by the Company. Due to non-availability of confirmation of balances, we are unable to quantify the impact upon the profit for the year, if any, arising from the confirmation of balances.
- 2. We draw attention to the note 28 of the standalone financial statements regarding the provisional attachment of the farm house of the company by The Enforcement Directorate under The Prevention of Money Laundering Act, 2002 against which the company has obtained the stay from the High Court of Delhi.
- 3. We draw attention to the note 29 of the standalone financial statements regarding the advance made of Rs. 59.16 Lakhs (equivalent Euro 80,000/-) as share application money during the year 2015-16, towards acquisition of 51% shares of HPWE GmbH. Against such payment, share has not been allotted as the company could not make full payment.
- 4. We draw attention to note 31 of the standalone financial statements wherein The Securities Appellate Tribunal (SAT) has dismissed the appeal of the Company against the order date March 29, 2019 passed under section 11 and 11B of the Securities and Exchange Board of India Act, 1992 by the Whole Time Member (WTM) of the SEBI and the order dated February 10, 2020 passed under section 15-I of the Securities and Exchange Board of India Act, 1992 by the Adjudicating Officer.

Our Opinion is not qualified in respect of these matters.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no significant matters except for the matters described in the basis for qualified opinion section and the Emphasis of matter section, that are required to be disclosed here.

Information Other than the 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 Director's Report including its Annexures, but does not include the financial statements and our auditor's report thereon.

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

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

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

Responsibilities of Management and those Charged with Governance for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Act with respect to the preparation and presentation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with relevant Rules issued thereunder. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

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

Our objectives are to obtain reasonable assurance about whether the 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 financial statements.

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

• Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is

higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 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 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure 1", a statement on the matters specified in the paragraph 3 and 4 of the Order.
- 2. As required by section 143 (3) of the Act, we report that:
- a) We have sought and except for the matters described in the basis for qualified opinion paragraph obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) Except for the possible effects of the matters described in the basis for qualified opinion paragraph, 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 and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.

- d) Except for the possible effects of the matters described in the basis for qualified opinion paragraph, in our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Accounting Standards) Rules, 2006, as amended.
- e) On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of internal financial control over financial reporting of the company and the operating effectiveness of such controls, refer to our separate report in "Annexure 2" to this report.
- g) In our opinion and to the best of our information and according to the explanations provided to us, the remuneration paid by the company to its directors is in accordance with the provisions of section 197 of the Act read with Schedule V 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. Refer note 20 to the standalone financial statements;
 - ii. the Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
 - iii. there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

New Delhi

(ed Acco)

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

SQURAY MODI

Partner

Membership No. 546137

UDIN: 22546137AJWLSW7857

Place: New Delhi Date: May 30, 2022

ANNEXURE 1 REFERRED TO IN PARAGRAPH UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT OF EVEN DATE

Re: Tarini International Limited ("The Company")

In terms of the information and explanations sought by us and given by the company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that:

- (i)(a) (A) The Company has maintained proper records showing full particulars, including quantitative details and situation of Property, Plant and Equipment.
 - (B) The Company has maintained proper records showing full particulars of intangibles assets.
 - (b) All Property, Plant and Equipment were physically verified by the management in the previous year in accordance with a planned programme of verifying them once in three years which is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties (other than properties where the company is the lessee and the lease agreements are duly executed in favour of the lessee) as disclosed in the financial statements are held in the name of the Company.
 - (d) The Company has not revalued its Property, Plant and Equipment (including Right of use assets) or intangible assets during the year ended March 31, 2022.
 - (e) There are no proceedings initiated or are pending against the Company for holding any benami property under the Prohibition of Benami Property Transactions Act, 1988 and rules made thereunder.
 - (ii)(a) The Company's business does not require maintenance of inventories and, accordingly, the requirement to report on clause 3(ii)(a) of the Order is not applicable to the Company.
 - (ii)(b) The Company has not been sanctioned working capital limits in excess of Rs. five crores in aggregate from banks or financial institutions during any point of time of the year on the basis of security of current assets. Accordingly, the requirement to report on clause 3(ii)(b) of the Order is not applicable to the Company.



(iii)(a) During the year the Company has provided loans, advances in the nature of loans, stood guarantee and provided security to companies or any other parties as follows:

	Investment	Guarantees	Loans/ advances
	(Rs in lakhs)	(Rs in lakhs)	(Rs in lakhs)
Aggregate amount granted/			
provided during the year			
- Subsidiaries	Nil	Nil	8.60
- Associates	Nil	Nil	6.52
- Others	Nil	Nil	98.68
Balance outstanding as at			
March 31, 2022 in respect	·	j	
of above cases			
- Subsidiaries	121.59	Nil	780.73
- Associates	1,050.66	Nil	Nil
- Others	99.50	Nil	461.88

- (b) During the year the investments made, guarantees provided, security given and the terms and conditions of the grant of all loans and advances in the nature of loans, investments and guarantees to companies or any other parties are not prejudicial to the Company's interest.
- (c) In respect of a loan or advance in the nature of loan granted to companies or any other parties, the schedule of repayment of principal and payment of interest has not been stipulated. Hence, we are unable to make a specific comment on the regularity of repayment of principal and payment of interest in respect of such loan.
- (d) In respect of a loan or advance in the nature of loan granted to companies or any other parties, the schedule of repayment of principal and payment of interest has not been stipulated. Hence, we are unable to make a specific comment on the amounts overdue for more than ninety days in respect of the loan granted.
- (e) In respect of a loan or advance in the nature of loan granted to companies or any other parties, there is no specific terms or period of repayment. Hence, we are unable to make a specific comment on clause 3(iii)(e) of the Order.
- (f) As disclosed in note 10 to the standalone financial statements and based on the information explanation provided to us, the Company has granted loans or advances in the nature of loans, either repayable on demand or without specifying any terms or period of repayment to companies, or any other parties. The details of the same are as follows:



	All Parties	Promoters	Related Parties
Aggregate amount of loans/ advances in nature of loans			
- Repayable on demand (A) - Agreement does not specify	-	- .	-
any terms or period of repayment (B)	-	- !	1242.61
Total (A+B)	-	-	1242.61
Percentage of loans/ advances in nature of loans to the total loans	- \	-	100%

- (iv) In our opinion and according to the information and explanations given to us, loans, investments, guarantees and security in respect of which provisions of sections 185 and 186 of the Companies Act, 2013 are applicable have been complied with by the Company.
- (v) According to the information and explanations provided to us, the Company has not accepted any deposit as per the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act, 2013 and the rules framed there under. No order against the Company has been passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal. Therefore, the clause 3(v) of the Order is not applicable.
- (vi) According to the information and explanations given to us, the Company does not covered under specified category for the maintenance of cost records under Sub Section (1) of Section 148 of the Companies Act, 2013 as prescribed by the Central Government, therefore, clause 3(vi) of the Order is not applicable to the company.
- (vii)(a) According to the records of the company and Information & explanation provided to us, the Company, during the year, is generally regular in depositing undisputed statutory dues including provident fund, income tax, service tax and other statutory dues, as applicable with the appropriate authorities except Rs. 11.59 Lakhs towards Service tax, Rs. 9.41 lakhs towards Income Tax & Rs. 15.85 Lakhs towards Goods & Service tax and which was outstanding as on March 31, 2022 for more than six months.
 - (b) According to the information and explanation given to us, there were no disputed amounts payable in respect of income tax, sales tax, service tax, duty of customs, value added tax or cess as at March 31, 2022 except for the following:



S. No	Name of the Statute	Nature of Dues	Amount (Rs.)	Period to which amount relates	Forum where dispute is pending
1	Income tax Act	Income tax	16,80,080	A.Y. 2013-14	CIT – Appeals*
2	Income tax Act	Income tax	12,26,350	A.Y. 2012-13	CIT – Appeals*
3	Income tax Act	Income tax	34,89,680	A.Y. 2011-12	CIT – Appeals*

^{*}Pursuant to the Hon'ble Supreme Court Order dated 05.12.2017, the CIT- Appeal has termed the entire proceeding/assessment as infructuous and disposed off.

- (viii) The Company has not surrendered or disclosed any transaction, previously unrecorded in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year. Accordingly, the requirement to report on clause 3(viii) of the Order is not applicable to the Company.
- (ix)(a) In our opinion and according to the information and explanations provided to us, the Company has not defaulted in repayment of dues to any financial institution or bank or Government. The Company has not issued any debentures.
 - (b) In our opinion and according to the information and explanations provided to us, the Company has not been declared wilful defaulter by any bank or financial institution or government or any government authority.
 - (c) In our opinion and according to the information explanation provided to us, money raised by way of term loans have been applied for the purpose for which they were raised.
 - (d) According to the information and explanations given to us, and the procedures performed by us, and on an overall examination of the standalone financial statements of the company, we report that no funds raised on short-term basis have been used for long-term purposes by the company.
 - (e) On an overall examination of the financial statements of the Company, the Company has not taken any funds from any entity or person on account of or to meet the obligations of its subsidiaries or associates.
 - (f) The Company has not raised loans during the year on the pledge of securities held in its subsidiaries, joint ventures or associate companies. Hence, the requirement to report on clause 3(ix)(f) of the Order is not applicable to the Company.
- (x)(a) According to the information and explanations provided to us, the company has not raised any money during the year by way of initial public offer or further public offer (including debt instruments). Hence, the requirement to report on clause 3(x)(a) of the Order is not applicable to the Company.

- (b) The Company has not made any preferential allotment or private placement of shares or fully or partially or optionally convertible debentures during the year under audit and hence, the requirement to report on clause 3(x)(b) of the Order is not applicable to the Company.
- (xi)(a) During the course of our audit, examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of fraud by the Company nor on the Company.
 - (b) We have not come across of any instance of fraud by the Company or on the Company during the course of audit of the standalone financial statement for the year ended March 31, 2022, accordingly the provisions stated in clause 3(xi)(b) of the Order is not applicable to the Company.
 - (c) As represented to us by the management, there are no whistle-blower complaints received by the Company during the year. Accordingly, the provisions stated in clause 3(xi)(c) of the Order is not applicable to company.
- (xii)(a) In our opinion and according to the information and explanations provided to us, the Company is not a Nidhi Company, therefore, clause 3(xii) of the Order is not applicable to the Company.
 - (b) The Company is not a Nidhi Company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii)(b) of the Order is not applicable to the Company.
 - (c) The Company is not a Nidhi Company as per the provisions of the Companies Act, 2013. Therefore, the requirement to report on clause 3(xii)(c) of the Order is not applicable to the Company.
- (xiii) In our opinion and according to the information and explanations provided to us, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013, where applicable and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.
- (xiv)(a) The Management of the Company contends that it have the internal audit system commensurate with the size and nature of the business of the Company. Since, the internal audit report has not been furnished before us, we are unable to comment whether the internal audit system commensurate with the size and nature of the business of the Company.
 - (b) The reports of the internal auditors for the period under audit has not been furnished before us; hence, we have not considered the internal audit reports.
- (xv) According to the information and explanations provided to us, the company has not entered into any non-cash transactions with directors or persons connected with them, therefore, clause 3(xv) of the Order is not applicable to the company.



- (xvi)(a) In our opinion and according to the information and explanations provided to us, the Company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934.
 - (b) The Company is not engaged in any Non-Banking Financial or Housing Finance activities. Accordingly, the requirement to report on clause 3(xvi)(b) of the Order is not applicable to the Company.
 - (c) The Company is not a Core Investment Company as defined in the regulations made by Reserve Bank of India. Accordingly, the requirement to report on clause 3(xvi)(c) of the Order is not applicable to the Company.
 - (d) There is no Core Investment Company as a part of the Group, hence, the requirement to report on clause 3(xvi)(d) of the Order is not applicable to the Company.
- (xvii) Based on the overall review of standalone financial statements, the Company has not incurred cash losses in the current financial year and in the immediately preceding financial year. Hence, the provisions stated in clause 3(xvii) of the Order are not applicable to the Company.
- (xviii) There has been no resignation of the statutory auditors during the year and accordingly requirement to report on clause 3(xviii) of the Order is not applicable to the Company.
- (xix) According to the information and explanations given to us and on the basis of the financial ratios disclosed in note 39 (xi) to the standalone financial statements, ageing and expected dates of realization of financial assets and payment of financial liabilities, other information accompanying the standalone financial statements, our knowledge of the Board of Directors and management plans and based on our examination of the evidence supporting the assumptions, except the material uncertainty related to going concern given in basis for qualified opinion paragraph in our main audit report to the standalone financial statement and contingent liability as disclosed in note 20 to the standalone financial statement, nothing has come to our attention, which causes us to believe that any material uncertainty exists as on the date of the audit report that Company is not capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date. We, however, state that this is not an assurance as to the future viability of the Company. We further state that our reporting is based on the facts up to the date of the audit report and we neither give any guarantee nor any assurance that all liabilities falling due within a period of one year from the balance sheet date, will get discharged by the Company as and when they fall due.
- (xx)(a) The provisions of Section 135 to the Companies Act, 2013 in relation to Corporate Social Responsibility is not applicable to the Company. Accordingly, the requirement to report on clause 3(xx)(a) of the Order is not applicable to the Company.

- (b) The provisions of Section 135 to the Companies Act, 2013 in relation to Corporate Social Responsibility is not applicable to the Company. Accordingly, the requirement to report on clause 3(xx)(b) of the Order is not applicable to the Company.
- (xxi) There are no qualifications or adverse remarks by the respective auditors in the Companies (Auditors Report) Order (CARO) reports of the companies included in the consolidated financial statements. Accordingly, the requirement to report on clause 3(xxi) of the Order is not applicable to the Holding Company.

New

Delhi

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For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

SOURAV MODI

Partner

Membership No. 546137

UDIN: 22546137AJWLSW7857

Place: New Delhi Date: May 30, 2022

ANNEXURE 2 TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE FINANCIAL STATEMENTS OF TARINI INTERNATIONAL LIMITED

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 **Tarini International Limited** ("the Company") as of March 31, 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 Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting with reference to these standalone financial statements and their operating effectiveness.

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

Meaning of Internal Financial Controls Over Financial Reporting with Reference to these Standalone Financial Statements

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting with Reference to these Standalone Financial Statements

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

Basis for Qualified Opinion

In our opinion and according to the information and explanations given to us and based on our audit, the following material weaknesses have been identified as at March 31, 2022:

The Company did not have appropriate internal financial controls over (a) Assessment of impairment in value of long term equity investment and assessment of impairment in value of loans and advances to various parties, (b) Control over reconciliation of Creditors balances or other advances, (c) Control over the statutory compliances, (d) Assessment of expected cash requirement for the timely payment of statutory dues such as Income tax, Service tax, GST, and PF etc.

The inadequate supervisory and review control over Company's process in respect of aforesaid assessment in accordance with the accounting principles generally accepted in India could

potentially result in a material misstatement in preparation and presentation of standalone financial statement including the profit/loss after tax.

A 'material weakness' is a deficiency, or a combination of deficiencies, in internal financial control over financial reporting with reference to these standalone financial statements, such that there is a reasonable possibility that a material misstatement of the company's annual or interim standalone financial statements will not be prevented or detected on a timely basis.

Qualified opinion

In our opinion, except for the possible effects of material weaknesses described in "basis of qualified opinion" paragraph above, the Company has, in all material respects, an adequate internal financial controls system over financial reporting with reference to these standalone financial statements and such internal financial controls over financial reporting with reference to these standalone financial statements were operating effectively as at March 31, 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

We have considered the material weaknesses identified and reported above in determining the nature, timing, and extent of audit tests applied in our audit of the standalone financial statements of the Company for the year ended on March 31, 2022, and these material weaknesses have affected our opinion on the standalone financial statements of the Company and we have issued a qualified opinion on the standalone financial statements

New Delhi

For M. MODI & ASSOCAITES

Chartered Accountants

Firm Registration No. 319141E

SØURAV MODI

Partner

Membership No. 546137

UDIN: 22546137AJWLSW7857

Place: New Delhi Date: May 30, 2022

CIN: L74899DL1999PLC097993

Standalone Balance Sheet as at March 31 2022

(Rupees in lakhs unless otherwise stated)

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Particulars Particulars	Note	As at	As at
	No.	March 31, 2022	March 31, 2021
I EQUITY AND LIABILITIES			
1. SHAREHOLDERS' FUNDS			
Share capital	2	1,299.80	1,299.80
Reserves and surplus	3	1,792.44	1,772.13
		3,092.24	3,071.93
2. NON-CURRENT LIABLITIES	•		
Long-term borrowings	4	88.82	142.19
Deferred tax liabilities (Net)	5	8.26	8.73
Long-term provisions	6	12.25	15.00
Total non-current liabilities		109.33	165.92
3. CURRENT LIABILITIES			
Short-term borrowings	4	425.11	442.15
Other current liabilities	7	116.76	147.70
Short term provision	6	55.56	45.36
Total current liabilities		597.43	635.22
TOTAL		3,799.00	3,873.07
II ASSETS			
1. NON-CURRENT ASSETS			
Property, plant and equipment and Intangible assets	8		
- Property, plant and equipments		528.07	544.09
- Intangible assets	•	0.09	0.09
Non-current investments	9	1,281.24	1,280.67
Other non-current assets	11	75.54	75.54
Total non-current assets		1,884.94	1,900.40
2. CURRENT ASSETS			
Trade Receivable	12	341.74	470.56
Cash and cash equivalents	13	48.42	31.75
Short-term loans and advances	10	1,523.90	1,470.36
Total current assets		1,914.06	1,972.67
TOTAL		3,799.00	3,873.07
TOTAL		3,799.00	3,

Significant Accounting Policies (Refer Note 1) and various notes on Financial Statements are an integral part of Financial Statements

As per our report of even date attached.

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

Sourav Modi Partner

Membership Number: 546137

& Asso New Delhi ered Accou For and on behalf of the Board

V. Chandrashekhar Managing Director

DIM : 00073657

Arora

Company Secretary PAN-AROPA3338C V. Anu Naidu Director

-Q0073661

Burga Prasad Chief Financial Officer PAN-BCIPP7932F

Place: New Delhi Date: May 30, 2022

CIN: L74899DL1999PLC097993

Standalone Statement of profit and loss for the Year ended on March 31, 2022

(Rupees in lakhs unless otherwise stated) **Particulars** Note For the year ended For the year ended March 31, 2022 March 31, 2021 No. INCOME Revenue from operations 14 149.00 115.50 Other income 15 66.60 89.97 **Total Income** 215.60 205.47 **EXPENSES** Employee benefit expenses 16 75.93 77.69 Finance costs 17 17.81 24.43 Depreciation and amortization expense 8 28.07 28.28 Other expenses 64.39 18 26.91 Total expenses 186.20 157.31 29.40 Profit before exceptional and extraordinary items and tax 48.15 Exceptional Items Profit before extra ordinary items and tax 29.40 48.15 Extraordinary Items Profit (Loss) before tax 29.40 48.15 Tax expense: Current tax 10.20 17.36 Deferred tax charge/(benefit) (1.10)(0.64)Total tax expenses 9.09 16.72 20.30 31.44 Net profit for the year from continuing operations Earning per Equity Share of Rs 10 each Basic and Diluted (Rupees) 19 0.16 0.24

Significant Accounting Policies (Refer Note 1) and various notes on Financial Statements are an integral part of Financial statements

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As per our report of even date attached.

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

Sourav Modi Partner

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 For and on behalf of the Board

V. Chandrashekhar **Managing Director**

DIN: **⁄00**073657

Company Secretary

PAN:AROPA3338C

V. Anu Naidu Director

-00073661

Darga Prasad **Chief Financial Officer**

PAN:BCIPP7932F

Tarini International Limited CIN:L74899DL1999PLC097993

Standalone Cash flow statement for the Year ended March 31, 2022

Particulars	As at March 31, 2022	As at March 31, 2021
A. Cash flow from Operating Activities		
Profit Before Tax	29.40	48.15
Adjustments for:		
Depreciation	28.07	28.28
Interest expenses	16.50	17.42
Interest income	(52.31)	(76.92)
Operating profit before working capital changes	21.65	16.94
Working Capital Changes		1
Decrease/(Increase) in current assets	75.28	8.03
Increase/(Decrease) in current liabilities	(33.04)	(128.51)
Cash flow from Operating Activities (A)	63.89	(103.54)
B. Cash flow from Investing Activities		
(Purchase)/Sale of property, plants and equipments	(12.04)	(2.80)
Investment purchase	(0.57)	(0.48)
Interest income	52.31	76.92
Cash flow from Investing Activities (B)	39.70	73.63
C. Cash flow from Financing Activities		
Proceeds/(Repayment) of secured & Unsecured loans	(70.42)	66.64
Interest expenses	(16.50)	(17.42)
Cash flow from Financing Activities (C)	(86.91)	49.22
Net Increase In Cash & Cash Equivalents (A+B+C)	16.67	19.31
Opening cash & cash equivalents	31.75	12.44
Closing cash & cash equivalents	48.42	31.75

Note:

1. The Cash flow statement is preared under 'indirect method' as set out in Accounting Standard -3 on Cash flow statemnets as specified in the Companies (Accounting Standards) Rules, 2006.

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- 2. Cash & Cash equivalents represents:
- -Cash on hand -Balance with Scheduled bank in Current accounts

29.03 27.47 19.40 4.28 48.42 31.75

As per our report of even date attached.

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

Sourav Modi Partner

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 V. Chandrashekhar

Managing Director DIX-00073657

prit Arora

Company Secretary PAN:AROPA3338C

V. Anu Naidu Director

DIN-00073661

Durga Prasad

Chief Financial Officer PAN:BCIPP7932F

TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

Notes forming part of Financial Statements for the year ended March 31, 2022

Note 1 - Significant Accounting Policies and Notes forming part of the standalone financial statements

I. Company Background

Tarini International Limited hereinafter referred to as ("the Company") is engaged in the business of Turnkey Contractors & Consultancy in Power Generation, Transmission & Distribution and other EPC contracts.

II. Significant accounting policies

A Basis of accounting and preparation of standalone financial statements

The standalone financial statements have been prepared under the historical cost convention on an accrual basis in accordance with Generally Accepted Accounting Principles (Indian GAAP) and accounting standards specified under section 133 read with Rule 7 of Company Account Rule, 2014 and other pronouncements of the Institute of Chartered Accountant of India (ICAI). The accounting policies have been consistently applied by the company and are consistent with those used in the previous year unless otherwise stated.

B Use of estimates

The preparation of the standalone financial statements in conformity with Indian GAAP requires management to make estimates and assumptions that affect the balances of assets and liabilities and disclosures relating to contingent liabilities as at the reporting date of the standalone financial statements and amounts of income and expenses during the period of account. Examples of such estimates include provision for doubtful debts, income taxes and future obligations under employee retirement benefit plans. Management periodically assesses whether there is an indication that an asset may be impaired and makes provision in the accounts for any impairment losses estimated. Contingencies are recorded when it is probable that a liability will be incurred, and the amount can be reasonably estimated. Actual results could differ from those estimates.

C Property, plant and equipment

Tangible assets are stated at cost less accumulated depreciation and impairment losses, if any. The cost of property, plant and equipments comprises the purchase price and any attributable cost of bringing the asset to its working condition for its intended use. Borrowing costs relating to acquisition of property, plant and equipment during construction period included to the extent they relate to the period till such assets are ready to be put to use. Subsequent expenditure related to an item of tangible assets are added to the book value only if they increase the future benefits from the existing assets beyond its previously assessed standard of performance.

Intangible assets are stated at acquisition cost net of accumulated impairment loss, if any.

D Depreciation / Amortisation

Depreciation on property, plant and equipment is provided to the extent of depreciable amount on Straight Line method (SLM) at the rates and in the manner prescribed in Schedule II to the Companies Act, 2013 over their useful life. In respect of the additions made or assets sold / discarded during the year, prorate depreciation has been provided.

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CIN: L74899DL1999PLC097993

E Impairment of assets

The carrying value of assets at each balance sheet date are reviewed for impairment. If any indication of the impairment exist, the recoverable amount of such assets is estimated and impairment is recognised, if the carrying amount of these assets exist their recoverable amount, the recoverable amount is the greater of net selling prince and their value in use. Value in use is arrived at by discounting the future cash flow to their present value based on the appropriate discount factor. When there is indication that an impairment loss recognised for an asset in earlier accounting period no longer exists or may have decreased, such reversal of impairment loss is recognised in the statement of profit and loss.

F Investments

Investments that are readily realisable and intended to be held for not more than a year are classified as "Current investments". All other investments are classified as "Long-term investments". Current investments are carried at lower of cost and fair value. Long-term investments are carried at cost less provision for diminution other than temporary in value of such investments. Dividend Income is accounted when the right to receive dividend is established.

G Borrowing Costs

Borrowing costs that are attributable to the acquisition and construction of qualifying assets are capitalised as part of cost of such assets till such time the asset is ready for its intended use. A qualifying asset is one that requires substantial period of time to get ready for its intended use. All other borrowing costs are charged to the Statement of Profit and Loss as period costs.

H Contingent Liability & Provisions

A provision is recognized when there is a present obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

Contingent liability is disclosed for

- a) Possible obligation which will be confirmed only by future events not wholly within the control of the Company or
- b) Present obligations arising from the past events where it is not probable that an outflow of resources will be required to settle the obligation or a reliable estimate of the amount of the obligation cannot be made.
- c) Contingent Assets are not recognized in the standalone financial statements since this may result in the recognition of income that may never be realized.

I Foreign currency transactions

Initial Recognition

Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transaction.

Exchange Differences

Exchange differences arising on the settlement of monetary items or on reporting of such monetary items at rates different from those at which they were initially recorded during the year, or reported in previous financial statements, are recognized as income or as expenses in the year in which they arise.

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CIN: L74899DL1999PLC097993

J Retirement and other employee benefits

Employee benefits include Provident fund, Gratuity fund and compensated absences.

- i) **Defined contribution plans** The contribution to the Provident fund is considered as defined contribution and is charged as an expense based on the amount of contribution required to be made.
- ii) **Defined benefit plans** For defined benefit plans in the form of gratuity fund, the cost of providing benefits is determined on the basis of airthemetic calculations at each balance sheet date.
- iii) Short-term employee benefits The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the period when employee render the service. These benefits include performence incentive and compensated absences which are expected to occur within twelve months after the end of the period in which the einployee renders the related service. The cost of short term compensated absences is accounted, in case of non accumulating compensated absences, when the absence occur.

K Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be measured reliably.

L. Leases

a) Finance Lease

Leases which effectively transfer to the Company all risks and benefits incidental to ownership of the leased item are classified as Finance Lease. Lease rentals are capitalized at the lower of the fair value and present value of the minimum lease payments at the inception of the lease term and disclosed as leased assets. Lease payments are apportioned between the finance charges and reduction of the lease liability based on the implicit rate of return.

b) Operating Lease

Lease where the lesser effectively retains substantially all risks and benefits of the asset are classified as Operating lease. Operating lease payments are recognized as an expense in the Profit & Loss account on a Straight Line Basis over the Lease term.

M Earnings per share

In arriving at the EPS, the Company's net profit/ loss after tax, computed in terms of the Indian GAAP, is divided by the weighted average number of equity shares outstanding on the last day of the reporting period. The EPS, thus arrived at is known as 'Basic EPS'. To arrive at the diluted EPS, the net profit / loss after tax, referred above and the weighted average number of equity shares, as computed above and the weighted average number of equity shares that would have been issued on conversion of shares having potential dilutive effect subject to the terms of issue of those potential shares. The dates' of issue of such potential shares determine the amount of the weighted average number of potential equity shares.

In the event of issue of bonus shares, or share split the number of equity shares outstanding is increased without an increase in the resources. The number of Equity shares outstanding before the event is adjusted for the proportionate change in the number of equity shares outstanding as if the event had occurred at the beginning of the earliest period reported.

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TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

N Income taxes

Current tax is determined as the amount of tax payable in respect of taxable income for the year. A provision is made for income tax annually based on the tax liability computed, after taking into consideration of tax allowances and exemptions. Provisions are recorded when it is estimated that a liability due to disallowances or other matters are probable.

As per Accounting Standard (AS) 22 issued by Institute of Chartered Accountant of India, deferred tax liability / assets is recognized subject to prudence, on timing differences, being reversal in one or more subsequent periods. Deferred tax asset are recognized only to the extent there is reasonable certainty that the assets can be realized in future. However, where there is unabsorbed depreciation or carried forward of losses, deferred tax assets are recognized only if there is a virtual certainty of realization of such asset.

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CIN: L74899DL1999PLC097993

Notes forming part of Financial Statements for the year ended March 31, 2022

(Rupees in lakhs unless otherwise stated) As at March 31, 2022 As at March 31, 2021 NOTE 2 - SHARE CAPITAL Authorised 1,35,00,000 (Previous period-1,35,00,000) equity shares of Rs. 10 each 1,350.00 1,350.00 Total Issued, subscribed and fully paid up 12,998,000 (Previous period- 12,998,000) equity shares of Rs. 10 each, fully paid 1.299.80 1,299.80 1,299.80 1,299.80 i Reconciliation of the number of shares outstanding at the beginning and at the end of the reporting period:-

As at March 31, 2022 As at March 31, 2021 **Equity Shares** Number of outstanding shares at the beginning of the year 12,998,000 12,998,000

Changes in equity share capital due to prior period error Related balance at the beginning of the year 12,998,000 12,998,000 Shares issued during the year

Number of outstanding shares at the end of the year 12,998,000 12,998,000

ii The details of shareholders holding more than 5 percent shares:-

Name of the Shareholder	As at Ma	arch 31, 2022	As at March 31, 2021	
Name of the Shareholder	No. of Shares	Percentage held	No. of Shares	Percentage held
Mr. Vakamulla Chandrashekhar	7,018,281	53.99	7,018,281	53.99
Mrs. V Anu Naidu	2,001,565	15.40	2,001,565	15.40

- iii The company has only one class of equity shares having a face value of Rs. 10/- per share and each holder of equity shares is entitled to one vote per share. The dividend proposed, if any, by the Board of Directors is subject to the approval of shareholders in ensuing Annual General Meeting.
- iv In the event of liquidation, the holders of the equity shares will be entitled to receive the remaining assets of the company, after distribution of all preferential amounts, in proportion to their shareholding.

v The details of shares held by promoters

	As at	March 31, 2022	As at I	March 31, 2021		
Name of Promoter	No of Shares	% of Total Shares	No of Shares	Percentage held		Changes during the Year
Mr. Vakamulla Chandrashekhar	7,018,281	53.99	7,018,281		53.99	-
Mrs. Anu Naidu	2,001,565	15.40	2,001,565		15.40	•
	As at	March 31, 2021	As at I	March 31, 2020		
	No of Shares	% of Total Shares	Percentage held	Percentage held		Changes during the Year
Mr. Vakamulla Chandrashekhar	7,018,281	53.99	7,018,281	-	53.99	-
Mrs. Anu Naidu	2,001,565	15.40	2,001,565		15.40	

vi Disclosure of share held by Holding company

There is no share held by any entity which can be treated as Holding company

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CIN: L74899DL1999PLC097993

NOTE 3 - RESERVES AND SURPLUS

	As at March 31,202	22	As at March 31,20)21
Securities Premium Account				
As per last Balance Sheet	1,354.49		1,354.49	
-	· · · · · · · · · · · · · · · · · · ·	1,354.49		1,354.49
General Reserve:				
As per last Balance Sheet	417.64		386.21	
Add: Transferred from Profit & loss	20.30		31.44	
-		437.95		417.64
Surplus i.e balance in statement of Profit and Loss				
Net profit after tax during the period	20.30		31.44	
Less:				
Transfer to general reserve	(20.30)		(31.44)	-
	** , 	1,792.44		1,772.13

	As at March 3	As at March 31, 2022		31, 2021
	Long-term	Short-term	Long-term	Short-term
Secured				
Term loans				
- From banks	129.97	-	186.25	-
- Current maturities of long term debts	<u> </u>	41.15	<u>-</u>	57.27
· · · · · · · · · · · · · · · · · · ·	129.97	41.15	186.25	57.27
Unsecured				
Loans and advances from related parties	-	383.95	13.21	384.88
-	-	383.95	13.21	384.88
Less: Current maturities of long term debts	41.15	-	57.27	•
Total	88.82	425.11	142.19	442.15

From Banks

Loan (Rs in Lacs)	Security	Interest	Repayment Terms
	ICICI Bank Limited - Secured by F-33, II nd Floor , Block-F, East of kailash, New Delhi	I-Base (8.75%) + 3.25% =12% p.a. payable	Repayable in monthly instalments of Rs 2,58,248 for 120 months starting from 10.05.2011
75.95	Karur Vysya Bank Ltd -OD a/c convered to Loan on 18/01/2018	2.45% over & above the MCL Rate of the bank as applicable. Effective ROI for the year 11.45% p.a	Repayable in monthly instalments of Rs 3,21,159 for 84 months starting from Feb 2018
30.14	ICICI Bank Limited- Secured by F-33, II nd Floor, Block- F, East of Kailash, New Delhi	10.75% p.a payable	Repayable in monthly instalments of Rs 81,804 for 120 months starting from 05.12.2015
19.93	Karur Vysya bank -Working capital Term Loan (ECLGS)	8.2% p.a	Repayble in monthly installment for 48 months starting from the 13th month from date of disbursement.

CIN: L74899DL1999PLC097993

		As at March 31, 2022	As at March 31, 2021
a)	Deferred tax assets		
	- Employee benefits	3.19	3.90
	-Allowance of expenses in future	7.21	10.58
	Total	10.40	14.48
b)	Deferred tax liabilities		
	- Depreciation	18.66	23.21
	Total	18.66	23.21
	Net deferred tax liability/(asset)	8.26	8.73

	As at March 3	1, 2022	As at March	31, 2021
	Long-term	Short-term	Long-term	Short-term
Provision for Employee Benefits		****		
- Gratuity	11.07	•	14.04	-
- Leave	1.18	-	0.96	-
<u>Others</u>				
- Taxation	-	55.56		45.:
Total	12.25	55.56	15.00	45.

	As at March 31, 2022	As at March 31, 202
- Taxes and other statutory dues	38.53	53
- Employee dues	39.81	48
- Others	38.42	45
Total	116.76	147

	As at March 31, 2022	As at March 31, 2021
Long-Term Investments		
Unquoted		
Non - Trade		
Tarini Sugar & Distillaries Limited (Subsidiary)	53.59	53.59
535,900 (Previous period - 535,900) Equity shares of Rs. 10 each, fully paid-up		
Venture Infrastructure Limited (Subsidiary)	68.00	68.00
680,000 (Previous period - 680,000) Equity shares of Rs. 10 each, fully paid-up		
Tarini Infrastructure Limited (Associate)	1,048.99	1,048.99
84,36,000 (Previous period- 84,36,000) Equity shares of Rs10 each, fully paid-up		
10,26,950 (Previous period-10,26,950) Equity shares of Rs10 each, fully paid-up at premium of Rs. 10		
per share		
Tarini Lifesciences Limited (Associate)	1.67	1.67
16,700 (Previous period- 16,700) Equity shares of Rs. 10 each, fully paid-up		
B.Soilmec (India) Private Limited	3.00	3.00
30,000 (Previous period- 30,000) Equity shares of Rs. 10 each, fully paid-up		•
Fixed Deposit*	9.49	8.92
Share application money		
Venture Energy & Technologies Limited**	96.50	96.50
tainara mistally se tastinorofies minima	1,281.24	1,280.67

**Allotment is pending at the end of investee company as their matter of revival of project is subjudice before High Court of Himachal Pradesh - Aggregate amount of unquoted investments - Rs. 11,75,25,000 (Previous period - Rs. 11,75,25,000)

CIN: L74899DL1999PLC097993

B.Soil Mec India P.Ltd

Tarini Infrastructure Ltd

Venture Infrastructure Ltd.

Rehabilitation Works

Total

Tarini Sugar and Distillaries Ltd

Tarini Wilderness Innovations Pvt Ltd

Venture Energy & Technologies Ltd

Tarini Humanitarian Demining &

NOTE 10 - LOANS AND ADVANCES

		As at March 31, 2022		As at March 31, 2021		
		Long-term	Short-term	Long-term	Short-term	
Loan and advances to r refer foot note)	elated parties* (Please		1,242.61	-	1,252.46	
- Advance tax (Net of a current provision of tax		•	150.00	-	92.07	
- Dues from employees	3	_	5.50	-	5.47	
- Unsecured - consider	red good		125.79	- *	120.38	
			1,523.90	-	1,470.36	
Total			1,523.90	-	1,470.36	
* Discloure of Loan and advance	s to related Parties					
		As at March	31,2022	As at Marc	h 31,2021	
		Amount of Loan &	% of Total Loans and	Amount of Loan &	% of Total Loans and	
Particular	Typre of relation	Advances in the nature of loans Outstanding	Advances in Nature of Loan	Advances in the nature of loans Outstanding	Advances in Nature of Loan	

306.61

611.01

152.01

169.72

1,242.61

3.27

New Deihi * S

Related Party

Associate

Subsidiary

Related Party

Related Party

Related Party

Subsidiary

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20.12

40.09

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9.97

11.14

. 1,352.46

229.83

638.99

142.20

169.42

0.16

70.00

1.86

15.63

4.76

43.46

0.13

9.67

11.52

0.01

Notes forming part of Financial Statements for the year ended March 31, 2022

NOTE 11.	OTHER	NON-	CURRENT	2TT22A

(Rupees in lakhs unless otherwise stated)

	As at March 31, 2022	As at March 31, 2021
Advance against allotment of Shares (Refer Note no. 29)	59.16	59.16
Security Deposit	16.38	16.38
Total	75.54	75.54
NOTE 12 - TRADE RECEIVABLE		
	As at March 31, 2022	As at March 31, 2021
Debtors -Unsecured, considered good	341.74	470.56
Less- Doubtful	•	-
Total	341.74	470.56

(a) Trade recievable ageing Schedule

	Less than 6 Months	6 Months - 1Year	1-2 Years	2-3 Years	More than 3 Years	Total
As as March 31, 2022						
Undisputed Trade Receivables-	124.70	48.14	133.98	34.92		341.74
Considered Goods					-	341.74
Undisputed Trade Receivables-						
Considered Doubtful	-	-	-	-	•	-
Disputed Trade Receivables-						
Considered Goods	-	-	-	-	-	-
Disputed Trade Receivables-						
Considered Doubtful	-	-	-	-	•	-
Others						-
Total	124.70	48.14	133.98	34.92	-	341.74
As as March 31, 2021						
Undisputed Trade Receivables-	114.84	19.14	42.48	100.30	193.80	470.56
Considered Goods						
Undisputed Trade Receivables-						
Considered Doubtful	-	•	_	-	-	
Disputed Trade Receivables-						
Considered Goods	_	-	-	_	=	=
Disputed Trade Receivables-						
Considered Doubtful	_	-	-	-	-	-
Others	-	-	-	-	-	•
Total	114.84	19.14	42.48	100.30	193.80	470.56

NOTE 13 CASH AND CASH EQUIVALENTS

	As at March 31, 2022	As at March 31, 2021
Cash-on-hand Balances with banks	29.03	27.47
Current account	19.40	4.29
Total	48.42	31.75

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CIN: L74899DL1999PLC097993

Notes forming part of Financial Statements for the year ended March 31, 2022

NOTE 14 - REVENUE FROM OPERATIONS	(Rupees in lakhs unless otherwise stat			
		As at March 31, 2022	As at March 31, 2021	
Sale of Services		149.00	115.50	
Total	-	149.00	115.50	
OTE 15 - OTHER INCOME				
		As at March 31, 2022	As at March 31, 2021	
Interest income Other income		52.31 3.58	76.92	
Excess provision written back	_	10.70	13.05	
Total	•	66.60	89.97	
OTE 16 - EMPLOYEE BENEFIT EXPENSES				
		As at March 31, 2022	As at March 31, 2021	
Salaries and wages		71.64	74.59	
Contribution to provident fund and other funds Staff welfare expenses		1.89 2.40	1.92 1.18	
Total	-	75.93	_77.69	
OTE 17- FINANCE COST				
		As at March 31, 2022	As at March 31, 2021	
Interest expense		16.50	17.42	
Interest on delayed payment of taxes		1.23 0.08	6.90 0.11	
Bank charges		0.08	0.11	
Total	- -	17.81	24.43	
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NOTE 18 - OTHER EXPENSES

	As at March, 31 2022	As at March, 31 2021
Power and fuel	3.40	2.64
Repairs to plant and machinery	10.98	2.05
Telephone and internet	1.47	0.23
Printing, stationary and courier	0.09	0.07
Insurance	-	0.04
Travelling and Conveyance	7.10	3.63
Legal and professional	24.23	4.09
Fee and filing	2.57	1,31
Agricultural expenses	6.39	6.5
Auditors' remuneration		
- Audit fee	1.60	1.60
- Tax audit fee	0.35	0.35
- Limited review fee	0.75	0.75
Miscellaneous	5.47	3.59
Total	64.39	26.9

TE 17 - EARCHOT ER SIEARE	As at March 31, 2022	As at March 31, 2021
Profit / (Loss) after tax as per profit and loss account (Rs.)	20.30	31.44
Weighted average number of Equity shares outstanding (Nos.)	129.98	129.98
Earnings per share - basic / diluted (face value - Rs. 10 per share) (Rs.)	0.16	0.24

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TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

ADDITIONAL NOTES TO THE STANDALONE FINANCIAL STATEMENTS:

Contingent Libility not provided for	Amount (Rs.	in Lakhs)
<u>Particulars</u>	As at March 31, 2022	As at March 31, 2021
1) Income tax demand under Appeal	63.96	63.96
2) Against loan availed by a group company and promoter directors on equitable mortgage of property of the company (value of property mortgaged is considered)	NIL*	490.72
3) Penalty levied by Adjudicating officer -SEBI (Please refer Note 31 below)	505.00	NIL

^{*}Loan availed by group company and promoter directors was fully repaid during the year

- 21 The Company has considered the possible effects that may arise out of the still unfolding COVID-19 pandemic on the carrying amounts of property, plant and equipment, investments, trade receivables, etc. For this purpose, the Company has considered internal and external sources of information up to the date of approval of the Financial Results. Based on the current estimates, the Company does not expect any significant impact on such carrying values. The impact of COVID-19 on the Company's financial results may differ from that estimated as at the date of approval of Financial Results.
- 22 The Management is of the opinion that as at the end of the reporting period, there are no indications of a material impairment in the value of property, plant and equipment. Hence, the need to provide for an impairment loss does not arise.
- 23 There is no separate reportable segment in accordance with the requirements of Accounting Standard 17 'Segment Reporting' issued by the Companies (Accounting Standard) Rules, 2006 in view of company's activities during the year are in one segment. The company is not operating in any of the geographical segment.
- 24 The company has not received any information from suppliers / creditors regarding their status under Micro, Small & Medium Enterprises development Act, 2006.
- 25 The company had provided its immovable property as equitable mortgage towards the term loan taken by the other associate company in which the company is holding shares more than 10% and the personal loan taken by its director. The necessary filing with regard to approval from Central Government and certain compliances according to the provisions of the Companies Act are pending. However, the terms and condition of said term/personal loan taken by the other associate company / founder directors, in view of the management, are not prejudicial to the interest of the company.
- 26 During the year ended 31 March 2015, a survey was conducted under Section 133A of the Income Tax Act, 1961 by the Income Tax Authorities in the Company's premises and certain documents were impounded. The Income Tax Authorities were pursuing for centralisation of the tax proceedings with another party. The company protested and The Hon'ble Supreme Court dismissed the petition of Income Tax Department. The documents so impounded are yet to be released by the Income Tax Department.
- 27 A Subsidiary company has entered into joint venture aggreement with M/s Cobra Instalaciones Y services S.A, a company incorporated under the law of Spain to design, manufacture, supply, Installation & commissioning of 2x60mva 132/33KV substation at Osoglo, Nigeria. The work at this project is yet to be commenced. The expenditure incurred to obtain such project has been accounted and kept under deferred expenses. There is no expenditure incurred during the year.
- 28 In the month of October, 2017, The Enforcement Directorate has passed an order for provisional attachment of the farm house of the company for 180 days under The Prevention of Money Laundering Act, 2002. The Hon'ble High Court has stayed the provisional attachment order passed by Enforcement Directorate vide its order dated March 06, 2018.
- 29 Pursuant to the Share Acquisition agreement between Hydro Power & Holding Experts GmbH (herein after referred as HPWE) 51% shares of HPWE was to acquire by the company and accordingly part payment of Euro 80,000 (equivalent to INR 59.16 Lakhs) has been made during the year 2015-16. Due to bad economic situation, shares has not been allotted against share application money and the said money stands as advance as on March 31, 2022
- 30 The accumulated losses of two subsidiaries have eroded its net worth as at March 31, 2022. The management of the subsidiaries are confident of improvement in the company's future operations and the financial statement have been prepared on going concern basis. The company is of view that the investment in the company amounting to Rs.121.59 lakhs is a long term investment and no provision for diminution in the value of investment is necessary.
- 31 The Securities Appellate Tribunal has dismissed the appeal of the Company against the order dated March 29, 2019 passed under section 11 and 11B of The Securities and Exchange Board of India Act, 1992 by the Whole Time Member (WTM) of the SEBI and the order dated February 10, 2020 passed under section 15-I of The Securities and Exchange Board of India Act, 1992 by the Adjudicating officer. However, the Company is in the process of filing an appeal against such order passed by The Securities Appellate Tribunal before the Hon'ble Supreme Court of India. The quantum of the alleged penalty against the Company is Rs. 505 Lakhs.

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a) Employee Benefit Plan			, 	
Particulars	For the year ended	March 31, 2022	For the year ended	March 31, 2021
	Gratuity	Earned leaves	Gratuity	Earned leaves
	Unfunded	Unfunded	Unfunded	Unfunded
1. Change in the present value of obligation during the	 	<u> </u>	 	
year				
Present value of obligation as at the beginning of the year	14.09	0.96	13.09	2.01
Interest cost	1.05	-	0.93	-
Current service cost	1.33	-	1.96	-
Benefits paid	_	-	.	_
Acturial (gain)/loss on obligation	(5.39)	0.22	(1.89)	(1.05)
Present value of obligation as at the end of the year	11.07	1.18	14.09	0.96
2. Net assets (liability) recognised in the balance sheet				
present value of Defined benefit obligation	11.07	1.18	14.04	0.96
Fair value of plan assets	11.07	-	17.07	-
Net assets/(liabilities)	(11.07)	(1.18)	(14.04)	(0.96)
Further classification	(11.07)	(1.10)	(14.04)	(0.20)
Long-term provisions	11.07	1.18	11.07	1.18
Short-term provisions	11.07	1.10	11,07	1,10
Other current liabilities	-	-	-	-
Other current assets		_	_	-
3. Expense recognised in Profit and Loss account		•	•	•
Current service cost	1.33	-	1.96	-
Interest cost	1.05	-	0.93	-
Net acturial (gain) loss recognised in the year	(5.39)	0.22	(1.93)	(1.05)
Reversal of gratuity taken on arithmetical basis	-	-	- }	•
Total expenses	(3.01)	0.00	0.95	(1.05)
4. Assumption]		Ì	
i) Discounted rate	7.08	-	7.08	-
ii) Salary escalation rate	5.50	-	5.50	-
b) Demographic Assumption	[
i) Retirement Age (Years)	60.00	-	60.00	-
ii) Mortality Table	IALM (2012-14)	- }	IALM (2012-14)	•
iii) Ages (Withdrawal Rate (%))				
Upto to 30 years	3.00	-	3.00	-
From 31 to 44 years	2.00	-	2.00	-
Above 44 Years	1.00	-	1.00	

b) In accordance with the payments of Gratuity Act, 1972 the company provides for the gratuity covering eligible employees. The liability on account of gratuity is covered on the basis of valuation of the liabilities by an independent actuary as at the year end.

c) The company makes contribution to Provident Fund, which are defined contribution plans, for qualifying employees. Under the schemes, the company is required to contribution a specified percentage of the payroll cost to fund the benefits. The Company recongnised Rs. 1,60,919/-(previous year Rs. 88,293/-) for provident fund contributions in the statement of profit and loss. The contribution payable to these plan by the company are at rates specified in the rules of the schemes.

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TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

33 Related Party Disclosures:

- (a) Key Management Personnel
 - 1) Vakamulla Chandrashekhar Managing Director,
 - 2) V. Anu Naidu Director

3) Amit Arora - Company Secretary

2) M/s Venture Infrastructure Limited

4) Durga Prasad- Chief Financial Officer

- (b) Subsidiaries -
 - 1) M/s Tarini Sugar & Distillaries Limited
- (c) Enterprises over which directors exercise significant influence / control
 - 1) M/s Tarini Infrastructure Limited. (Associate)
 - 2) M/s B.Soilmec India Private Limited.
 - 3) M/s Tarini Humanitarian Demining and Rehabilition Works
 - 4) M/s Tarini Overseas Mining and Operation Limited.
- 5) M/s Venture Energy & Technology Limited.6) M/s Tarini Life Scienses Limited (Associate)
- 7) M/s Tarini Wilderness & Innovations Private Limited

Particulars	As at March 31, 2022	As at March 31, 2021
Maintainence Income		
Tarini Infrastructre Limited	149.00	115.50
Interest Income		
Tarini Sugars & Distilleries Limited	32.62	34.68
Venture Energy & Technologies Limited	8.77	8.49
B.Soilmec India Private Limited	7.50	24.82
Tarini Infrastructre Limited	2.80	8.40
Directors' Remuneration		
V. Anu Naidu	12.00	12.00
Unsecured Borrowing Repaid/(Loans and Advances received back)		
V. Anu Naidu	11.01	25.20
V. Chandrashekhar	14.12	10.05
Tarini Lifesciences Limited	0.02	0.01
Tarini Sugars & Distilleries Limited	(60.61)	(63.33
Tarini Wilderness & Innovation Private Limited	1.41	0.01
(Unsecured borrowings received)/Loans and advances given	1	
B.Soilmec India Private Limited	69.27	(43.52)
Closing Balance at the year end.		
Receivable/ (Payable)		
Vakamulla Chandrashekhar	(6.97)	(21.09)
V. Anu Naidu	(10.79)	(13.74)
Tarini Infrastructure Limited current A/c	(377.13)	(378.05)
Tarini Infrastructure Limited Loan A/c	- 1	70.00
Venture Infrastructure Limited	169.72	169.42
B.Soilmec India Private Limited	360.60	229.83
Tarini Sugars & Distilleries Limited	611.01	638.99
Tarini Overseas Mining and Operations Limited.	(3.01)	(3.04)
Venture Energy & Technologies Limited	152.01	142.20
Tarini Wilderness & Innovation Private Limited	3.27	1.86
Tarini Lifesciences Limited	(2.14)	(2.16
Tarini Humanitarian Demining and Rehabilitation Works		0.16

- 34 In the opinion of the management, the current assets, loans and advances are approximate of the value stated if realized in the ordinary course of business. The provision for all known liabilities are adequate and not in excess of the amount reasonably necessary. These balances are subject to confirmation.
- 35 Expenditure and income in foreign currency: March 31, 2022 Nil (March 31, 2021 Nil). The Company does not have any unhedged foreign currency exposure as at the balance sheet date.
- 36 The Company, during the year, did not have any transaction which has not been recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 37 The Company, during the financial year, has not traded or invested in any crypto currency or virtual currency.
- 38 The Company is not required to incur any amount on account of Corporate Social Responsibility (CSR) as the average profit before tax during the preceding three tipaneral years is below required amount.

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TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

ADDITIONAL NOTES TO THE STANDALONE FINANCIAL STATEMENTS:

39 Additional Regulatory information

- (i) All the title deeds of immovable properties are held in the name of the Company.
- (ii) The Company has not revalued its Property, Plant and Equipment.
- (iii) The Company has no capital work in progress during the year.
- (iv) The Company has no intangible assets under development during the year.
- (v) No proceedings have been initiated or pending against the Company for holding any benami property under Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (vi) The company has borrowings from banks or financial institution on the basis of securities of current assets (i.e Book Debts); and any return/statement of such current assets filed by the Company with the bank or financial institution are in agreement with the books of accounts
- (vii) The Company has not been declared a wilful defaulter by any bank or financial institution or other lender.
- (viii) The Company did not have any transaction with any company which was struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- (ix) The Company did not have any charges or satisfaction yet to be registered with registrar of Companies except the satisfaction of charge for guarantee given.
- (x) The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (restriction of number of Layers) Rules 2017.

(XI) 2	Analytical ratios						
S. No.	Ratio	Numerator	Denominator	As at March 31, 2022	As at March 31, 2021	% Variance	
(a)	Current Ratio	Current Assets	Current Liabilities	3.20	3.11	3.17	
(b)	Debt Equity Ratio	Total Debt	Shareholder's Equity	0.19	0.22	-11.68	-
(c)	Debt Service Coverage Ratio	Earnings available for Debt Service	Debt Serbice	0.14	0.17	-14.56	-
(d)	Return on Equity Ratio	Net Profit after Tax less Preference Dividend	Average Shareholder's Equity	0.00	0.00	-35.41	Decrease in Profits of current year
(e)	Inventory Turnover Ratio	Sales	Average Inventory	NA	NA	-	
(f)	Trade Receivables Turnover Ratio	Net Credit Sales	Average Accounts Receivable	NA	NA	•	
(g)	Trade Payables Turnover Ratio	Net Credit Purchases	Average Trade Payables	NA	NA	-	· · · · · · · · · · · · · · · · · · ·
(h)	Net Capital Turnover Ratio	Net Sales	Average Working Capital	0.11	0.04	155.52	•
(i)	Net Profit Ratio	Net Profit	Net sales	0.14	0.27	-49.93	Decrease in Profits of current year
(j)	Return on Capital Employed	Earning Before Interest and Taxes	Capital Employed	0.00	0.00	-14 97	Decrease in Profits of current year
(k)	Return on Investment	Net Profit	Shareholder's Equity	0.00	0.00	-35.41	Decrease in Profits of current year

(xii) The Company, during the year, has not prepared any Scheme of Arrangements that has been approved by the Competent Authority in terms of sections 230 to 237 (Corporate Restructuring) of the Companies Act, 2013.

(xiii) The Company has neither advanced or loaned or invested nor received any funds (either borrowed funds or share premium or any other sources or kind of funds) to or from any other person(s) or entity(ies), including foreign entities (intermediaries) with the understanding (whether recorded in writing or otherwise) that the intermediary shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company (Ultimate Beneficiary), or (ii) provide any guarantee, security or the like to or on behalf of the ultimate beneficiary.

40 Figures for the previous period have been regrouped /rearranged wherever considered necessary to make them conform to the figures for the year as per Schedule III.

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As per our report of even date attached.

For M. MODI & ASSOCIATES Firm Registration No. 319141E

Chartered Accountants

Firm Registration No. 319141E

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 V. Chandrashekhar

Managing Director DIN - 00073657

V. Anu Naidu Director

DIN - 00073661

Company Secretary PAN: AROPA3338C

Chief Financial Officer PAN:BCIPP7932F

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		Gross carrying amount	3 amount			Depreciation	iation		Net carrying amount	10 amount
Particulars	As at 01.04.2021	Additions	Deductions	As at 31.03.2022	As at 01.04.2021	For the year	On	As at 31.03.2022	As at 31.03.2022	As at 31.03.2021
TANGIBLE ASSETS										
Land	356.02	,	ı	356.02	,	•	ı	•	256.02	256.02
Buildings	221.82	1	,	221.82		23.99	,	71.57	150.25	174.24
Furniture and fixtures	09'0	,	ı	09:0		•	•	0.57	0 03	17.77
Plant and equipment	12,25	08.0		13.05	8.18	0.51	,	8.69	4.36	4 07
Office equipment	14.29	1.49	,	15.79		0.21	•	12.86	2.93	1 64
Vehicles	68.02	9.75	,	77.76		3.36		63.99	13.78	7 39
Others (Computer)	9.70	1	1	9.70			,	9.60	0.10	0.10
Livestock(Cow)	09:0	•	•	09.0	•	•	•	•	09.0	09:0
Total Tangible Assets (A)	683.30	12.04	-	75.34	139.21	28.07	t	167.28	528.07	544.09
INTANGIBLE ASSETS										
Computer software	1.89	1	,	1.89	1.80	•	,	1.80	60'0	60 0
Total Intangible Assets (B)	1.89	•		1.89	1.80		•	1.80	60'0	0.09
Total (A+B)	682.19	12.04	-	47.769	141.01	28.07		169.08	528.16	544.19

		Gross carrying amount	gamount			Depreciation	iation		Net carrying amount	ng amount
Particulars	As at 01.04.2020	Additions	Deductions	As at 31.03.2021	As at 01.04.2020	For the year	Oh deductions	As at 31.03.2021	As at 31.03.2021	As at 31.03.2020
TANGIBLE ASSETS										
Land	356.02	•	•	356.02	•	•	,	•	356.02	356.02
Buildings	221.82	•	,	221.82	23.59	23.99	,	47.58	174.24	198 23
Furniture and fixtures	09.0	B	ı	09.0	0.57	•	1	0.57	0.03	0.03
Plant and equipment	11.25	1.00		12.25	TT	0.40	•	8.17	4.07	3.47
Office equipment	13.26	1.03	1	14.29	12.57	0.08	•	12.65	1.64	69'0
Vehicles	67.25	92.0	,	68.01	56.82	3.80	,	60.62	7.39	10.43
Others (Computer)	9.70	1	•	9.70	09:6	•	,	09.6	0.10	0.10
Livestock(Cow)	09:0	•	ı	09.0	1	,	•	•	09:0	09.0
Total Tangible Assets (A)	680.50	2.79	•	683.29	110.92	28.27	1	139.19	544.09	77 697
INTANGIBLE ASSETS										
Computer software	1.89	•	•	1.89	1.80	•	1	1.80	0.00	0.00
Total Intangible Assets (B)	1.89	-	_	1.89	1.80	•	•	1.80	0.09	0.09
Total (A+B)	682.39	2.79	-	685.18	112.72	(28.27		140.99	544.19	269.67

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M. Modi & Associates

CHARTERED ACCOUNTANTS

114/13, Amritpuri, East of Kailash, New Delhi-110065 | www.mmodi.in | Mob : 9425811241

Kolkata (H.O.)
 New Delhi (Branch)
 Chennai (Branch)

INDEPENDENT AUDITORS' REPORT

To the Members of TARINI INTERNATIONAL LIMITED

Report on the Audit of the Consolidated Financial Statements

Qualified Opinion

We have audited the accompanying consolidated financial statements of **TARINI INTERNATIONAL LIMITED** (Herein after referred to as the "Holding Company"), and its subsidiaries (Holding Company and its subsidiaries together referred to as "the Group"), which comprise the consolidated Balance sheet as at March 31, 2022, the consolidated Statement of profit and loss, the consolidated cash flow statement for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies (hereinafter referred to as "the consolidated financial statements").

In our opinion and to the best of our information and according to the explanations given to us, except for the possible effect of matter described in Basis for qualified opinion paragraph, the aforesaid consolidated financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of their consolidated state of affairs of the company as at March 31, 2022 and of the consolidated profit / loss, and its consolidated cash flow for the year then ended.

Basis for qualified opinion

We draw attention to note 35 to consolidated financial statement regarding the investment made amounting to Rs.121.59 Lakhs in a subsidiary, who has suffered recurring losses and has a net capital deficiency. The financial statements of that subsidiary have been prepared assuming that the Company will continue as a going concern. These conditions raise substantial doubt about its ability to continue as a going concern. The financial statements of holding company do not include any adjustments relating to the recoverability and classification of asset carrying amounts that might result that the subsidiary be unable to continue as a going concern.

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the Code of



Ethics issued by the Institute of Chartered Accountants of India ("ICAI"), and we have fulfilled our other ethical responsibilities in accordance with the provisions of the Companies Act, 2013. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matters

- 1. We draw attention to the note 40 of the consolidated financial statements, in respect of trade receivables and trade payables external confirmations of the balances were not obtained by the Company. Due to non-availability of confirmation of balances, we are unable to quantify the impact upon the profit for the year, if any, arising from the confirmation of balances.
- 2. We draw attention to note 32 of the consolidated financial statements wherein the share in profit of an Associate company is included in the value of investment and correspondingly in the Reserves and surplus based on the unaudited financial statement of the Associate company.
- 3. We draw attention to the note 34 of the consolidated financial statements regarding the advance made of Rs. 59.16 Lakhs (equivalent Euro 80,000/-) as share application money during the year 2015-16, towards acquisition of 51% shares of HPWE GmbH. Against such payment, share has not been allotted as the company could not make full payment.
- 4. We draw attention to the note 36 of the consolidated financial statements regarding the provisional attachment of the farm house of the company by The Enforcement Directorate under The Prevention of Money Laundering Act, 2002 against which the company has obtained the stay from the High Court of Delhi.
- 5. We draw attention to note 37 of the consolidated financial statements wherein The Securities Appellate Tribunal (SAT) has dismissed the appeal of the Parent Company against the order date March 29, 2019 passed under section 11 and 11B of the Securities and Exchange Board of India Act, 1992 by the Whole Time Member (WTM) of the SEBI and the order dated February 10, 2020 passed under section 15-I of the Securities and Exchange Board of India Act, 1992 by the Adjudicating Officer.

Our Opinion is not qualified in respect of these matters.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no significant matters except for the matters described in the basis of qualified opinion section and the Emphasis of matter section, that are required to be disclosed here.



Information Other than the Financial Statements and Auditor's Report thereon

The Holding Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Director's Report including its Annexures, but does not include the consolidated financial statements and our auditor's report thereon.

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

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

Responsibilities of Management and those Charged with Governance for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation and presentation of these consolidated financial statements in term of the requirements of the Companies Act, 2013 that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring accuracy and completeness of the accounting records, relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

In preparing the consolidated financial statements, the respective Board of Directors of the companies included in the Group are responsible for assessing the ability of the Group 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 Group or to cease operations, or has no realistic alternative but to do so.

The respective Board of Directors of the companies included in the Group are responsible for overseeing the financial reporting process of the Group.



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

Our objectives are to obtain reasonable assurance about whether the consolidated 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 consolidated financial statements.

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, 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 ability of the Group 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 consolidated 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 Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of
 the entities or business activities within the Group to express an opinion on the
 consolidated financial statements. We are responsible for the direction, supervision
 and performance of the audit of the financial statements of such entities included in
 the consolidated financial statements of which we are the independent auditors. For



the other entities included in the consolidated financial statements, which have been audited by other auditors, such other auditors remain responsible for the direction, supervision and performance of the audits carried out by them. We remain solely responsible for our audit opinion.

We communicate with those charged with governance of the Holding Company and such other entities included in the consolidated financial statements of which we are the independent auditors 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 consolidated 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.

Other Matters

We did not audit the financial statements / financial information of 2 subsidiaries, whose financial statements / financial information reflect total assets of Rs. 40.80 lakhs as at 31st March, 2022, total revenues of Rs. 6.25 Lakhs and net cash outflows of Rs. 3.93 Lakhs for the year ended on that date, as considered in the consolidated financial statements. These financial statements / financial information have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of sub-sections (3) and (11) of Section 143 of the Act, in so far as it relates to the aforesaid subsidiaries, is based solely on the reports of the other auditors.

The consolidated financial statements also includes the unaudited financial statements / financial information of 2 associates, whose financial statements / financial information reflect Holding company's share of profits of Rs. 165.86 lakhs for the year ended on March 31, 2022.

Our opinion on the consolidated financial statements, and our report on Other Legal and Regulatory Requirements below, is not modified in respect of the above matters with respect to our reliance on the work done and the reports of the other auditors.



Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2020 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, based on our audit and on the consideration of report of the other auditors on separate financial statements and the other financial information of the subsidiary companies, incorporated in India, as noted in the 'Other Matter' paragraph we give in the "Annexure 1" a statement on the matters specified in clause 3(xxi) of the Order.
- 2. As required by Section 143(3) of the Act, we report, to the extent applicable, that
 - a) We have sought and except for the matters described in the basis for qualified opinion paragraph obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - b) Except for the possible effects of the matters described in the basis for qualified opinion paragraph, in our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books and the reports of the other auditors.
 - c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements
 - d) Except for the possible effects of the matters described in the basis for qualified opinion paragraph, in our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Companies (Accounting Standards) Rules, 2006, as amended.
 - e) On the basis of the written representations received from the directors of the Holding company as on March 31, 2022 by the Board of Directors of the Holding Company and the reports of the statutory auditors of its subsidiary company, none of the directors of the Group companies, 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 internal financial control over financial reporting of the Group and the operating effectiveness of such controls, refer to our separate report in "Annexure 2".
 - g) In our opinion and to the best of our information and according to the explanations provided to us, the remuneration paid by the company to its directors is in accordance with the provisions of section 197 of the Act read with Schedule V 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 Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. the consolidated financial statements disclose the impact of pending litigations on the consolidated financial position of the Group. Refer note 24 to the consolidated financial statements;



- ii. the Group did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses;
- iii. there were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company, and its subsidiary companies.

New Delhi

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For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

SOURAV MODI

Partner

Membership No. 546137

UDIN: 22546137AJWMFO9028

Place: New Delhi Date: May 30, 2022 ANNEXURE 1 REFERRED TO IN PARAGRAPH 1 UNDER THE HEADING "REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS" OF OUR REPORT OF EVEN DATE

Re: Tarini International Limited ('the Company')

In terms of the information and explanations sought by us and given by the company and the books of account and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state that:

There are no qualifications or adverse remarks by the respective auditors in the Companies (Auditors Report) Order (CARO) reports of the companies included in the consolidated financial statements. Accordingly, the requirement to report on clause 3(xxi) of the Order is not applicable to the Holding Company.

New Delhi

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

SOURAV MODI

Partner

Membership No. 546137

UDIN: 22546137AJWMFO9028

Place: New Delhi Date: May 30, 2022

ANNEXURE 2 TO THE INDEPENDENT AUDITOR'S REPORT OF EVEN DATE ON THE CONSOLIDATED FINANCIAL STATEMENTS OF TARINI INTERNATIONAL LIMITED

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 **Tarini International Limited** ("the Holding Company") and its subsidiary companies, as of March 31, 2022 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding Company and its subsidiary companies are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Holding 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.

Auditors' Responsibility

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

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



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

Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Basis for Qualified Opinion

In our opinion and according to the information and explanations given to us and based on our audit, the following material weaknesses have been identified as at March 31, 2022:

The Holding Company did not have appropriate internal financial controls over (a) Assessment of impairment in value of long term equity investment and assessment of impairment in value of loans and advances to various parties, (b) Control over reconciliation of Creditors balances or other advances, (c) Control over the statutory compliances, (d) Assessment of expected cash requirement for the timely payment of statutory dues such as Income tax, Service tax, GST, and PF etc.

The inadequate supervisory and review control over Company's process in respect of aforesaid assessment in accordance with the accounting principles generally accepted in India could potentially result in a material misstatement in preparation and presentation of financial statement including the profit/loss after tax.



A 'material weakness' is a deficiency, or a combination of deficiencies, in internal financial control over financial reporting with reference to these consolidated financial statements, such that there is a reasonable possibility that a material misstatement of the company's annual or interim financial statements will not be prevented or detected on a timely basis.

Qualified opinion

In our opinion, except for the possible effects of material weaknesses described in "basis of qualified opinion" paragraph above, the Holding Company and its subsidiary companies have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2022, based on the internal control over financial reporting with reference to these consolidated financial statements criteria established by the Holding 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.

We have considered the material weaknesses identified and reported above in determining the nature, timing, and extent of audit tests applied in our audit of the Consolidated financial statements of the Company for the year ended on March 31, 2022, and these material weaknesses have affected our opinion on the Consolidated financial statements of the Company and we have issued a qualified opinion on the Consolidated financial statements

For M. MODI & ASSOCIATES

Chartered Accountants

Firm Registration No. 319141E

SOÆRAV MODI

Partner

Membership No. 546137

UDIN: 22546137AJWMFO9028

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New Delhi

Place: New Delhi Date: May 30, 2022

CIN: L74899DL1999PLC097993

Consolidated Balance Sheet as at March 31, 2022

	Particulars	Note	As at	unless otherwise stated As a
		No.	March 31, 2022	March 31, 202
I	EQUITY AND LIABILITIES			
1.	SHAREHOLDERS' FUNDS			
	Share capital	2	1,299.80	1,299.8
	Reserves and surplus	3	1,581.41	1,599.0
	•	· —	2,881.21	2,898.8
2.	NON-CURRENT LIABLITIES		•	·
	Long-term borrowings	4	91.32	144.6
	Deferred tax liabilities (Net)	6	8.26	8.7
	Long-term provisions	7	12,25	15.0
	Total non-current liabilities		111.83	168.4
3.	CURRENT LIABILITIES			
	Short-term borrowings	5	759.63	609.5
	Other current liabilities	9	169.78	257.9
	Short-term provision	8	55.56	45.3
	Total Current liabilities		984.97	912.8
_	TOTAL		3,978.01	3,980.0
l	ASSETS			
1.	NON CURRENT ASSETS			
	Property, plant and equipment and Intangible assets	10		
	- Property, plant and equipments		568.86	584.8
	- Intangible assets		0.09	0.0
	Non-current investments	11	1,264.76	1,264.1
	Long-term loans and advances	12	34.79	50.8
	Other non-current assets	14	309.37	293.3
	Total non-current assets		2,177.87	2,193.3
2.	CURRENT ASSETS			
۷.	Current Investments	17	113.15	113.1
	Trade Receivable	17	341.74	470,5
	Cash and cash equivalents	16	61.98	41.3
	Short-term loans and advances	13	1,283.27	1,161.6
	Total current assets	1.5	1,800.14	1,786.7
	TOTAL		3,978.01	3,980.0

Significant Accounting Policies (Refer Note 1) and various notes on Financial Statements are an integral part of Financial statements

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As per our report of even date attached.

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

Souray Modi

Partner

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 For and on behalf of the Board

V. Chandrashekhar Managing Director

DIN 00073657

Company Secretary
PAN-AROPA3338C

V. Anu Naidu
Director

DIN - 0073661

Durga Prasad Chief Financial Officer

PAN-BCIPP7932F

CIN: L74899DL1999PLC097993

Consolidated Statement of profit and loss for the year ended on March 31, 2022

(Rupees in lakhs unless otherwise stated)

Particulars	Note No.	For the Year ended March 31, 2022	For the Year ended March 31, 2021
INCOME			
Revenue from operations	18	149.00	115.50
Other income	19	40.22	59.79
Total Income		189.22	175,29
EXPENSES			
Employee benefits expense	20	75.93	77.69
Finance costs	21	17.81	24.43
Depreciation and amortization expense	10	28.07	28.29
Other expenses	22	75.93	32.35
Total expenses		197.74	162.76
Profit before exceptional and extraordinary	items and tax	(8.52)	12.52
Exceptional Items		-	-
Profit before extra ordinary items and tax		(8.52)	12.52
Extraordinary Items			
Profit (Loss) before tax		(8.52)	12.52
(1) Current tax		10.20	17.36
(2)Deferred tax charge/(benefit)		(1.10)	(0.64)
Total tax expenses		9.09	16.72
Net profit for the year from continuing oper	ations	(17.62)	(4.20)
Share of profit/(loss) of associates		165.86	130.76
Net Profit after Minority interest & Share of	Profit from Associates	148.25	126,56
Earning per Equity Share of Rs 10 each	•		
Basic and Diluted (Rupees)	23	0.38	0.97

Significant Accounting Policies (Refer Note 1) and various notes on Financial Statements are an integral part of Financial statements

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As per our report of even date attached.

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

Souray Modi Partner

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 For and on behalf of the Board

V. Chandrashekhar Managing Director

DIN -00073657

Company Secretary PAN-AROPA3338C

niz Arora

V. Anu Naidu
Director

DIN - 0073661

Durga Prasad Chief Financial Officer

PAN-BCIPP7932F

CIN: L74899DL1999PLC097993

Consolidated Cash flow statement for the year ended March 31, 2022

Consolitated Cash flow statement for the year ended marth.	•	unless otherwise stated)
Particulars.	As at	As at
	March 31 2022	March 31, 2021
A. Cash flow from Operating Activities		
Profit Before Tax	(8.52)	12.52
Adjustments for:		
Depreciation	28.07	28.29
Interest expenses	16.50	17.42
Interest income	(52.31)	(76.92)
Operating profit before working capital changes	(16.27)	(18.68)
Working Capital Changes		
Decrease/(Increase) in current assets	(12.73)	(4.83)
Increase/(Decrease) in current liabilities	54.58	(80.55)
Cash flow from Operating Activities (A)	25.59	(104.07)
B. Cash flow from Investing Activities		
(Purchase)/Sale of property, plant and equipments	(12.04)	(2.80)
Investment purchase	113.15	(0.48)
Capital expenditure		-
Interest income	52.31	76.92
Cash flow from Investing Activities (B)	153,42	73.63
C. Cash flow from Financing Activities		
Proceeds/(Repayment) of secured Loan	(70.42)	66.64
Interest expenses	(16.50)	(17.42)
Cash flow from Financing Activities (C)	(86.91)	49.22
Net Increase In Cash & Cash Equivalents (A+B+C)	92.09	18.78

Note:

1. The Cash flow statement is preared under 'indirect method 'as set out in Accounting Standard (AS) -3 on Cash flow statements as specified in the Companies (Accounting Standards) Rules, 2006.

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2. Cash & Cash equivalents represents:

Opening cash & cash equivalents

Closing cash & cash equivalents

-Cash		hand
-Casn	UΠ	nand

-Balance with Scheduled bank in Current accounts

Total

61.98	41.38
22.99	4.76
38.99	30.02

41.38

61.98

As per our report of even date attached.

For M. MODI & ASSOCIATES

Chartered Accountants

Firm Registration No. 319141E

Sourav Modi

Partner

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 For and on behalf of the Board

V. Chandrashekhar

Managing Director

DXN-00073657

Company Secretary PAN-AROPA3338C V. Anu Naidu

22.59

41.38

Director DIN-00073661

Durga Prasad

Chief Financial Officer

PAN-BCIPP7932F

Notes forming part of Financial Statements for the year ended March 31, 2022

Note 1 -Significant Accounting Policies and Notes forming part of the Consolidated Financial Statements

I. Principles of Consolidation

- 1 The Consolidated Financial Statements (CFS) relates to Tarini International Limited (the company) and its majority owned and wholly owned subsidiary companies. The Consolidated Financial statements have been prepared on the following basis:
 - i) The Financial Statements of the Company and its subsidiary companies have been combined on line-by-line basis by adding together the book values of like items of assets, liabilities, income and expenses, after fully eliminating intra-group balance and intra-group transaction resulting in unrealised profits or losses as per Accounting Standard (AS) 21 - "Consolidated Financial Statements".
 - ii) The excess of the cost of the company of its investment in the subsidiary, over its share of equity at the dates on which the investment in the subsidiary is made, is recognized as 'Goodwill' being an asset in consolidated Financial Statements. The excess of company's share of equity in the subsidiary as at the date of its investments is treated as Capital Reserve.
 - iii) Minority interest in the net assets of consolidated subsidiaries consists of the amount of equity attributable to minority shareholders at the date on which investments are made by the Company in the subsidiary companies and further movement in their share in the equity, subsequent to the dates of investments as stated above. Losses applicable to the minority, are adjusted against the majority interest because minority has no binding obligation to make good the losses. However, if the subsidiary subsequently reports profits, all such profits are allocated to the majority interest until the minority's share of losses previously absorbed by the majority has been recovered.
 - iv) In case of Associate where the company directly or indirectly through subsidiary holds 20% or more of the equity, it is presumed that the investor has significant influence, unless it can be clearly demonstrated that this is not the case. Investments in assoicates are accounted for using equity method in accordance with Accounting Standard (AS) 23" - Accounting of Investments in Associates in Consolidated Financial Statement" issued by the Institute of Chatered Accountants of India.
 - v) The Company accounts for its share in the change in the net assets of the associates, post acquisition, after elimination urealized profit and losses resulting from transaction between the company and its associates to extent of its share, through its profit and loss account to extent such change is attributable to associates' profit and loss account and through its reserve for the balance, based on the available information.
- vi) As far as possible, the Consolidated Financial Statements are prepared using uniform accounting policies for like transactions and other events in same manner as the Company's separate financial statements.
- vii) Investments other than in subsidiaries and associates have been accounted for as per Accounting Standard (AS) 13 -"Accounting for Investments" issued by the Institute of Chartered Accountants of India.
- Significant Accounting Policies and Notess to these consolidated financial statements are intended to serve as a means of informative disclosure and guide to better understanding of the consolidated position of the Company. Recognizing this purpose, only such policies and notes from the individual financial statements, which fairly present the needed disclosures have been disclosed, lack of homogeneity and other similer considerations made it desirable to exclude some of them, which in the opinion of the mangement, could be better viewed, when referred from the individual financial statements.

II. Significant accounting policies

A Basis of accounting and preparation of Consolidated Financial Statements

The consolidated financial statements have been prepared under the historical cost convention on an accrual basis in accordance with Generally Accounting Principles (Indian GAAP) and accounting standards specified under section 133 read with Rule 7 of Company Account Rule, 2014 and other pronouncements of the Institute of Chartered Accountant of India (ICAI). The accounting policies have been consistently applied by the company and are consistent with those used in the previous year unless otherwise stated.

B Use of estimates

The preparation of the Consolidated Financial Statements in conformity with Indian GAAP requires management to make estimates and assumptions that affect the balances of assets and liabilities and disclosures relating to contingent liabilities as at the reporting date of the Consolidated Financial Statements and amounts of income and expenses during the period of account. Examples of such estimates include provision for doubtful debts, income taxes and future obligations under employee retirement benefit plans. Management periodically assesses whether there is an indication that an asset may be impaired and makes provision in the accounts for any impairment losses estimated. Contingencies are recorded when it is probable that a liability will be incurred, and the amount reasonably estimated. Actual results could differ from those estimates

iii) Short term employee benefits - The undiscounted amount of short term employee benefits expected to be paid in exchange for the services rendered by employees are recognised during the period when employee render the service. These benefits include performence incentive and compensated absences which are expected to occur within twelve months after the end of the period in which the employee renders the related service. The cost of short term compensated absences is accounted, in case of non accumulating compensated absences, when the absence occur.

K Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the company and the revenue can be measured reliably.

L Leases

a) Finance Lease

Leases which effectively transfer to the Company all risks and benefits incidental to ownership of the leased item are classified as Finance Lease. Lease rentals are capitalized at the lower of the fair value and present value of the minimum lease payments at the inception of the lease term and disclosed as leased assets. Lease payments are apportioned between the finance charges and reduction of the lease liability based on the implicit rate of return.

b) Operating Lease

Lease where the lesser effectively retains substantially all risks and benefits of the asset are classified as operating lease. Operating lease payments are recognized as an expense in the statement of profit and loss account on a straight line basis over the lease term.

M Earnings per share

In arriving at the EPS, the Company's net profit/ loss after tax, computed in terms of the Indian GAAP, is divided by the weighted average number of equity shares outstanding on the last day of the reporting period. The EPS thus arrived at is known as 'Basic EPS'. To arrive at the diluted EPS, the net profit / loss after tax, referred above and the weighted average number of equity shares, as computed above and the weighted average number of equity shares that would have been issued on conversion of shares having potential dilutive effect subject to the terms of issue of those potential shares. The dates' of issue of such potential shares determine the amount of the weighted average number of potential equity shares.

In the event of issue of bonus shares, or share split the number of equity shares outstanding is increased without an increase in the resources. The number of equity shares outstanding before the event is adjusted for the proportionate change in the number of equity shares outstanding as if the event had occurred at the beginning of the earliest period reported.

N Income taxes

Current tax is determined as the amount of tax payable in respect of taxable income for the year. A provision is made for income tax annually based on the tax liability computed, after taking into consideration of tax allowances and exemptions. Provisions are recorded when it is estimated that a liability due to disallowances or other matters are probable.

As per Accounting Standard (AS) 22 issued by Institute of Chartered Accountant of India, deferred tax liability / assets is recognized subject to prudence, on timing differences, being reversal in one or more subsequent periods. Deferred tax asset are recognized only to the extent there is reasonable certainty that the assets can be realized in future. However, where there is unabsorbed depreciation or carried forward of losses, deferred tax assets are recognized only if there is a virtual certainty of realization of such asset.

Notes forming part of Financial Statements for the year ended March 31, 2022

Notes on Financial Statements

NOTE 2 - SHARE CAPITAL					hs unless otherwise state
				As at March 31, 2022	As at March 31, 202
Authorised					
1,35,00,000 (Previous year- 1,35,00,000) equity shares of Rs. 10 ex Total	ach			1,350.00	1,350.00
Issued, subscribed and fully paid up					•
12,998,000 (Previous year- 12,998,000) equity shares of Rs. 10 eac	th, fully paid			1,299.80	1,299.80
Total			-	1,299.80	1,299.80
Reconciliation of the number of shares outstanding at the beginning	and at the end of th	e reporting period:-			
				As at March 31, 2022	As at March 31, 2021
Number of outstanding shares at the beginning of the year Changes in equity share capital due to prior period error				12,998,000	12,998,000
Related balance at the beginning of the year Shares issued during the year				12,998,000	12,998,000
Number of outstanding shares at the end of the year				12,998,000	12,998,000
The details of shareholders holding more than 5 percent shares:-		A M 1 - 21	4	As at March 31,	As at March 31
Name of the Shareholder		As at March 31, 2022	As at March 31, 2021	2022	202
		No of Shares	Percentage held	No. of Shares	Percentage held
Mr. V. Chandrashekhar		7018281.00	53.99	7,018,281	53.99
Mrs. V. Anu Naidu		2001565.00	15.40	2,001,565	15.40
The details of shares held by promoters			· · 	·	
Name of Promoter		rch 31, 2022		rch 31, 2021	Changes during the
Mr. V. Chandrashekhar	No of Shares 7,018,281	% of Total Shares 53.99	No of Shares 7,018,281	% of Total Shares 53.99	Year
Mrs. V Anu Naidu	2,001,565	15.40	2,001,565	15.40	
		rch 31, 2021		rch 31, 2020	Changes during the
Mr. V. Chandrashekhar	No of Shares	% of Total Shares	No of Shares	% of Total Shares	Year
Mrs. V Anu Naidu	7,018,281 2,001,565	53,99 15,40	7,018,281 2,001,565	53.99 . 15.40	
NOTE 1 DESERVES AND SYDDY HE					
NOTE 3 - RESERVES AND SURPLUS		<u> </u>		As at March 31,	As at March 31, 2021
Securities Premium Account:				2022	
As per last Balance Sheet		_	-	1,354.49	1,354.49
General Reserve:		•	-	1,354.49	1,354.49
As per last Balance Sheet				244.53	248.73
Add: Transferred from Profit & loss			_	(17.62)	(4.20
Surplus i.e balance in statement of Profit and Loss			-	226.91	244,53
Net profit after tax during the period Less:				(17.62)	(4.20)
Transfer to general reserve			_	17.62	4.20
				1,581.41	1,599.02
	-		7.	11	-,,-

New Delhi & Associated Associated

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· Rys

19.93 Karur Vysya bank -Working capital Term Loan (ECLGS)

: L748	TERNATIONAL LIMITED 09DL1999PLC097993				
NOTE	4 - LONG - TERM BORROWINGS			As at March 31, 2022	As at March 31, 2021
Secure	d Term loans				
	- From banks	•		129.97	186.2:
				129.97	186.25
Insecu	red Loans and advances from related parties				13.21
	Others			2.50	2.50
		•		2.50	15,7
Less:-	- Current maturities of long-term debts	•	•	41.15	57.2
	Total		•	91,32	144,65
rom Ban	ks				
oan (Rs Lacs)	Security	Interest		Repayment Terms	
3.96	ICICI Bank Limited - Secured by F-33, II nd Floor , Block-F, East of kailash, New Delhi	I-Base (8.75%) + 3.25% =12% p.a. payable	Repayable in month	y instalments of Rs. 2,58,248 ([0.05,201]	or 120 months starting from
75.95	Karur Vysya Bank Ltd -OD a/c converted to Loan on 18/01/2018	2.45% over & above the MCL Rate of the bank as applicable. Effective ROI for the year	Repayable in monthly	r instalments of Rs 3,21,159 fo 2018	r 84 months starting from Fel
30.14	ICICI Bank Limited- Secured by F-33, II nd Floor, Block- F, East of Kailash, New Delhi	10.75% p.a payable	Repayable in mon	hly instalments of Rs 81,804 fo 05.12.2015	r 120 months starting from

	As at March 31 2022	' As at March 31, 2021
Unsecured		
Loans and advances from related parties	1,499.	20 1,445.63
- Current maturities of long term debts	41.	15
•	1,540.	35 1,445.63
Less: Inter-company debts	780.	73 836.08
Total	759.	63 609.55
	107.	009.5

Repayble in monthly installment for 48 months starting from the 13th month from date of disbursement.

	·	As at March 31, 2022	As at March 31, 2021
1)	Deferred tax assets		
	- Employee benefits	3.19	3.9
	-Allowance of expenses in future	7.21	10.58
-	Total	10.40	14.4
)	Deferred tax liabilities	•	
	- Depreciation	18.66	23,21
	Total	18.66	23,21
	<u> </u>		
	Net deferred tax liability	8.26	8,73

NOTE 7	- LONG - TERM PROVISIONS	As at M	arch 31, 22	As at March 31, 2021
F	Provision for Employee Benefits			
	- Gratuity		11.07	14.04
	- Leave	•	1.18	0.96
7	Total		12.25	15.00

10,41					12.25	
OTE 8 - SHORT	- TERM PROVISIONS				• .	
				·	As at March 31, 2022	As at March 31, 2021
Others - Taxation		1			55.56	45.36
Total	odi & Asso	1	Au	1	55,56	45.36
	12001 0 1350C	1 9	/1/	- 7171	· \	i.

MOTER	OTHER	CHID DESIGN	LIABILITIES

		As at March 31, 2022	As at March 31, 2021
_	Current maturities of long term debts	•	57.27
	- Taxes and other statutory dues	75.39	90.21
	- Employee dues	39.81	48.21
	- Others ¹	54.58	62.22
	Total	169.78_	257,91
	Others include and bands and the		

NOTE 11 - NON - CURRENT INVESTMENTS

	•	As at March 31, 2022	As at March 31, 2021
ong-Term Investments		· · · · · · · · · · · · · · · · · · ·	
nquoted			
Non - Trade			
Venture Infrastructure Limited (Subsidiary)			
680,000 (Previous year - 680,000) Equity shares of Rs. 10 each, fully paid-up			
Tarini Infrastructure Limited (Associated)	i.	1,154.10	1,154.10
84,36,000 (Previous year- 84,36,000) Equity shares of Rs10 each, fully paid-up		·.	
10,26,950 (Previous year-			
10,26,950) Equity shares of Rs10	•		
Tarini Lifesciences Limited (Associated)		1.67	1.67
16,700 (Previous year- 16,700) Equity shares of Rs. 10 each, fully paid-up			
B.Soilmec (India) Private Limited		3.00	3.00
30,000 (Previous year- 30,000) Equity shares of Rs. 10 each, fully paid-up			
Share application money			
Venture Energy & Technologies Limited	•	96.50	96.50
Hydro Power & Welding Export GMBH, Austria			
FDR		9,49	8.92
		1,264.76	1,264.19

[•] Allotment is pending at the end f investee company as their matter of revival of project is subjudice before the High Court of Himachal Pradesh.
•• fixed deposit against loan with the bank having maturity date beyond 12 months.

NOTE 12 - LONG - TERM LOANS AND ADVANCES

(unsecured, considered good unless otherwise stated)	As at March 31, 2022	As at March 31, 2021
Others (Unsecured - considered good)	34.79	50,86
Total	34.79	50.86

NOTE 13 - SHORT - TERM LOANS AND ADVANCES

(unsecured, considered good unless otherwise stated)

		As at March 31, 2022	As at March 31, 2021
	Loan and advances to related parties* (Please refer foot note)	1,242.61	1,252.46
	Advance tax (Net of not current provision of taxes)	154.01	95.07
	- Dues from employees	6.00	5,62
	- Others (Unsecured - considered good)	661.38	644.59
		2,063.99	1,997.73
Less:	Inter-company Debts	780.73	836.08
	Total	1,283.27	1,161,65

		As at Marc	h 31,2022	As at Mar	ch 31, 2021
		Amount of Loan	% of Total Loans	Amount of Loan &	% of Total Loans and
	•	& Advances in the	and Advances in	Advances in the	Advances in Nature of
Particular	Typre of relation	nature of loans	Nature of Loan	nature of loans	Loan
B.Soil Mec India P.Ltd	Related Party	306,61	15.65	229.83	15.63
Tarini Infrastructure Ltd	Associate	÷	-	70.00	4.76
Tarini Sugar and Distillaries Ltd	Subsidiary	611.01	40.09	638.99	43.46
Tarini Wilderness Innovations Pvt Ltd	Related Party	3.27	0.21	1.86	0.13
Venture Energy & Technologies Ltd	Related Party	152.01	9.97	142,20	9.67
Venture Infrastructure Ltd.	Subsidiary	169.72	. 11.14	169.42	11.52
Tarini Humanitarian Demining &				0.16	
Rehabilitation Works	Related Party	-			0.01
Total		1,242.61		1,252.46	

NOTE 14 -	OTHER	NON -	CURRENT	ASSETS

·	As at March 31, 2022	As at March 31, 2021
, 8		
Deferred expenses	9.02	9.02
Preoperative expenses (net of preoperative income)	222.80	222.80
Advance against allotment of shares (Refer Note No.34)	59.16	59.16
Preliminary expenses	2.01	2.01
Deposits-others 0 0	16.38	0.30
Total Wood of Associ	(\$09.37	293.30

⁻ Aggregate amount of unquoted investments - Rs. 1,17,525,000 (Previous year - Rs. 1,17,525,000)

Debtors - Unaccured, considered good 341.74	rch 31, 2
Total Satura	
Less Doubtful Total	470
Cast han 6 Months 1-2 Years 2-3 Years More than 3 Years To Months 1-2 Years 1-2 Years 2-3 Years More than 3 Years To Months 1-2 Years 1-	
Less than 6 Months	470
Months	
Lindisputed Trade Receivables	otal
Lodicyuted Tande Receivables	34
Disputed Trade Receivables Considered Goods C	
Disputed Trade Receivables	
Total	
Undisputed Trade Receivables	341
Undisputed Trade Receivables	
Considered Doubtful Disputed Trade Receivables Considered Goods Considered Goods Considered Goods Considered Goods Considered Doubtful Con	470
Considered Goods Considered Receivables Considered Doubtful Considered Doubtful Contert Content	
Considered Doubtful Others	
Total 115 19 42 100 194 16 - CASH AND CASH EQUIVALENTS As at March 31, 2022 As at March 31, 2022	
As at March 31, 2022 As at Mar	470
As at March 31, 2022 As at March 31, 2023 As at March 31, 2022 As at March 31, 2023 As at March 31, 2023	
Balances with banks	ch 31, 2
Total 61.98 17 - CURRENT INVESTMENTS As at March 31, 2022 As at Mar Park 100.00 Equator Financial Services Limited 13.15	36
17 - CURRENT INVESTMENTS As at March 31, 2022 FDR with Kisan Nagari Sahakari Bank Equator Financial Services Limited 13.15	4
FDR with Kisan Nagari Sahakari Bank 100.00 Equator Financial Services Limited 13.15	41
FDR with Kisan Nagari Sahakari Bank 100.00 Equator Financial Services Limited 13.15	
Equator Financial Services Limited 13.15	ch 31, 20
Total 1134/5	100 13
/ +	113
And	

CIN: L74899DL1999PLC097993

Notes forming part of Financial Statements for the year ended March 31, 2022

TE 18 - REVENUE FROM OPERATIONS	(Rupees in lak	ths unless otherwise stated
	As at March 31, 2022	As at March 31, 2021
Sale of Services	149.00	115.50
Total	149.00	115.50
OTE 19 - OTHER INCOME		
Interest income	As at March 31, 2022 25.93	As at March 31, 2021 46.74
Excess provision written back	10.70	13.05
Other income	3.58	15,0.
Total	40.22	59,79
TE 20 - EMPLOYEE BENEFITS EXPENSE		
G-11	As at March 31, 2022	As at March 31, 2021
Salaries and wages	71.64	74.59
Contribution to provident fund and other funds	1.89	1.9

NOTE	21_	FINANCE	COSTS
NULL	41-	FINANCE	COSIS

Total

Staff welfare expenses

	As at March 31, 2022	As at March 31, 2021
Interest expense	16.50	17.42
Interest on delay payment of Taxes	1.23	6.90
Bank charges	0.08	0.11
Total	17.81	24.43

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2.40

75.93

1.18

77.69

TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

NOTE 22 - OTHER EXPENSES

	As at March 31, 2022	As at March 31, 2021
Power and fuel	3,40	2.64
Repair and maintenance	10.98	2.05
Travelling and conveyance	7.10	3.63
Printing, stationary and courier	0.09	0.07
Telephone and internet	1.47	0.26
Legal and professional	24.23	5.08
Insurance	•	0.04
Fee and filing	2.57	1.74
Auditors' remuneration		
- Audit fee	2.41	2.41
- others	1.10	1.10
Agricultural expenses	6.39	6.57
Rates and taxes	-	0,04
Miscellaneous expenses	16.20	6.72
•	75.93	32.35

NOTE 23 - EARNING PER SHARE

	As at March 31, 2022	As at March 31, 2021
Profit / (Loss) after tax as per statement of profit and loss	148.25	126.56
(Rs.)		
Weighted average number of Equity shares outstanding	389.94	129.98
(Nos.)		t
Earnings per share - basic / diluted (face value - Rs. 10 per	0.38	0.97
share) (Rs.)		٨

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ADDITIONAL NOTES TO THE FINANCIAL STATEMENTS:

Contingent Libility not provided for		Amount (Rs. in Lakhs)
Particulars	As at March 31, 2022	As at March 31, 2021
1) Income tax demand under Appeal	63.96	63,96
 Against loan availed by a group company and promoter directors on equitable mortgage of property of the company 	NIL.	490.72
3) Penalty levied by Adjudicating officer -SEBI (Please refer Note 37 below)	505.00	NIL

^{*}Loan availed by group company and promoter directors was fully repaid during the year

- 25 The Company has considered the possible effects that may arise out of the still unfolding COVID-19 pandemic on the carrying amounts of property, plant and equipment, investments, trade receivables, etc. For this purpose, the Company has considered internal and external sources of information up to the date of approval of the Financial Results. Based on the current estimates, the Company does not expect any significant impact on such carrying values. The impact of COVID-19 on the Company's financial results may differ from that estimated as at the date of approval of Financial Results.
- 26 The Management is of the opinion that as at the end of the reporting period, there are no indications of a material impairment in the value of property, plant and equipments. Hence, the need to provide for an impairment loss does not arise.
- 27 There is no separate reportable segment in accordance with the requirements of Accounting Standard 17 'Segment Reporting' issued by the Companies (Accounting Standard) Rules, 2006 in view of company's activities during the year are in one segment. The company is not operating in any of the geographical segment.
- 28 The company has not received any information from suppliers / creditors regarding their status under Micro, Small & Medium Enterprises development Act. 2006.
- 29 The company had provided its immovable property as equitable mortgage towards the term loan taken by the other associate company in which the company is holding shares more than 10% and the personal loan taken by its director. The necessary filing with regard to approval from Central Government and certain compliances according to the provisions of the Companies Act are pending. However, the terms and condition of said term/personal loan taken by the other associate company / founder directors, in view of the management, are not prejudicial to the interest of the company.
- 30 During the year ended 31 March 2015, a survey was conducted under Section 133A of the Income Tax Act, 1961 by the Income Tax Authorities in the Company's premises and certain documents were impounded. The Income Tax Authorities were pursuing for centralisation of the tax proceedings with another party. The company protested and The Hon'ble Supreme Court dismissed the petition of Income Tax Department. The documents so impounded are yet to be released by the Income Tax Department.
- 31 A Subsidiary company has entered into joint venture aggreement with M/s Cobra Instalaciones Y servicos S.A. a company incorporated under the law of spain to design, manufacture supply, Installation & commissioning of 2x60mva 132/33KV substation at Osoglo, Nigeria. The work at this project is yet to be commenced. The expenditure incurred to obtain such project has been accounted and kept under deferred expenses. There is no expenditure incurred during the year.
- 32 As per the provision of section 129 of the companies Act ,2013(the "Act"), Company is required to consolidate financial statements of its subsidiary companies and associate companies with its financial statements. Accordingly Company has consolidated the financial statement of all its subsidiary and associate companies, as per the provisions of accounting standards issued by Institute of Chartered Accountants of India.

(iii) Associated company not included in consolidation

Name of the company (a) Tarini Lifescience Limited

(b) B.soilmec India Private Limited

Share of Interest

33,40%

5.38%

33 (i) The list of subsidiary companies which are included in the consolidation and the company's holdings therein are as under:

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Name of Subsidiaries	Ownership in %
Subsidiaries through direct control	2020-21
(a) Venture Infrastructure Limited	68%
(b) Tarini Sugar & Distillaries Limited	64.57%

(ii) Associated company included in	n consolidation
Name of the company	Share of 1

Name of the company	Share of Interest
(a) Tarini Infrastructure Limited	34.99%

- 34 Pursuant to the Share Acquisition agreement between Hydro Power & Holding Experts GmbH (herein after referred as HPWE) 51% shares of HPWE was to acquire by the company and accordingly part payment of Euro 80,000 (equivalent to INR 59.16 Lakhs) has been made during the year 2014-15. Due to bad economic situation, shares has not been allotted against share application money and the said money stands as advance as on March 31, 2022
- 35 The accumulated losses of two subsidiaries have eroded its net worth as at March 31,2022. The management of the subsidiaries are confident of improvement in the company's future operations and the financial statement have been prepared on going concern basis. The company is of view that the investment in the company amounting to Rs.121.59 lakhs is a long-term investment and no provision for diminution in the value of investment is
- 36 During the month of October, 2017, The Enforcement Directorate has passed an order for provisional attachment of the farm house of the company for 180 days under The Prevention of Money Laundering Act, 2002. However, the matter is pending before Adjucating Authority of Enforcement Directorate. The Hon'ble High Court has stayed the provisional attachment order passed by Enforcement Directorate vide its order dated March 06, 2018.
- 37 The Securities Appellate Tribunal has dismissed the appeal of the Holding Company against the order dated March 29, 2019 passed under section 11 and 11B of The Securities and Exchange Board of India Act, 1992 by the Whole Time Member (WTM) of the SEBI and the order dated February 10, 2020 passed under section 15-I of The Securities and Exchange Board of India Act, 1992 by the Adjudicating officer. However, the Holding Company is in the process of filing an appeal against such order passed by The Securities Appellate Tribunal before the Hon'ble Supperior Court of India. The quantum of the alleged penalty against the Company is Rs. 505 Lakhs.

TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

39 Related Party Disclosures:

- (a) Key Management Personnel -
 - 1) V. Chandrashekhar Director,
 - 2) V. Anu Naidu Director

- 3) Amit Arora Company Secretary
- 4) Durga Prasad Chief Financial Officer

(b) Subsidiaries -

1) M/s Tarini Sugar & Distillaries Limited

- 2) M/s Venture Infrastructure Limited
- (c) Enterprises over which directors exercise significant influence / control
 - 1) M/s Tarini Infrastructure Limited.

- 5) M/s Venture Energy & Technology Limited.
- 2) M/s B.Soilmec India Private Limited. 3) M/s Tarini Humanitarian Demining and Rehabilition Works
- 6) M/s Tarini Life Scienses Limited 7) M/s Tarini Wilderness & Innovations Private Limited
- 4) M/s Tarini Overseas Mining and Operation Limited.

	(Rupees in lakhs unless	otherwise stated)
d) articulars	As at March 31,	As at March
		31, 2021
Maintainence Income		-
Tarini Infrastructre Limited	149.00	115.50
Interest Income	<u> </u>	
Tarini Sugars & Distilleries Limited	32.62	34.68
Venture Energy & Technologies Limited	8.77	8.49
B.Soilmec India Private Limited	7.50	24.82
Tarini Infrastructre Limited	2.80	8.40
Directors' Remuneration	}	
V. Anu Naidu	12.00	12.00
Unsecured Borrowing Repaid/(Loans and Advances received by	ack)	
V. Anu Naidu	11.01	25.20
V. Chandrashekhar	14.12	10.05
Tarini Lifesciences Limited	0.02	0.0123
Tarini Sugars & Distilleries Limited	(60.61)	(63.33)
Tarini Wildemess & Innovation Private Limited	1.41	10.0
(Unsecured borrowings received)/Loans and advances given		
B.Soilmec India Private Limited	69.27	(43.52)
Closing Balance at the year end.	·	
Receivable/(Payable)		
 Vakamulla Chandrashekhar	11.97	(21.09)
V. Anu Naidu	(59.90)	(13.74)
Tarini Infrastructure Limited current A/c	(377.13)	(378.05)
Tarini Infrastructure Limited Loan A/c	-	70,00
Venture Infrastructure Limited	169.72	169,42
B.Soilmec India Private Limited	238.55	229.83
Tarini Sugars & Distilleries Limited	611.01	638.99
Tarini Overseas Mining and Operations Limited.	(3.01)	(3.04)
Venture Energy & Technologies Limited	152.0052	142.20
Tarini Wilderness & Innovation Private Limited	3.27	1.86
Tarini Lifesciences Limited	(2.14)	(2.16)
Tarini Humanitarian Demining and Rehabilitation Works		0.16

- 40 In the opinion of the management, the current assets, loans and advances are approximate of the value stated if realized in the ordinary course of business. The provision for all known liabilities are adequate and not in excess of the amount reasonably necessary. These balances are subject to confirmation.
- 41 Expenditure and income in foreign currency: March 31, 2022 Nil (March 31, 2021 Nil). The Company does not have any unhedged foreign currency exposure as at the balance sheet date.
- 42 The Company, during the year, did not have any transaction which has not been recorded in the books of accounts that has been surrendered or disclosed as income during the year in the tax assessments under the Income Tax Act, 1961.
- 43 The Company, during the financial year, has not traded or invested in any crypto currency or virtual currency.

44 The Company is not required to incur any amount on account of Corporate Social Responsibility (CSR), as the average profit before tax during the preceding three financial years is below required amount.

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CIN: L74899DL1999PLC097993

45 Additional Regulatory information

- (i) All the title deeds of immovable properties are held in the name of the Company.
- (ii) The Company has not revalued its Property, Plant and Equipment,
- (iii) The Company has no capital work in progress during the year.
- (iv) The Company has no intangible assets under development during the year.
- (v) No proceedings have been initiated or pending against the Company for holding any benami property under Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.
- (vi) The company has borrowings from banks or financial institution on the basis of securities of current assets (i.e Book Debts); and any return/statement of such current assets filed by the company with the bank or financial institution are in agreement with the books of accounts
- (vii) The Company has not been declared a wilful defaulter by any bank or financial institution or other lender.
- (viii) The Company did not have any transaction with any company which was struck off under section 248 of the Companies Act, 2013 or section 560 of Companies Act, 1956.
- (ix) The Company did not have any charges or satisfaction yet to be registered with registrar of Companies except the satisfaction of charge for guarantee give

(x) The Company has complied with the number of layers prescribed under clause (87) of section 2 of the Act read with Companies (restriction of number

(xi) Analytical ratios

S, No.	Ratio	Numerator	Denominator	Year ended March 31, 2022	Year ended March 31, 2021	% Variance	Reason of Variance
(a)	Current Ratio	Current Assets	Current Liabilities	1.71	1.83	(6.58)	-
(b)	Debt Equity Ratio	Total Debt	Shareholder's Equity	0.30	0.27	11.95	-
(c)	Debt Service Coverage Ratio	Earnings available for Debt Service	Debt Serbice	0.04	0.08	(48.68)	-
(d)	Return on Equity Ratio	Net Profit after Tax less Preference Dividend	Average Shareholder's Equity	1.14	0.97	17.13	
(e)	Inventory Turnover Ratio	Sales	Average Inventory	NA	NA	-	
(f)	Trade Receivables Turnover Ratio	Net Credit Sales	Average Accounts Receivable	NA	NA	-	
(g)	Trade Payables Turnover Ratio	Net Credit Purchases	Average Trade Payables	NA	NA	-	
(h)	Net Capital Turnover Ratio	Net Sales	Average Working Capital	0.18	0.04	327.22	Decrease in working capital
(i)	Net Profit Ratio	Net Profit	Net sales	0.99	1.10	(9.20)	
(j)	Return on Capital Employed	Earning Before Interest and Taxes	Capital Employed	0.00	0.02	(76,07)	Decrease in consolidated profits
(k)	Return on Investment	Net Profit	Shareholder's Equity	0.09	0.08	15.58	

(xii) The Company, during the year, has not prepared any Scheme of Arrangements that has been approved by the Competent Authority in terms of sections 230 to 237 (Corporate Restructuring) of the Companies Act, 2013.

(xiii) The Company has neither advanced or loaned or invested nor received any funds (either borrowed funds or share premium or any other sources or kind of funds) to or from any other person(s) or entity(ies), including foreign entities (intermediaries) with the understanding (whether recorded in writing or otherwise) that the intermediary shall (i) directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Company (Ultimate Beneficiary), or (ii) provide any guarantee, security or the like to or on behalf of the ultimate beneficiary.

- 46 As per MCA notification dated 16.02.2015, companies whose shares are listed on SME exchange as referred to in Chapter XB of SEBI (ICDR) Regulation, 2009 are exempted from the compulsory requirement of adoption of IND-AS.
- 47 Figures pertaining to the subsidiary companies have been reclassified wherever necessary to bring them in line with the company's financial statements.

For M. MODI & ASSOCIATES

Chartered Accountants Firm Registration No. 319141E

Soural Modi Partner

Membership Number: 546137

Place: New Delhi Date: May 30, 2022 New Delhi

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and on behalf of the Board

V. Chandrashekhar Managing Director DIN 00073657

Company Secretary PAN-AROPA3338C V. Anu Naidu Director DR1-80073661

Durga Prasad Chief Financial Officer PAN-BCIPP7932F

ii) Salary escalation rate

ii) Mortality Table

b) Demographic Assumption
i) Retirement Age (Years)

iii) Ages (Withdrawal Rate (%))

Upto to 30 years

Above 44 Years

From 31 to 44 years

38 a) Employee Benefit Plan (Rupees in lakhs unless otherwise stated) Particulars For the year ended March 31, 2022 For the year ended March 31, 2021 Gratuity Earned leaves Gratuity Earned leaves Unfunded Unfunded Unfunded Unfunded 1. Change in the present value of obligation during the Present value of obligation as at the beginning of the year 14.09 0.96 13.09 2.01 Interest cost 1.05 0.93 Current service cost 1.33 1.96 Benefits paid Acturial (gain)/loss on obligation (1.05)(5.39)0.22 (1.89)Present value of obligation as at the end of the year 11.07 1.18 14.09 0.96 2. Net assets (liability) recognised in the balance sheet present value of Defined benefit obligation 11.07 1.18 14.04 0.96 Fair value of plan assets Net assets/(liabilities) (1.18)(0.96)(11.07)(14.04)Further classification Long-term provisions 11.07 1.18 11.07 1.18 Short-term provisions Other current liabilities Other current assets 3. Expense recognised in Profit and Loss account Current service cost 1.33 1.96 Interest cost 1.05 0.93 Net acturial (gain) loss recognised in the year (5.39)0.22 (1.93)(1.05)Reversal of gratuity taken on arithmetical basis Total expenses (3.01)0.22 0.95 (1.05)4. Assumption i) Discounted rate 7.08 7.08

5.50

60.00

3.00

2.00

1.00

IALM (2012-14)

5.50

60.00

3.00

2.00

1.00

IALM (2012-14)

c) The company makes contribution to Provident Fund, which are defined contribution plans, for qualifying employees. Under the schemes, the company is required to contribution a specified percentage of the payroll cost to fund the benefits. The Company recongnised Rs. 1,60,919/-(previous year Rs. 88,293/-) for provident fund contributions in the statement of profit and loss. The contribution payable to these plan by the company are at rates specified in the rules of the schemes.

b) In accordance with the payments of Gratuity Act, 1972 the company provides for the gratuity covering eligible employees. The liability on account of gratuity is covered on the basis of valuation of the liabilities by an independent actuary as at the year end.

TARINI INTERNATIONAL LIMITED CIN: L74899DL1999PLC097993

NOTE 10. PROPERTY, PLANT AND EQUIPMENT

		Gross carrying amount	ng amount			Depreciation	ation		Net carrying amount	Net carrying amount
Particulars	As at 01.04.2021	Additions	Deductions	As at 31.03.2022	As at 01.04.2021	For the year	On deductions	As at 31.03.2022	As at 31.03.2022 As at 31.03.2022 As at 31.03.2021	As at 31.03.2021
TANGIBLE ASSETS										
Land	396.81	•	,	396.81	1	í	•	•	396.81	396.81
Buildings	221.82			221.82	47.58	23.99	•	71.57	150.25	
Furniture and fixtures	0.93		•	0.93	0.90	ı	•	0.90	0.03	
Plant and Machinery	12.30	0.80	,	13.10	8.23	0.51	ı	8.75	4.35	
Office equipment	14.38	1,49	r	15.88	12.74	0.21	1	12.94	2.93	
Vehicles	68.02	9.75	•	77.76	60.63	3.36	ı	63.99	13.78	
Others (Computer)	9.70	•		9.70	9.60	•	1	9.60	0.10	
Livestock(Cow)	0.60	1	1	0.60	•	-	1	ı	0.60	0.60
Total Tangible Assets (A)	724.56	12.04	•	736.61	139.68	28.07	•	167.75	568.86	584.88
INTANGIBLE ASSETS Computer software	1.89	•	1	1.89	1.80		1	1.80	0.09	0.09
Total Intangible Assets (B)	1.89		•	1.89	1.80	•	-	1.80	0.09	0.09
Total (A+B)	726.46	12.04	•	738.50	141.48	28.07	•	169.55	568.95	584.98

		Gross carrying amount	g amount			Depreciation	ation		Net carrying amount	ng amount
Particulars	As at 01.04.2020	Additions	Deductions	As at 31.03.2021 As at 01.04.2020	As at 01.04.2020	For the year	On deductions	As at 31.03.2021	As at 31.03.2021	As at 31.03.2020
TANGIBLE ASSETS										
Land	396.81	ı		396,81	,	1			396.81	
Buildings	221.82		,	221.82	23.59	23.99	1	47.58	174.24	198.23
Furniture and fixtures	0.93	ħ		0.93	0.90	•	1	0.90	0.03	
Plant and Machinery	11.30	1.00		12.30	7.82	0.41	•	8.23	4.06	
Office equipment	13.35	1.03	,	14.38	12.65	0.08	1	12.74	1.65	
Vehicles	67.25	0.77		68.02	56.82	3.81	1	60.63	7.39	
Others (Computer)	9.70	1		9.70	9.60	·		9.60	0.10	
Livestock(Cow)	0.60		•	0.60	•	-	•	•	0.60	
Total Tangible Assets (A)	721.76	2.80	-	724.56	111.39	28.29	-	139.68	584,88	
INTANGIBLE ASSETS										
Computer software	1.89	•		1.89	1.80	•	,	1.80	0.09	0.09
Total Intangible Assets (B)	1.89	•	J	1.89	1.80	ı		1.80	0.09	0.09
Total (A+B)	100	2.80	•	726.46	113.19	28.29		141.48	584,98	610.47
i.	· · · · · · · · · · · · · · · · · · ·	-	>		>	· >				

STATEMENT PURSUANT TO FIRST PROVISO TO SUB-SECTION (3) OF SECTION 129 READ WITH RULE 5 OF COMPANIES ACCOUNT RULES, 2014 RELATING TO **SUBSIDIARY COMPANIES**

NAME OF THE SUBSIDIARY	VENTURE INFRASTRUCTURE LIMITED	TARINI SUGAR AND DISTILLARIES LIMITED
NUMBEROF SHARES HELD IN THE SUBSIDIRY COMPANY	680,000,Equity shares of Rs. 10 each, fully paid-up	535,900, Equity shares of Rs. 10 each, fully paid-up
PERCENTAGE OF HOLDING IN THE SUBSIDIARY COMPANY	68.00%	64.57%
FINANCIAL YEAR ENDED	March 31,2022	March 31,2022
REPORTING CURRENCY	Amount in Rs.	Amount in Rs.
SHARE CAPITAL	10,000,000	8,300,000
RESERVE & SURPLUS	(11,199,106)	(26,306,072)
TOTAL ASSETS	21,881,784	75,974,443
TOTAL LIABILITIES	21,881,784	75,974,443
INVESTMENT	-	11,315,147
TURNOVER (INCLUDING OTHER INCOME)	-	625,000
PROFIT BEFORE TAXATION	(81,955)	(3,710,134)
PROVISION FOR TAXATION	-	-
PROFIT AFTER TAXATION	(132,291)	(3,710,134)
PROPOSED DIVIDEND	-	-

Vakamulla Chandrashekhar

Managing Director

DIN 00073657

V. Anu Naidu

Whole Time Director Company Secretary

DIN 00073661

Durga Prasad

CFO

TARINI INTERNATIONAL LIMITED (CIN: L74899DL1999PLC097993)

Registered Office: D-2, 1st Floor, Amar Colony, Lajpat Nagar – IV, New Delhi - 110024

Email: <u>headoffice@tariniinfra.com</u> Website: <u>www.tariniinfra.com</u> Phone: 011-26479995/26285364, Fax: 011-26477996

ATTENDANCE SLIP 23rd ANNUAL GENERAL MEETING

Reg.Folio Held:				&Client	ID	No.	of	Shares
certify that Company. I Company at	i an here the i	n a reg eby rec Registe	istered ord m red Off	y presence fice of the C	er/Proxy for the at the 23 rd An Company at D-2, AM on Friday, the	nual General 1 st Floor, Ama	Meetir r Color	ng of the ny, Lajpat
Members Na	ame _.			<u> </u>				
Proxy(s) Na	me_					Members/Pro	xys S	ignature

Note: 1. please fill this attendance slip and hand it over at the entrance of the Hall.

- 2. Members/Proxy Holders/Authorised Representatives are requested to show their Photo ID Proof for attending the Meeting.
- 3. Authorized Representatives of Corporate members shall produce proper authorization issued in their favour.
- 4. Pursuant to the prohibition imposed vide section 118 of the Companies Act, 2013 read with secretarial standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India, no gifts/coupons shall be distributed at the Meeting.

FORM NO. MGT - 11

TARINI INTERNATIONAL LIMITED (CIN: L74899DL1999PLC097993)

Registered Office: D-2, 1st Floor, Amar Colony, Lajpat Nagar – IV, New Delhi - 110024 Email: headoffice@tariniinfra.com Website: www.tariniinfra.com Phone: 011-26479995/26285364, Fax: 011-26477996

PROXY FORM

Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(2) of the Companies (Management and Administration)Rules 2014

Name	of the member(s):							
-								
Regist	ered Address							
 Email	IDFolio No/Client ID	DPID						
I/We ,	being the member(s), holdingsha	res of the above						
	company, hereby appoint							
	NameAddressAddress							
	Signature							
	or failing him							
2.	NameAddressAddress							
	Signature							
	or failing him							
3.	NameAddressAddress							
	EmailSignature-							
	as my/our proxy to attend and vote(on a poll) for me/us and of the 23 rd Annual General Meeting of the Company, to be September, 2022 at 10.00 A.M at D-2, 1 st Floor, Amar Colony, New Delhi - 110024 and at any adjournment thereof in resolutions as are indicated below:	held on the 30 [™] Lajpat Nagar – IV,						
Resoli	ıtion No. 133							
	I this day of2022							
_	ure of Shareholder	Affix 1 Res.						
-	ure of Proxy Holder(s)	Revenue						
-	• • • •	Stamp						

Note: This form duly filled up, stamped and signed by the appointer or his attorney duly authorized in writing or if the appointer is a Body Corporate, under the seal or signed by an attorney duly authorized by it shall be deposited at the Registered Office of the Company along with the power of Attorney, if any under which the Proxy Form is signed, not less than 48 hours before.